

Thematic Compilation of General Assembly & Economic and Social Council Resolutions

Division of International Protection 5th edition December 2015

EXPLANATORY NOTE

The General Assembly and the Economic and Social Council have over the years adopted a number of resolutions which are of particular relevance to the work of UNHCR. This compilation contains a comprehensive selection of provisions relating to UNHCR (including its mandate), refugees and other persons of concern to UNHCR. The document includes General Assembly and Economic and Social Council resolutions from 1946 to December 2015.¹

The compilation is divided into 64 chapters, organized alphabetically, many of which are further divided into sections and sub-sections.² To facilitate searches of the document, systematic cross-references between different chapters, sections and sub-sections have been made. The table of contents provides an index to the document and indicates all cross-references in italics with underlining for chapter headings.

Each chapter, section or sub-section contains a narrative, briefly summarizing the provisions reproduced and a table containing the relevant provisions. The resolutions have been included by paragraph, with General Assembly resolutions preceding those of the Economic and Social Council. The left-hand column of the table gives the resolution number, paragraph number and date of adoption of the resolution. Both preambular and operative paragraphs have been included in the compilation. Preambular paragraphs are indicated by "PP" and operative paragraphs by "OP", and the number of the paragraph is also given in the left-hand column. Where several provisions of the same resolution are relevant to a particular topic, they have been included in the same row of the table. In cases where individual provisions are identical, the first entry has been fully reproduced and references to further resolutions are indicated below the first citation in the left hand column.

In the majority of cases, the full text of the paragraph is reproduced in the right-hand column of the table. However, where considered more useful, only the general subject of the provision has been included. In these cases, a sample provision has often been provided in order to give an example of the type of language which is used.

One of the chapters of the compilation relates to regional refugee issues and seeks to offer an account of the resolutions which relate to particular regions. In addition, at the end of the compilation, a list of country-specific resolutions has been produced in order to facilitate searches for material relating to a particular country.

Protection Policy and Legal Advice Section (PPLA) Division of International Protection UNHCR Geneva, December 2015

¹ Resolutions up to the 69th Session of the General Assembly and the 2013 Session of the Economic and Social Council are included.

² Any section or sub-section entitled "General" is always the first section or sub-section, and there are several other exceptions to the alphabetical listing, in order to make the sections follow each other logically.

TABLE OF CONTENTS

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
Explanatory Note		xv
Access to Persons In Need	of Protection	1
Admission of Refugees		4
Anniversaries of UNHCR ar	nd 1951 Convention	6
Assistance ³		10
1	I. Appeals for Assistance	11
	1.1 General Appeals 1.2 Country-Specific or Subject-Specific Appeals 1.3 General Assembly or ECOSOC Authorization of UNHCR Appeals	10 11 14
	1.4 General Assembly or ECOSOC Endorsement of Appeals	15
3 2 5	2. Evaluation of Assistance Needs 3. Implementation of Assistance 4. Local Population and Refugee Needs 5. Non-Discrimination in Provision of Assistance 6. Obstacles to Provision of Assistance 7. Types of Assistance	15 20 21 21 22 23
Asylum		25
	Asylum Migration Nexus Internally Displaced Persons and Asylum See Internally Displaced Persons: 2. Asylum and Internally Displaced Persons	25
	Observance of / Respect for Principle of Asylum Right to Seek Asylum	27 31
Asylum Procedures / Recei	ntion	32

³ See also <u>Capacity-Building</u>: 3. Assistance for Capacity-Building, <u>Development</u>: 2. Development-Oriented Assistance, <u>Emergency Situations</u>: 1. Assistance, <u>Host Countries</u>: 1. Aid to Host Countries, obilization of Assistance, <u>Voluntary Repatriation</u>: 2. Assistance to Countries of Origin & 3. Assistance to <u>Internally Displaced Persons</u>: 1. Assistance to Internally Displaced Persons, <u>Secretary General</u>: 3. Mo Returnees, <u>Women</u>: 1. Access to Assistance & Appeals for Assistance to Refugee Women

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
	Access to Procedures Manifestly Unfounded Claims Misuse of Asylum Procedures Refugee Status Determination	32 32 33 33
	5. Reception	35
Burden-Sharing ⁴		36
Camps ⁵		38
	Attacks on Camps Civilian and Humanitarian Character of Camps Conditions of Camps Locations of Camps Reduction of Camps Separation – See Separation	38 40 42 42 43 44
Capacity-Building		45
	General Assistance for Capacity-Building	45 47
	Specific Reference to Capacity- Building Appeals for Assistance to Receiving Countries	47 50
	3. Promotion of Refugee Law	51
Causes of Refugee Flows	5	54
	 General Preventive Action⁷ 	54 56
	2.1 General	56 60
Children and Adolescents	8	62
	1. Birth Registration	62 62 66 68 70 72 76
	Armed Conflict	80

⁴ See also <u>Host Countries</u>: 1. Aid to Host Countries
⁵ See also <u>Physical Security of Refugees</u> and <u>Recruitment</u>
⁶ See also <u>Durable Solutions</u>: Causes of Refugee Flows and Durable Solutions and <u>Human Rights and International Protection</u>: Causes of Refugee Flows and Preventive Action

See also <u>Early Warning</u>

See also <u>Internally Displaced Persons</u>: 4. Children, Women and Other Groups with Specific Needs, <u>Promotion of Awareness of Refugee Issues</u>: 3. Children, <u>Recruitment of Refugees</u>: 2. Child Soldiers

See also 4. Legal Framework

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
9	. Unaccompanied Minors	81
	9.1 Call for Action	81 83
	9.3 Education	84
	9.4 Exploitation and Recruitment	85
	9.5 Family Reunification	86
	9.6 Identification, Information and Tracing	89
	9.7 Policy on Unaccompanied Minors	91
	9.8 Role of UNHCR	92
	9.9 Special Protection Needs	95
Climate Change		98
Complementary (Subsidiary) Forms of Protection	99
Comprehensive and Region Approaches ¹⁰	al	100
Co-operation / Co-ordination	n between UNHCR and States	103
Co-operation / Co-ordination	n between UNHCR and Other Organizations ¹¹	110
	. Requests for and Welcome of Co-operation / Co-ordination	110 122
Declaration / Draft Conventi	on on Territorial Asylum	125
Detention		128
Development		131
	. Co-ordination with Development Agencies and Institutions Development-Oriented Assistance	131 135
	2.1 General 2.2 Country or Situation-Specific Appeals	135 139
3	. Durable Solutions and Development	141
	Impact of Refugee Flows on Development	142
	Integration of Refugee-Related Development Projects/Aid into National	
	Development Plans	146
	Prevention of Refugee Situations through Development	148 149
•		. 10
Disabled Refugees		152

¹⁰ See also <u>Durable Solutions</u>
11 See also <u>Non-Governmental Organizations</u>

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
Documentation		154
Durable Solutions		156
See also <u>Local Integration</u>	, <u>Resettlement, Voluntary Repatriation</u>	
	1. General	156
	Causes of Refugee Flows and Durable Solutions	160
	3. Concept of Durable Solutions	161
	Development and Durable Solutions	165
	See <u>Development</u> : 3. Durable Solutions and Development	
	5. Relationships Between Durable Solutions	165
	See Voluntary Repatriation: 8. Relationship to Other Durable Solutions	
	6. Requests to States to Find Durable Solutions	165
Early Warning		167
Early Walling		167
	1. Inter-Agency Co-ordination	167
	2. Multidisciplinary Nature of Early Warning	169
	3. Role of Human Rights Bodies and the UN High Commissioner for	
	Human Rights	169
	4. Role of Secretary-General and Secretariat	171
	5. Role of UNHCR	174
	6. Strengthening of Early Warning System	175
	7. Working Group on Early Warning	177
Elderly Refugees		178
Emergency Situations ¹²		180
5 ,		
	1. Assistance	180
	2. Co-ordination	181
	3. Leading Role of UNHCR	182
	4. Strengthening Response	183
Environment and Refuge	es	185
Executive Committee		189
	1 Enlargement	189
	1. Enlargement	
	Establishment Functions	193 194
	J. 1 UIIGIIOTIS	194
	3.1 General	194
	3.2 Advisory	196
	3.3 Budgetary	197
	3.4 Governing	198
	3.5 Policy-Making	199
	4. Conclusions on International Protection	200
	T. Conclusions on international Frotection	200

¹² See also <u>Capacity-Building</u>: 6. Strengthening Emergency Response

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
ţ	5. Organizational	203
	5.1 Observer Participation	203
	5.2 Procedure / Establishment of Sub-Committees	203
	5.03 Working Languages	204
6	6. Predecessors to ExCom: Advisory Committee and UNREF Executive Committee	204
Expulsion		207
Family Unity		211
	I. Family Reunification ¹³	211
2	2. Protection of the Family	212
	B. Requests to UNHCR ¹⁴	212
	Unaccompanied Minors and Family Reunification	213
	See <u>Children and Adolescents</u> : 8. Unaccompanied Minors: 8.4 Family Reunification	
Global Consultations / Age	nda for Protection	214
Groups with Special Needs		217
,	I. General	217
	2. Children and Adolescents - See Children and Adolescents	217
	3. Disabled – See Disabled Refugees	
	1. Elderly – See Elderly Refugees	
	5. Women – See Women	
Host Countries		219
•	I. General	219
2	2. Aid to Host Countries	223
Human Rights and Internat	ional Protection	226
•	General Causes of Refugee Flows and Preventive Action ¹⁵	226
2	2. Causes of Refugee Flows and Preventive Action ¹⁵	227
3	Co-operation / Co-ordination between Human Rights Bodies and UNHCR	232
2	Durable Solutions and Human Rights	237
	5. Early Warning, Information Sharing and Human Rights ¹⁶	238
	6. Internally Displaced Persons and Human Rights See Internally Displaced Persons: 7. Human Rights and Humanitarian	240
	Issues relating to Internally Displaced Persons	
7	7. Requests to States to Secure Human Rights	241
	3. Training of Staff	243
(9. Violations of Human Rights of Refugees	244

See also <u>Children and Adolescents</u>: 8. Unaccompanied Minors: 8.4 Family Reunification

See also <u>Children and Adolescents</u>: 8. Unaccompanied Minors: 8.4 Family Reunification

See also <u>Mass Influxes</u>: 5. Human Rights Violations and Mass Exoduses

See also <u>Early Warning</u>

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
Internally Displaced Persons	S	247
1.	Assistance to Internally Displaced Persons	247
	Asylum and Internally Displaced Persons	250
3.		251
4.		252
5.		253
6.	<u></u>	255
7.		
	Displaced Persons	260
8.	Information	261
9.		262
	D. Need for Assistance and Protection / Mechanism for Protection	266
11	1. Responsibility for Internally Displaced Persons	268
12	2. Role of Secretary-General	272
		274
13	3. Role of UN Agencies / Other Organizations	281
15	5. Role of UNHČR ¹⁹	285
International Humanitarian L	.aw	289
1.	Accession to International Humanitarian Law Instruments	289
	Appeals to respect Humanitarian Law	289
	Co-operation between UNHCR and International Humanitarian Law	
	Institutions	294
4.	Staff Security and International Humanitarian Law	294
	Training of Staff	296
International Protection ²⁰		298
	Challenges and Issues in Protection ²¹	298
	Concept of International Protection	301
	Importance of International Protection	302
4.	Principles of International Protection	304
	4.1 Conorol	304
	4.1 General4.2 Humanitarian Principles	307
	4.2 Humanitanan Finicipies	307
5.	Role of UNHCR	308
	Strengthening International Protection	309
	ization	313
3		
Legal Instruments relating to	Refugees ²²	315

¹⁷ See also 6. Guiding Principles on Internal Displacement
18 See also 4. Children, Women and Other Groups with Specific Needs, 6. Guiding Principles on Internal Displacement, 9. Legal Framework, 12. Requests to States and Others, 15. Role of UN Agencies / Other Organizations, 16. Role of UNHCR
19 See also 15. Role of UN Agencies / Other Organizations
20 See also Complementary (Subsidiary) Forms of Protection and Temporary Protection
21 See also Detention, Expulsion, Racism, Discrimination and Xenophobia, Refoulement, Rescue at Sea

and Stowaways

CHAPTER	SECTIONS & SUB-SECTIONS	NO.
	1. General	315
	2. Appeals for Accession	316
	3. Article 35 Responsibilities	317
	4. Drafting and Conception	318
	5. Implementation	321
	6. Importance of the 1951 Convention and the 1967 Protocol	325
	7. Observance of the 1951 Convention and the 1967 Protocol	329
	8. Other Legal Instruments	330
	9. Regional Instruments	332
	10. Role of UNHCR / ExCom	337
	11. Welcome of Accessions	338
Legal Status of Refugee	s	340
Local Integration ²³		342
Mass Influxes		347
	1. Call for Action	347
	2. Concern	349
	3 Farly Warning ²⁴	350
	Early Warning ²⁴ Impact on Host Countries ²⁵	351
	Human Rights Violations and Mass Exoduses	352
	See Human Rights and International Protection: 2. Cause of Refugee	302
	Flows and Preventive Action	
	6. Role of UNHCR	352
Non-Governmental Orga	anizations ²⁶	354
	Co-ordination between UNHCR and NGOs ²⁷	354
	Recognition of Role of NGOs	355
	3. Requests to NGOs	356
	·	330
Personnel: UN and Hum	anitarian	358
	1. Code of Conduct	358
	2. Detention of Personnel	358
	3. Female Staff	361
	4. Obligation to Staff to Observe National Laws and Regulations	361
	5. Security of Staff ²⁸	363
	5.1 Concern	363
	5.2 Condemnation of Attacks on Staff	364
	5.3 Convention on the Safety of United Nations and Associated Personnel	368
	5.4 Integration of Security Matters into Operational Planning	370
	5.7 integration of occurry matters into operational rialining	310

²²² See also <u>Capacity-Building</u>: 4. Promotion of Refugee Law, <u>Declaration / Draft Convention on Territorial Asylum, Refugees</u>: 1. Definition, <u>Stateless Persons</u>: 2. Legal Instruments

23 See also <u>Durable Solutions</u>

24 See also <u>Early Warning</u>

25 See also <u>Host Countries</u>: 2. Impact on Host Countries

26 See also <u>Personnel: UN and Humanitarian</u>

27 See also <u>Co-operation / Co-ordination between UNHCR and Other Organizations</u>

28 See also 5. Training of Staff and <u>Access to Persons in Need of Protection</u>

CHAPTER		PAGE NO.
	 5.5 International Humanitarian Law relevant to Security of Staff 5.6 Locally Recruited Personnel	371 372 373 374 376
	5.9.1 Protection of Staff	376 381
	5.10 Requests to UNHCR	385 385 386
6	6. Training of Staff ³⁰	389
Persons not in Need of Inte	ernational Protection	392
Physical Security of Refug	jees ³¹	393
	 Concern Condemnation Exploitation³² Requests to States Role of UNHCR 	393 396 399 400 403
Premises of the UN: Inviola	ability	405
2	ent ³³ 1. General	406 406 407 411
Promotion of Awareness of	of Refugee Issues	413
	1. General	413 414 415 416 416 418 418
Racism. Discrimination and	d Xenophobia	420

See also 4.4 Integration of Security Matters into Operational Planning and 5. Training

See also <u>Human Rights and International Protection</u>: 8. Training of Staff and <u>International Humanitarian Law</u>: 9. Training of Staff

See also <u>Camps</u>

See also <u>Personnel: UN and Humanitarian</u>: 1. Code of Conduct and <u>Women</u>: 8. Gender-Related

Violence

33 See also Refoulement

34 See also Racism, Discrimination and Xenophobia

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
Recruitment of Refugees .		422
	1. General	422 422
Refoulement ³⁵		425
	 Concern Condemnation Requests to States 	425 427 429
Refugee Convention – See	e Legal Instruments relating to Refugees	
Refugees		432
	 Definition	432 434 435
Refugee Status Determina	tion – See <u>Asylum Procedures</u> : 4. Refugee Status Determination	
Regional Refugee Issues ³⁶	S	437
	 Africa Asia Central America Commonwealth of Independent States 	437 442 444 445
Rescue at Sea		447
	1. General	447 448 449 450
Resettlement ³⁷		451
	Appeal to States / Appreciation of State Action	451 453
Responsibility for Refugee	es	458
	 Responsibility of Countries of Origin Responsibility of States in General Responsibility of General Assembly Responsibility of United Nations 	458 459 462 463

³⁵ See also <u>Non-Refoulement</u>
36 See also <u>List of Country-Specific Resolutions</u>
37 See also <u>Durable Solutions</u>

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
Secretary-General ³⁸		464
	1. Co-operation with UNHCR	464
	2. Good Offices	467
	3. Mobilization of Assistance	467
	4. Reporting Obligations	468
	4.1 Reporting to Economic and Social Council	468 470
	5. Requests to Secretary-General ³⁹	474
Self-Reliance ⁴⁰		480
Separation of Armed E	lements ⁴¹	482
Staff – See <u>Personnel: U</u>	JN and Humanitarian	
Stateless Persons		485
	1. General	485
	Legal Instruments	486
	2.1 Accessions	486
	2.2 Body on Statelessness	489
	2.3 Drafting	490
	3. Requests to States	493
	4. Role of UNHCR	496
Temporary Protection		500
UNHCR ⁴²		501
	1. Financing	501
	1.1 Ad Hoc Committee of the Whole	501
	1.2 Emergency Fund	502
	1.3 Financial Řules	503
	1.4 Sources of Funding	503
	1.5 UNREF ⁴³	507
	2. Humanitarian and Non-Political Character	509

³⁸ See also Internally Displaced Persons: Role of Secretary-General
39 See also 4. Reporting Obligations
40 See also Local Integration and Voluntary Repatriation
41 See also Camps
42 See also Relationship between UNHCR and ExCom / General Assembly and Secretary-General: 1.
Co-operation with UNHCR
43 See also Executive Committee: 5. Predecessors to ExCom: Advisory Committee & UNREF Executive

Committee

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
	3. Mandate: Personal Scope (Competence Ratione Personae)	510
	 3.1 Refugees and Asylum Seekers – See <u>Refugees</u> 3.2 Returnees – See <u>Voluntary Repatriation</u>: 3. Assistance to Returnees & 6. Monitoring of Returnees 3.3 Stateless Persons – See <u>Stateless Persons</u> 3.4 Internally Displaced Persons – See <u>Internally Displaced Persons</u> 	
	4. Mandate: Material Scope (Competence Ratione Materiae)	510
	 4.1 General	511
	4.5 Auxiliary Functions	517
	 4.5.1 Good Offices 4.5.2 Information and Research 4.5.3 Preventive Action – See <u>Causes of Refugee Flows</u>: 2. Preventive Action 	517 518
	4.6 Additional Functions ⁴⁴	520
	Organizational Matters Relations With The General Assembly And Excom	521 526
	6.1 General Assembly. 6.2 ExCom	526 528 531 532
	8.2 Reporting by UNHCR to Economic and Social Council	533 535
	9. Staff – See <u>Personnel: UN and Humanitarian</u>	535
Voluntary Repatriation ⁴⁵ .		538
	 General Assistance to Countries of Origin Assistance to Returnees Creation of Conditions Conducive to Voluntary Repatriation Former Colonies Monitoring of Returnees Prerequisites for Voluntary Repatriation Relationship to Other Durable Solutions Necessity of Other Durable Solutions Preference for Voluntary Repatriation 	538 542 544 547 553 553 554 554
	9. Requests to States ⁴⁶	560

⁴⁴ See also Internally Displaced Persons and Stateless Persons
45 See also Durable Solutions
46 See also 4. Creation of Conditions Conducive to Voluntary Repatriation

CHAPTER	SECTIONS & SUB-SECTIONS	PAGE NO.
•	10. Right to Return ⁴⁷	565 567 568
Vulnerable Groups – See <u>G</u>	Groups with Special Needs	
Women		574
	1. Access to Assistance 2. Appeals for Assistance to Refugee Women 3. Discrimination 4. Education and Training 5. Endorsement of UNHCR Policy 6. Exploitation 7. Gender-Related Persecution as Grounds for Refugee Status 8. Gender-Related Violence	574 574 575 576 576 576 578 580
	8.1 General	581 582 582
	9. Girl-Child	584
	11. Legal Framework 12. Need for Action 13. Participation 14. Promotion of Awareness 15. Requests to States and Others 16. Role of UN Agencies ⁴⁸ 17. Role of UNHCR	585 586 586 588 589 593
	17.1 General	593 596 597 598
	18. Role of Women in the Family	598 599

See also <u>Responsibility for Refugees</u>: 1. Responsibility of Countries of Origin See also 15. Requests to States and Others

ACCESS TO PERSONS IN NEED OF PROTECTION

The provisions reproduced below request States to ensure prompt, safe and unhindered access for UNHCR and other humanitarian personnel to persons in need of protection, or emphasize the importance of ensuring such access.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/169, OP12 23 Dec 1994	12. Calls, likewise, upon States and all parties to conflicts to take all possible necessary measures to ensure impartial, safe and timely humanitarian access to persons in need of protection and assistance;
49/174, PP11 23 Dec 1994	Bearing in mind the necessity of facilitating the work of humanitarian organizations, in particular the supply of food, medicine and health care to refugees, returnees and displaced persons, deploring acts of aggression against personnel of humanitarian organizations, particularly those that have led to the loss of life, and stressing the need to guarantee the safety of the personnel of those organizations,
50/152, OP13 21 Dec 1995	13. Reiterates that, the grant of asylum or refuge being a peaceful and humanitarian act, refugee camps and settlements must maintain their exclusively civilian and humanitarian character and all parties are obliged to abstain from any activity likely to undermine this, condemns all acts which pose a threat to the personal security of refugees and asylum-seekers, and also those that may endanger the safety and stability of States, calls upon States of refuge to take all necessary measures to ensure that the civilian and humanitarian character of refugee camps and settlements is maintained, and further calls upon States of refuge to take effective measures to prevent the infiltration of armed elements, to provide effective physical protection to refugees and asylum-seekers and to afford the Office of the High Commissioner and other appropriate humanitarian organizations prompt and unhindered access to them;
51/75, OP6 12 Dec 1996	6. <i>Emphasizes</i> the importance of ensuring access by the Office of the High Commissioner to asylum-seekers, refugees and other persons of effective manner, expresses deep concern at conditions in a number of countries or regions that seriously impede the delivery of humanitarian assistance and protection, and calls upon States to take all necessary measures to ensure such access and to ensure the security of staff engaged in humanitarian operations;
52/103, OP7 12 Dec 1997	7. Condemns all acts that pose a threat to the personal security of refugees and asylum-seekers, and calls upon States of refuge, in cooperation with

	international organizations where appropriate, to take all necessary measures to ensure that the civilian and humanitarian character of refugee camps and settlements is maintained, as well as to abstain from any activity likely to undermine this, <i>inter alia</i> , through effective measures to prevent the infiltration of armed elements, the identification and separation of any such armed elements from refugee populations, the settlement of refugees in secure locations and by affording to the Office of the High Commissioner and other appropriate humanitarian organizations prompt, unhindered and safe access to them;			
52/167, OP3, 16 Dec 1997 53/87, OP11 7 Dec 1998 54/192, OP3 17 Dec 1999	3. Calls upon all Governments and parties in complex humanitarian emergencies, in particular armed conflicts and post-conflict situations, in countries where humanitarian personnel are operating, in conformity with the relevant provisions of international law and national laws, to cooperate fully with the United Nations and other humanitarian agencies and organizations, and to ensure the safe and unhindered access of humanitarian personnel in order to allow them to perform efficiently their task of assisting the affected civilian population, including refugees and internally displaced persons;			
53/1/N, OP5 17 Dec 1998	5. Again urges the Governments of the region and all concerned parties to provide protection as well as safe and unhindered access for United Nations and other humanitarian personnel to the populations in need in all areas of the region, in accordance with international humanitarian law;			
53/125, OP9 12 Feb 1999 54/146, OP10 17 Dec 1999 55/74, OP11 12 Feb 2001 69/152, OP22 18 Dec 2014	9. <i>Urges</i> States to uphold the civilian and humanitarian character of refugee camps and settlements, <i>inter alia</i> , through effective measures to prevent the infiltration of armed elements, to identify and separate any such armed elements from refugee populations, to settle refugees in secure locations and to afford to the Office of the High Commissioner and other appropriate humanitarian organizations prompt, unhindered and safe access to asylumseekers, refugees and other persons of concern;			
54/180, OP14 17 Dec 1999	14. Calls upon States to ensure effective protection of, and assistance to, refugees and internally displaced persons, consistent with international law, inter alia, by respecting the principle of non refoulement, ensuring full, safe and unhindered access by humanitarian workers to displaced populations and ensuring the security and civilian and humanitarian nature of camps and settlements for refugees and internally displaced persons;			
55/175, OP4 19 Dec 2000	4. Calls upon all Governments and parties in complex humanitarian emergencies, in countries in which humanitarian personnel are operating, in conformity with the relevant provisions of international law and national laws, to cooperate fully with the United Nations and other humanitarian agencies and organizations and to ensure the safe and unhindered access of humanitarian personnel in order to allow them to perform efficiently their task of assisting the affected civilian population, including refugees and internally displaced persons;			

56/166, OP8 19 Dec 2001	8. Urges States to uphold the civilian and humanitarian character of refucamps and settlements, consistent with international law, inter alia, threeffective measures to prevent the infiltration of armed elements, to ideand separate any such armed elements from refugee populations, to serfugees at safe locations, where possible away from the border, are ensure prompt and unhindered access to them by humanitarian personn	
56/217, OP4 21 Dec 2001	4. Calls upon all Governments and parties in complex humanitarian emergencies, in particular in armed conflicts and in post-conflict situations, in countries in which humanitarian personnel are operating, in conformity with the relevant provisions of international law and national laws, to cooperate fully with the United Nations and other humanitarian agencies and organizations and to ensure the safe and unhindered access of humanitarian personnel in order to allow them to perform efficiently their task of assisting the affected civilian population, including refugees and internally displaced persons;	

ADMISSION OF REFUGEES

The provisions reproduced below welcome the admission of refugees, call on States to admit refugees, express concern at non-admission or welcome UNHCR measures to facilitate admission.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
428 (V), OP2 (c) 14 Dec 1950	 2. Calls upon governments to co-operate with the United Nations High Commissioner for Refugees in the performance of his functions concerning refugees falling under the competence of his Office, especially by: (c) Admitting refugees to their territories, not excluding those in the most destitute categories;
1388 (XIV), PP3 20 Nov 1959	Noting in particular the progress made, within the framework of the World Refugee Year, as regards the admission of additional numbers of refugees, including handicapped cases, to countries of resettlement, as well as the contribution to the Office of the High Commissioner of additional funds for international assistance to refugees,
2040 (XX), PP3 7 Dec 1965	Noting with satisfaction that the African States are showing a continuing interest in the problems of refugees by generously receiving refugees in a truly humanitarian spirit and by acceding in increasing numbers to the 1951 Convention relating to the Status of Refugees,
44/137, OP3 15 Dec 1989	3. Calls upon all States to refrain from measures that jeopardize the institution of asylum, in particular the return or expulsion of refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to continue to admit and receive refugees pending identification of their status and of appropriate solutions to their plight;
46/106, PP7 16 Dec 1991	Noting with concern that despite developments that offer hope for solutions to refugee problems, the number of refugees and displaced persons of concern to the Office of the High Commissioner has increased and their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental human rights,
47/105, PP6 16 Dec 1992	Noting with concern that the number of refugees and displaced persons of concern to the High Commissioner, as well as of other persons to whom her Office is asked to extend assistance and protection, has continued to

	increase and that their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental freedoms and human rights,			
48/116, PP10 20 Dec 1993 49/169, PP11 23 Dec 1994	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continue to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,			
50/152, PP6 21 Dec 1995	Distressed at the continued suffering of refugees, for whom a solution has yet to be found, and noting with deep concern that refugee protection continues to be jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,			
55/74, OP8 4 Dec 2000	8. Welcomes measures taken by the Office of the High Commissioner to make protection effective, recognizing that international protection is a dynamic and action-oriented function, carried out in cooperation with States and other partners, inter alia, to promote and facilitate the admission reception and treatment of refugees and to ensure protection-oriented solutions;			
56/137, OP6 19 Dec 2001 57/187, OP7 18 Dec 2002	6. Reiterates that international protection is a dynamic and action-oriented function, carried out in cooperation with States and other partners, inter alia, to promote and facilitate the admission, reception and treatment of refugees and to ensure durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups;			
66/133, OP19 19 Dec 2011 67/149, OP21 20 Dec 2012 68/141, OP24 18 Dec 2013 69/152, OP25 18 December 2014	19. <i>Emphasizes</i> that international protection of refugees is a dynamic and action-oriented function that is at the core of the mandate of the Office of the High Commissioner and that it includes, in cooperation with States and other partners, the promotion and facilitation of, inter alia, the admission, reception and treatment of refugees in accordance with internationally agreed standards and the ensuring of durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups and paying special attention to those with specific needs, and notes in this context that the delivery of international protection is a staff-intensive service that requires adequate staff with the appropriate expertise, especially at the field level;			

ANNIVERSARIES

The provisions reproduced below address the fortieth, fiftieth or sixtieth anniversary of UNHCR as well as the fiftieth and sixtieth anniversaries of the 1951 and the fiftieth anniversary of the 1961 Convention. The provisions welcome events planned on these occasions, including the Ministerial Meeting in 2001 and the intergovernmental ministerial event in 2011. The full text of the resolution dedicated to the fiftieth anniversary of UNHCR is reproduced.

Resolution / Paragraph Number & Date	Full Text			
GENERAL ASSEMBLY RESOLUTIONS				
45/140, OP2 14 Dec 1990	2. Recognizes the urgent need to put all issues related to refugees, asylum seekers and other migratory flows firmly on the international politica agenda, especially in view of the fortieth anniversary of the Office of the High Commissioner and the 1951 Convention relating to the Status of Refugees, and in this connection welcomes initiatives to promote furthe awareness of and support for the Office, including accessions to this instrument;			
55/74, PP4 12 Feb 2001	Expressing appreciation, in this year which marks the fiftieth anniversary the Office of the United Nations High Commissioner for Refugees, for the work accomplished since its establishment in responding to the protection and assistance needs of refugees and in promoting durable solutions to the plight, and commending States for their cooperation and support,			
55/74, OP4 12 Feb 2001	4. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees remain the foundation of the international refugee regime and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty States are now parties to one instrument or to both, welcomes the fact that an intergovernmental event involving those States is planned on the occasion of the fiftieth anniversary of the Convention, and encourages the Office of the High Commissioner and States to strengthen their efforts to promote broader accession to those instruments and their full implementation;			
55/76 4 Dec 2000	50th anniversary of the Office of UNHCR and World Refugee Day The General Assembly			
	1. Commends the Office of the United Nations High Commissioner for Refugees for its leadership and coordination of international action for refugees, and acknowledges the tireless efforts of the Office of the High Commissioner to provide international protection and assistance to refugees and other persons of concern and to promote durable solutions for their problems during the past fifty years;			
	50th anniversary of the Office of UNHCR and World Refugee Day The General Assembly 1. Commends the Office of the United Nations High Commissione Refugees for its leadership and coordination of international action refugees, and acknowledges the tireless efforts of the Office of the Commissioner to provide international protection and assistance to refu and other persons of concern and to promote durable solutions for			

	and associated personnel, the staff of the Office of the High Commissioner in the field, including local staff, who risk their lives in the performance of their duties;
	3. Reaffirms its support for the activities of the Office of the High Commissioner, in accordance with the relevant General Assembly resolutions, on behalf of returnees, stateless persons and internally displaced persons;
	4. Notes the crucial role of partnerships with Governments and international, regional and non-governmental organizations, as well as of the participation of refugees in decisions that affect their lives;
	5. Recognizes that, by virtue of its activities on behalf of refugees and other persons of concern, the Office of the High Commissioner also contributes to promoting the purposes and principles of the United Nations, in particular those related to peace, human rights and development;
	6. Notes that 2001 marks the fiftieth anniversary of the 1951 Convention relating to the Status of Refugees, which sets out the fundamental concepts for international refugee protection;
	7. Also notes that the Organization of African Unity has agreed that an international refugee day may coincide with Africa Refugee Day on 20 June;
	8. Decides that, as from 2001, 20 June will be celebrated as World Refugee Day.
55/77, OP9 4 Dec 2000	9. Notes the intergovernmental event planned in commemoration of the fiftieth anniversary of the adoption of the 1951 Convention relating to the Status of Refugees, in 2001, and encourages African States parties to the Convention to participate actively in the event;
56/135, PP6 & 7 19 Dec 2001	Welcoming also decision AHG/Dec.165 (XXXVII) on the fiftieth anniversary of the adoption of the 1951 Convention relating to the Status of Refugees adopted by the Assembly of Heads of State and Government of the Organization of African Unity at its thirty-seventh ordinary session, held at Lusaka from 9 to 11 July 2001,
	Noting that 2001 marks the fiftieth anniversary of the 1951 Convention relating to the Status of Refugees, 7 which, together with the 1967 Protocol thereto, as complemented by the Organization of African Unity Convention of 1969, remains the foundation of the international refugee protection regime in Africa,
56/137, OP2 19 Dec 2001	2. Welcomes the fiftieth anniversary of the 1951 Convention relating to the Status of Refugees, notes that the Convention and the 1967 Protocol thereto have continuously served as the cornerstone of the international refugee protection regime, and welcomes in this context the convening of a ministerial meeting of States parties as an expression of their collective commitment to full and effective implementation of the Convention and Protocol and the values they embody;
56/166, PP4 19 Dec 2001	Welcoming the fiftieth anniversary of the 1951 Convention relating to the Status of Refugees, and noting the continuing relevance of the provisions of the Convention to the situation of people in mass exoduses,

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57/183, PP6 18 Dec 2002	Welcoming also decision AHG/Dec.165 (XXXVII) on the fiftieth anniversary of the adoption of the 1951 Convention relating to the Status of Refugees adopted by the Assembly of Heads of State and Government of the Organization of African Unity at its thirty-seventh ordinary session, held at Lusaka from 9 to 11 July 2001,			
57/187, OP3 18 Dec 2002	3. Notes that the 1951 Convention relating to the Status of Refugees and the 1967 Protocol thereto have continuously served as the cornerstone of the international refugee protection regime, and welcomes in this context the Declaration adopted at the Ministerial Meeting of States Parties to the Convention and/or its Protocol, held at Geneva on 12 and 13 December 2001 to commemorate the fiftieth anniversary of the Convention, as an expression of their collective commitment to full and effective implementation of the Convention and Protocol and to the values they embody;			
65/194, PP3, OP6 21 Dec 2010	Expressing its appreciation, in the year which marks the sixtieth anniversary of the Office of the High Commissioner, for the leadership shown by the High Commissioner, commending the staff and implementing partners of the Office for the competent, courageous and dedicated manner in which they discharge their responsibilities, and underlining its strong condemnation of all forms of violence to which humanitarian personnel and United Nations and associated personnel are increasingly exposed;			
	6. Welcomes the initiative of the United Nations High Commissioner for Refugees to facilitate, in consultation with States, the convening of an intergovernmental event at the ministerial level on the occasion of the sixtieth anniversary of the 1951 Convention and the fiftieth anniversary of the 1961 Convention;			
66/133, OP2 19 Dec 2011	2. Welcomes the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness, and welcomes in this context the convening and facilitation by the United Nations High Commissioner for Refugees of an intergovernmental commemorative event at the ministerial level as a recognition by States of the importance of respecting and upholding the values and principles enshrined in those two instruments;			
66/135, PP15 19 Dec 2011	Welcoming the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness, and welcoming in this context the convening, by the Office of the High Commissioner, of an intergovernmental event at the ministerial level on 7 and 8 December 2011 to commemorate these anniversaries,			
67/149, OP3 20 Dec 2012	3. Acknowledges the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness in 2011, expresses appreciation for the convening and facilitation by the United Nations High Commissioner for Refugees of an intergovernmental ministerial event in recognition of the importance of respecting and upholding the values and principles enshrined in those two instruments, and welcomes the adoption at that meeting of a			

	ministerial communiqué, as well as the submission of pledges by one hundred and five States and three international organizations;
67/150, PP13 20 Dec 2012	Acknowledging the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness,5 in 2011, welcoming in this context the convening by the Office of the High Commissioner of an intergovernmental event at the ministerial level on 7 and 8 December 2011 in recognition of the importance of respecting and upholding the values and principles enshrined in those two instruments, and welcoming the adoption of a ministerial communiqué,6 as well as the submission of pledges by States and relevant efforts at the national level for their implementation,
68/141, OP5 18 Dec 2013 68/143, PP13 18 Dec 2013 69/154, PP13 18 Dec 2014	Welcomes the ongoing implementation, and encourages further implementation, of pledges made by States at the intergovernmental ministerial event held in 2011 to mark the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness;
69/152, OP8 18 Dec 2014	8. Welcomes recent accessions to the 1954 Convention relating to the Status of Stateless Persons6 and the 1961 Convention on the Reduction of Statelessness7 since the intergovernmental ministerial event marking the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness, as well as pledges to remove reservations to them, also welcomes the recent increase in the number of accessions to the two Conventions, and notes that 84 States are now parties to the 1954 Convention and 63 States are parties to the 1961 Convention, encourages States that have not done so to give consideration to acceding to those instruments, notes the work of the United Nations High Commissioner for Refugees in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;

ASSISTANCE⁴⁹

1. APPEALS FOR ASSISTANCE

1.1 GENERAL APPEALS

The provisions listed below appeal to States, United Nations agencies, international organizations and non-governmental organizations to provide assistance to refugees. Which of the above entities are addressed varies from provision to provision. There are minor differences in the language used in the appeal but the sample below is indicative of a typical provision.

Sample Text

"Calls upon all States to promote durable solutions and to contribute generously to the High Commissioner's humanitarian programmes in order to assist persons of concern to the High Commissioner in a spirit of international solidarity and burden-sharing." (39/140, OP10)

GENERAL ASSEMBLY RESOLUTIONS				
Resolution & Paragraph No.	Date		Resolution & Paragraph No.	Date
639 (VII), OP4	20 Dec 1952		43/117, OP19	8 Dec 1988
925 (X), OP3	25 Oct 1955		44/137, OP20	15 Dec 1989
1039 (XI), OP6	23 Jan 1957		45/140 A, OP21	14 Dec 1990
1284 (XIII), OP4	5 Dec 1958		46/106, OP17	16 Dec 1991
1388 (XIV), OP1(c)	20 Nov 1958		47/105, OP22	16 Dec 1992
1390 (XIV), OP1(b)	20 Nov 1959		48/116, OP23	20 Dec 1993
1499 (XV), PP5(c)	5 Dec 1960		49/169, OP24	23 Dec 1994
1502 (XV), OP2(d)	5 Dec 1960		50/152, OP24	21 Dec 1995
1673 (XVI), OP2(c)	18 Dec 1961		51/75, OP20	12 Dec 1996
1959 (XVIII), OP2(c)	12 Dec 1963		52/103, OP17	12 Dec 1997
2039 (XX), OP2(b)	7 Dec 1965		53/125, OP21	9 Dec 1998
2197 (XXI), OP3	16 Dec 1966		54/146, OP23	17 Dec 1999
2399 (XXIII), OP2(c)	6 Dec 1968		55/74, OP25	4 Dec 2000
2594 (XXIV), OP3	16 Dec 1969		56/137, OP11	19 Dec 2001
2650 (XXV), OP3(c)	20 Nov 1970		56/166, OP7	19 Dec 2001
2956 (XXVII), OP5(c)	12 Dec 1972		57/187, OP12	18 Dec 2002
3143 (XXVIII), OP4(c)	14 Dec 1973		58/149, OP26, 28 & 32	22 Dec 2003
3271 (XXIX), OP5(c)	10 Dec 1974		58/151, OP12	22 Dec 2003
31/35, OP5(c)	30 Nov 1976		59/170, OP11	20 Dec 2004
32/67, OP6	8 Dec 1977		59/172, OP11, 22 & 24	20 Dec 2004
34/60, OP5	29 Nov 1979		60/128, OP10, 11, 21 & 26	16 Dec 2005
35/41, OP11	25 Nov 1980		61/139, OP11, 12 & 26	18 Dec 2006
35/135, OP 2 & 4	11 Dec 1980		62/125, OP13, 14 & 28	18 Dec 2007
36/125, OP16	14 Dec 1981		63/149, OP13, 14 & 28	18 Dec 2008
37/195, OP13	18 Dec 1982		64/129, OP14, 15 & 29	18 Dec 2009

⁴⁹ See also <u>Capacity-Building</u>: 3. Assistance for Capacity-Building, <u>Development</u>: 2. Development-Oriented Assistance, <u>Emergency Situations</u>: 1. Assistance, <u>Host Countries</u>: 1. Aid to Host Countries, <u>Internally Displaced Persons</u>: 1. Assistance to Internally Displaced Persons, <u>Secretary General</u>: 3. Mobilization of Assistance, <u>Voluntary Repatriation</u>: 2. Assistance to Countries of Origin & 3. Assistance to Returnees, <u>Women</u>: 1. Access to Assistance & Appeals for Assistance to Refugee Women

38/121, OP10	16 Dec 1983	65/193, OP14, 15 & 29	21 Dec 2010	
39/140, OP10	14 Dec 1984	66/133, OP31 & 34	19 Dec 2011	
40/118, OP13	13 Dec 1985	66/135. OP14, 24 & 26	19 Dec 2011	
41/124, OP16	4 Dec 1986	67/149, OP36	20 Dec 2012	
42/109, OP15	7 Dec 1987	67/150, OP13	20 Dec 2012	
		68/141, OP37	18 Dec 2013	
		68/143, OP24 & 26	18 Dec 2013	
		69/152, OP39 & 41	18 Dec 2014	
		69/154, OP24 & 26	18 Dec 2014	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS				
589 (XX), OP2	29 July 1955			
686 (XXVI), B, OP1(a)	21 July 1958			

1.2 COUNTRY-SPECIFIC OR SUBJECT-SPECIFIC APPEALS⁵⁰

The provisions listed below appeal to States, United Nations agencies, international organizations and non-governmental organizations to provide assistance to a specific host country or region, to refugees of a specific origin, or for a particular purpose. The purpose of the appeal is indicated in the column of the table entitled "Subject of Appeal". Which of the above entities are addressed varies from provision to provision. There are minor differences in the language used in the appeal but the sample below is indicative of a typical country-specific appeal.

Sample Text

"Appeals to Member States, international organizations and voluntary agencies to render maximum material, financial and technical assistance to the Government of Somalia in its efforts to provide all necessary assistance to the refugees;" (38/188, OP4)

GENERAL ASSEMBLY RESOLUTIONS				
Resolution & Paragraph No.	oh Date Subject of Appeal			
1006 (ES-II), OP2	9 Nov 1956	Hungarian Refugees		
1129 (XI), OP3	21 Nov 1956	Hungarian Refugees		
1167 (XII), OP1	26 Nov 1957	Chinese Refugees in Hong Kong		
1671 (XVI), OP3	18 Dec 1961	Angolan Refugees in Congo		
1672 (XVI), OP1(c)	18 Dec 1961	Algerian Refugees in Morocco and Tunisia		
1784 (XVII), OP2	7 Dec 1962	Chinese Refugees in Hong Kong		
2040 (XX), OP2	7 Dec 1965	Africa		
2790 (XXVI),	6 Dec 1971	East Pakistan		
32/70, OP2	8 Dec 1977	Southern Africa		
32/119, OP5	16 Dec 1977	Student refugees in southern Africa		
35/42, OP8 & 9	25 Nov 1980	Assistance for International Conference on		
		Assistance to Refugees in Africa (ICARA)		
		Refugee women and developing, receiving		
35/135, OP3	11 Dec 1980	countries		

⁵⁰ See also <u>Capacities for Protection</u>: 3.2 Appeals for Assistance to Receiving Countries

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35/180, OP4	15 Dec 1980	Somalia
35/181, OP4	15 Dec 1980	Sudan Student refugees in southern Africa
35/184, OP6	15 Dec 1980	<u> </u>
36/124, OP4	14 Dec 1981	Africa
36/125, OP10	14 Dec 1981	Africa
36/153, OP4	16 Dec 1981	Somalia
36/158, OP4	16 Dec 1981	Sudan
36/161, OP1	16 Dec 1981	Ethiopia
36/170, OP6	16 Dec 1981	Southern Africa
37/173, OP5	17 Dec 1982	Sudan
37/174, OP4	17 Dec 1982	Somalia
37/175, OP3	17 Dec 1982	Ethiopia
37/176, OP5	17 Dec 1982	Djibouti
37/177, OP6	17 Dec 1982	Southern Africa
37/197, OP9	18 Dec 1982	Assistance for ICARA II
38/88, OP4	16 Dec 1983	Somalia
38/89, OP7	16 Dec 1983	Djibouti
38/90, OP6	16 Dec 1983	Sudan
38/91, OP3	16 Dec 1983	Ethiopia
38/95, OP6 & 7	16 Dec 1983	Southern Africa
38/103, OP2	16 Dec 1983	Assistance to address problem of mass
		exoduses
38/120, OP4	16 Dec 1983	Africa
38/213, OP4	20 Dec 1983	Djibouti
39/104, OP4	14 Dec 1984	Somalia
39/105, OP2	14 Dec 1984	Ethiopia
39/106, OP1 & 2	14 Dec 1984	Chad
39/107, OP8	14 Dec 1984	Djibouti
39/108, OP6	14 Dec 1984	Sudan
39/109, OP6	14 Dec 1984	Student refugees in southern Africa
40/117, OP7	13 Dec 1985	Support for ICARA II commitments
40/132, OP4	13 Dec 1985	Somalia
40/132, OP5	13 Dec 1985	Somalia
40/133, OP2	13 Dec 1985	Ethiopia
40/134, OP6	13 Dec 1985	Djibouti
40/135, OP7	13 Dec 1985	Sudan
40/136, OP2	13 Dec 1985	Chad
40/138, OP6	13 Dec 1985	Student refugees in southern Africa
41/122, OP7	4 Dec 1986	Support for ICARA II commitments
41/136, OP6	4 Dec 1986	Student refugees in southern Africa
41/137, OP5	4 Dec 1986	Djibouti
41/138, OP5	4 Dec 1986	Somalia
41/139, OP8	4 Dec 1986	Sudan
41/140, OP1 & 2	4 Dec 1986	Chad
41/141, OP2	4 Dec 1986	Ethiopia
42/106, OP5	7 Dec 1987	Assistance for International Conference on the
		Plight of Refugees, Returnees and Displaced
		Persons in Southern Africa
42/106, OP6	7 Dec 1987	Southern Africa
42/107, OP8	7 Dec 1987	Support for ICARA II commitments
42/110, OP4	7 Dec 1987	Central America
42/126, OP5	7 Dec 1987	Djibouti
42/127, OP3	7 Dec 1987	Somalia
42/128, OP1 & 2	7 Dec 1987	Chad
42/129, OP8	7 Dec 1987	Sudan
42/132, OP4	7 Dec 1987	Malawi
42/138, OP6	7 Dec 1987	Student refugees in southern Africa

42/139, OP2 7 I	Dec 1987	Ethiopia
	Nov 1988	Afghanistan
	Dec 1988	Southern Africa
· · · · · · · · · · · · · · · · · · ·	Dec 1988	Assistance for International Conference on
16, 116, 616	200 1000	Central American Refugees
43/118, OP6 8 I	Dec 1988	Central America
•	Dec 1988	Assistance for Conference on Indo-Chinese
,		Refugees
	Dec 1988	Sudan
,	Dec 1988	Djibouti
	Dec 1988	Chad
43/144, OP2 8 I	Dec 1988	Ethiopia
43/147, OP5 8 I	Dec 1988	Somalia
43/148, OP5 8 I	Dec 1988	Malawi
	Dec 1988	Student refugees in southern Africa
44/15, OP12 1 I	Nov 1989	Afghanistan
44/17, OP21 1 I	Nov 1989	Africa
44/22, OP12 16	6 Nov 1989	Kampuchea
	5 Dec 1989	Southern Africa
44/138, OP8 15	5 Dec 1989	Indo-Chinese Refugees
44/139, OP6 15	5 Dec 1989	Central America
44/149, OP5 15	5 Dec 1989	Malawi
44/150, OP5 15	5 Dec 1989	Djibouti
44/151, OP6 15	5 Dec 1989	Sudan
44/152, OP6 & 7	5 Dec 1989	Somalia
44/154, OP2 15	5 Dec 1989	Ethiopia
44/157, OP6 15	5 Dec 1989	Student refugees in southern Africa
45/137, OP4 14	1 Dec 1990	Southern Africa
45/139, OP3 14	1 Dec 1990	Liberia
45/141, OP11 14	1 Dec 1990	Central America
45/154, OP6 & 7	3 Dec 1990	Somalia
	3 Dec 1990	Chad
45/157, OP5 18	3 Dec 1990	Djibouti
45/159, OP5 18	3 Dec 1990	Malawi
45/160, OP6 18	3 Dec 1990	Sudan
45/161, OP2 18	3 Dec 1990	Ethiopia
45/171, OP7 18	3 Dec 1990	Student refugees in southern Africa
46/107, OP8 16	Dec 1991	Central America
46/108, OP6 16	6 Dec 1991	Africa
47/103, OP9 16	6 Dec 1992	Central America
	6 Dec 1992	Africa
48/114, OP2 20) Dec 1993	Azerbaijan
48/117, OP10 20	Dec 1993	Support for Conference on Central America
) Dec 1993	Africa
49/23, OP3 & 4	Dec 1994	Rwanda
	3 Dec 1994	Internally Displaced Persons
49/174, OP6, 9 & 10 23	3 Dec 1994	Africa
	Dec 1995	Africa
	Dec 1996	Commonwealth of Independent States (CIS)
	2 Dec 1996	Africa
-	2 Dec 1997	Africa
	Dec 1998	Africa
54/147, OP21 17	7 Dec 1999	Africa
55/77, OP27, 30 & 34 4 I	Dec 2000	Africa
	Dec 2001	Africa
57/113A, OP8 & 9	Dec 2002	Afghanistan

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57/113B, OP19, 20, 21 &		
22	6 Dec 2002	Afghanistan
57/183, PP15, OP9, 25, 27		
& 30	18 Dec 2002	Africa
67/150, OP23 & 25	20 Dec 2012	Community-based development, environment
		and infrastructure
69/152, OP26	18 Dec 2014	Food assistance
69/154, OP26	18 Dec 2014	Africa
EC	ONOMIC AND SOCIAL C	OUNCIL RESOLUTIONS
1655 (LII), OP4	1 June 1872	Sudan
1705 (LIII), OP1	27 July 1972	Sudan
1741 (LIV), OP4	4 May 1973	Sudan
1799 (LV), OP3	30 July 1973	Sudan
1978/39, OP1	1 Aug 1978	Horn of Africa
1978/55, OP6	2 Aug 1978	Student refugees in Southern Africa
1980/8, OP1	28 April 1980	Ethiopia
1980/9, OP1	28 April 1980	Somalia
1980/10, OP5 & 7	28 April 1980	Sudan
1980/11, OP1	28 April 1980	Djibouti
1980/45, OP3 & 4	23 July 1980	Sudan
1980/53, OP3	24 July 1980	Somalia
1980/54, OP3 & 4	24 July 1980	Ethiopia
1980/55, OP5	24 July 1980	Africa
1981/4, OP6	4 May 1981	Djibouti
1981/31, OP1	6 May 1981	Somalia
1981/32, OP2 & 4	6 May 1981	Ethiopia
1982/1, OP4	27 April 1982	Sudan
1982/2, OP1 & 2	27 April 1982	Ethiopia
1982/4, OP5	27 April 1982	Somalia
1982/25, OP2	4 May 1982	Kampuchean Refugees
1991/5, OP4	20 May 1991	Iraqi Refugees

1.3 GENERAL ASSEMBLY OR ECOSOC AUTHORIZATION OF UNHCR APPEALS

In the provisions reproduced below, the General Assembly or ECOSOC "authorizes" UNHCR to make an appeal for assistance. The appeals are either general or relate to a specific situation or project, and this is indicated in the column entitled "Subject of Appeal".

Sample Text

"Authorizes the High Commissioner, under paragraph 10 of the Statute of his Office, to issue an appeal for funds for the purpose of enabling emergency aid to be given to the most needy groups among refugees within his mandate;" [538 (V), B, OP1]

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject of Appeal

538 (VI), B, OP1	2 Feb 1952	General
832 (IX), OP3	21 Oct 1954	General
1129 (XI), OP4	21 Nov 1956	Hungary
1166 (XII), OP1(b)	26 Nov 1957	General
1166 (XII), OP6	26 Nov 1957	General
		Funds for Conference on draft Convention on
3456 (XXX), OP3	9 Dec 1975	Territorial Asylum
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
650 (XXIV), C, OP2	24 July 1957	General

1.4 GENERAL ASSEMBLY OR ECOSOC ENDORSEMENT OF APPEALS

In the provisions reproduced below, the General Assembly or ECOSOC "endorses" an appeal already made by UNHCR or the Government of the host country with regard to a specific situation.

Sample Text

"Endorses the appeals made by the Government of Chad concerning emergency assistance to the voluntary returnees and displaced persons in Chad" (41/140, OP1)

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
35/180, OP4	15 Dec 1980	Somalia
36/161, OP1	16 Dec 1981	Ethiopia
39/106, OP1	14 Dec 1984	Chad
40/136, OP1	13 Dec 1985	Chad
41/140, OP1	4 Dec 1986	Chad
42/128, OP1	7 Dec 1987	Chad
43/143, OP1	8 Dec 1988	Chad
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1980/9, OP1	28 April 1980	Somalia

2. EVALUATION OF ASSISTANCE NEEDS

A number of the provisions reproduced below request UNHCR to review the assistance needs in a certain country or region, sometimes in co-operation with the Secretary-General of the Organization of African Unity. Other provisions request UNHCR to send an inter-agency mission to the country, in co-operation with the UN Secretary-General in order to evaluate assistance needs. In some paragraphs, the country or region at issue is not clear and has therefore been included in brackets below the text.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
35/42, OP10 25 Nov 1980	10. Requests the High Commissioner, in close cooperation with the Secretary-General of the Organization of African Unity, to keep under constant review the situation of refugees in Africa in order to ensure maximum international assistance on a global basis;		
35/180, OP6 & 7 15 Dec 1980	6. Requests the Secretary-General, in co-operation with the High Commissioner, to dispatch a mission to Somalia to make a comprehensive review of the refugee situation in that country in the light of developments since the publication of the report of the interagency mission which visited Somalia in December 1979;		
	7. Further requests the Secretary-General, in co-operation with the High Commissioner, to arrange for the report of the review mission to be circulated as soon as it is published, so that the international community may have an updated report on the condition of the refugees in Somalia and an assessment of their over-all needs, including measures for strengthening the social and economic infrastructure of the country;		
36/124, OP8 14 Dec 1981	8. Requests the United Nations High Commissioner for Refugees, in close co-operation with the Secretary-General of the Organization of African Unity, to keep under constant review the situation of refugees in Africa in order to ensure maximum international assistance on a global basis;		
36/153, OP5 16 Dec 1981	5. Requests the Secretary-General, in co-operation with the United Nations High Commissioner for Refugees, to dispatch a mission to Somalia early in 1982 to make a comprehensive review of the over-all needs of the refugees, including those aspects relating to their settlement and rehabilitation;		
36/170, OP9 16 Dec 1981	9. Requests the Secretary-General, in co-operation with the High Commissioner, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1982, of the current status of programmes and to report to the General Assembly at its thirty-seventh session on the implementation of the present resolution.		
	(Student refugees in southern Africa)		
37/174, OP5 17 Dec 1982	5. Requests the United Nations High Commissioner for Refugees in consultation with the Secretary-General to make a comprehensive review of the over-all needs of the refugees, including those aspects relating to their settlement and rehabilitation;		
	(Somalia)		
37/176, OP6 17 Dec 1982	6. Requests the High Commissioner for Refugees, in co-operation with the Secretary-General, to send an interagency mission to Djibouti to evaluate the needs and the magnitude of the aid required to finance the relief and		

	rehabilitation programmes for the refugees, and to report to the Economic and Social Council at its second regular session in 1983 and to the General Assembly at its thirty-eighth session on the progress achieved in the implementation of the present resolution.
37/177, OP9 17 Dec 1982	9. Requests the Secretary-General, in co-operation with the High Commissioner, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1983, of the current status of the programmes and to report to the General Assembly at its thirty-eighth session on the implementation of the present resolution. (Student refugees in southern Africa)
38/88, OP7 16 Dec 1983	7. Requests the High Commissioner to make a further comprehensive review of the overall needs of the refugees, taking into account those aspects relating to their rehabilitation and settlement; (Somalia)
38/95, OP10 16 Dec 1983	10. Requests the High Commissioner, in co-operation with the Secretary-General, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1984, of the current status of the programmes and to report to the General Assembly at its thirty-ninth session on the implementation of the present resolution. (Student refugees in southern Africa)
39/109, OP10 14 Dec 1984	10. Requests the High Commissioner, in co-operation with the Secretary-General, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1985, of the current status of the programmes and to report to the General Assembly at its fortieth session on the implementation of the present resolution. (Student refugees in southern Africa)
39/139, OP7 14 Dec 1984	7. Requests the United Nations High Commissioner for Refugees to continue to keep the situation of refugees in Africa under constant review with a view to providing adequate humanitarian assistance for relief and expanded durable solutions;
40/117, OP5 13 Dec 1985 41/122, OP5 4 Dec 1986	5. Requests the United Nations High Commissioner for Refugees to continue to keep the situation of refugees in Africa under constant review so as to ensure that adequate assistance is available for care and maintenance and for bringing about durable solutions;
40/135, OP5 13 Dec 1985	5. Requests the Secretary-General, in view of the massive and increasing presence of the refugees, shrinking financial resources, drought and the serious economic situation in the country, to send, in co-operation and co-ordination with the High Commissioner and relevant specialized agencies, a high-level inter-agency mission to assess the needs and the magnitude of assistance required by the programmes for refugees in the Sudan, as well as the impact of the refugees on the economy and vital public services, with

	a view to preparing a comprehensive programme of assistance to be submitted to the international community;
40/138, OP10 13 Dec 1985	10. Requests the High Commissioner, in co-operation with the Secretary-General, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1986, of the current status of the programmes and to report to the General Assembly at its forty-first session on the implementation of the present resolution. (Student refugees in southern Africa)
41/136, OP10 4 Dec 1986	10. Requests the High Commissioner, in co-operation with the Secretary-General, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1987, of the current status of the programmes and to report to the General Assembly at its forty-second session on the implementation of the present resolution. (Student refugees in southern Africa)
41/138, OP6 4 Dec 1986	6. Requests the Secretary-General, in co-operation with the Office of the High Commissioner, the United Nations Development Programme and other relevant United Nations agencies, to dispatch a high-level inter-agency mission to Somalia to review existing refugee programmes, taking into account the country's extremely limited resources and the burden that the presence of the refugees places on its economy and vital public services, and to prepare a comprehensive programme of assistance, combining both refugee-related humanitarian and developmental needs, for eventual submission to the international community;
42/107, OP6 7 Dec 1987	6. Requests the High Commissioner to continue to keep the situation of refugees in Africa under constant review so as to ensure that adequate assistance is available for care and maintenance and for bringing about durable solutions;
42/138, OP10 7 Dec 1987	10. Requests the High Commissioner, in co-operation with the Secretary-General, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1988, of the current status of the programmes and to report to the General Assembly at its forty-third session on the implementation of the present resolution. (Student refugees in southern Africa)
43/149, OP10 8 Dec 1988	10. Requests the High Commissioner, in co-operation with the Secretary-General, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1989, of the current status of the programmes and to report to the General Assembly at its forty-fourth session on the implementation of the present resolution. (Student refugees in southern Africa)
44/157, OP10 15 Dec 1989	10. Requests the High Commissioner, in co-operation with the Secretary-General, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1990, of the

45/171, OP11 18 Dec 1990	current status of the programmes and to report to the General Assembly at its forty-fifth session on the implementation of the present resolution. (Student refugees in southern Africa) 11. Requests the High Commissioner, in co-operation with the Secretary-General, to continue to keep the matter under review, to apprise the Economic and Social Council, at its second regular session of 1991, of the current status of the programmes and to report to the General Assembly at its forty-sixth session on the implementation of the present resolution. (Student refugees in southern Africa)
	- CONOMIC AND SOCIAL COUNCIL RESOLUTIONS
1980/8, OP2 (a) 28 Apr 1980	2. Requests the Secretary-General, in co-operation with the United Nations High Commissioner for Refugees:
	(a) To send a multi-agency mission to Ethiopia to assess the extent of the problem as well as the magnitude of assistance required;
1980/10, OP8 28 Apr 1980	8. Requests the Secretary-General, in co-operation with the United Nations High Commissioner for Refugees, to send an interagency mission to the Sudan to assess the needs and the magnitude of assistance required for the financing of the programmes for the relief and settlement of refugees, and to report to the Economic and Social Council on this matter at its first regular session in 1981.
1980/11, OP4 28 Apr 1980	4. Requests the Secretary-General to send a United Nations interagency mission to Djibouti to assess the needs of the refugees;
1980/44, OP4 23 July 1980	4. Requests the United Nations High Commissioner for Refugees to continue to ensure that adequate assistance programmes are organized for the refugees, to keep the refugee situation in Djibouti under constant review and to maintain close contact with Member States and governmental and non-governmental organizations concerned, so as to mobilize the necessary assistance for the Government of Djibouti to enable it to cope effectively with the refugee situation;
1980/53, OP1 24 Jul 1980	1. Requests the Secretary-General, in co-operation with the United Nations High Commissioner for Refugees, to consider the necessity of dispatching a review mission to Somalia to assess current developments in the refugee situation, as a follow-up to the earlier report of the United Nations interagency mission;
1981/4, OP7 4 May 1981	7. Requests the Secretary-General, in collaboration with the United Nations High Commissioner for Refugees, to review the current refugee situation in Djibouti and to submit an updated report, including an assessment of the needs of the people affected by the severe floods in Djibouti, to the General Assembly at its thirty-sixth session;

1981/31, OP9 6 May 1981	9. Further requests the United Nations High Commissioner for Refugees to arrange for all pertinent changes and developments in the refugee situation in Somalia since the visit of the United Nations review mission in January 1981 to be brought to the attention of the General Assembly at its thirty-sixth session so that the report of the review mission can be updated;
1982/3, OP6 27 Apr 1982	6. Requests the Secretary-General, in co-operation with the United Nations High Commissioner for Refugees, to evaluate the needs and the scope of the assistance necessary to finance the relief and rehabilitation programmes for the refugees and to report to the General Assembly, at its thirty-seventh session, on the progress achieved in the implementation of the present resolution; (Djibouti)

3. IMPLEMENTATION OF ASSISTANCE

The provisions reproduced below stress the need for the participation of women in the implementation of assistance programmes and request Member States, UNHCR and other organizations to ensure such participation. Another provision urges the UN system to review protection and distribution mechanisms and recommends actions that protect against the misuse of humanitarian assistance.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
35/135, OP5 11 Dec 1980	5. <i>Urges</i> the High Commissioner to work with host country Governments to encourage the participation of women, including refugee women, in the administration of refugee assistance programmes, notably the provision of essential food, shelter and medical services in countries of asylum and to promote their participation in training and orientation programmes in countries of asylum and resettlement;	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1991/23, PP3 & OP6 30 May 1991	Stressing the potential of refugee and displaced women and the importance of ensuring their full participation when their needs are analysed and programmes are designed and implemented,	
	6. Urges Member States and the organizations concerned to ensure the full participation of refugee and displaced women in the process of assessing their own needs and in the planning and implementing of programmes;	

organizations to adopt and implement appropriate measures, including codes of conduct, for all personnel involved in humanitarian assistance activities, to review protection and distribution mechanisms, and to recommend actions that protect against sexual abuse and exploitation and the misuse of humanitarian assistance, and requests the Secretary-General to report back to the Council in this regard;
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4. LOCAL POPULATION AND REFUGEE NEEDS

The provision reproduced below recognizes that for the purposes of assistance, it may be impossible to separate the needs of the refugees and the local population.

Resolution / Paragraph Number & Date	Full Text		
GENERAL ASSEMBLY RESOLUTIONS			
1671 (XVI), PP3 18 Dec 1961	Recognizing that it is desirable to maintain unity of action in the further provision of assistance in an area where the needs of the refugees cannot, in practice, be separated from those of the local population,		
66/135, OP14 19 Dec 2011 67/150, OP13 20 Dec 2012 68/143, OP13 18 Dec 2013	13. Calls upon the international community, including States and the Office of the High Commissioner and other relevant United Nations organizations, within their respective mandates, to take concrete action to meet the protection and assistance needs of refugees, returnees and displaced persons and to contribute generously to projects and programmes aimed at alleviating their plight, facilitating durable solutions for refugees and displaced persons and supporting vulnerable local host communities;		

5. Non-Discrimination in Provision of Assistance

The provision reproduced below emphasizes that there should be no discrimination in the provision of assistance to Africa.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		

54/147, PP12 17 Dec 1999	Stressing that the provision of relief and assistance to African refugees by the international community should be on (an) equitable, non-discriminatory basis,
55/77, PP14 4 Dec 2000	busis,
56/135, PP16 19 Dec 2001	
57/183, PP19 18 Dec 2002	
58/149, PP21 22 Dec 2003	

6. OBSTACLES TO PROVISION OF ASSISTANCE

The provisions reproduced below express concern at the difficult conditions which impede the delivery of humanitarian assistance and call on States to ensure access for assistance.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
47/105, OP20 16 Dec 1992	20. Expresses deep concern at conditions, in a number of countries or regions, which seriously endanger the delivery of humanitarian assistance and the security of the staff of the High Commissioner and other relief workers, deplores the recent loss of lives among the staff involved in humanitarian operations, and calls upon States to take all necessary measures to ensure the safe and timely access for humanitarian assistance and the security of international and local staff undertaking humanitarian work in their countries;	
48/116, OP22 20 Dec 1993	22. Expresses deep concern at conditions in a number of countries and regions that seriously endanger the delivery of humanitarian assistance and the security of the staff of the High Commissioner and other relief workers, deplores the recent loss of lives among personnel involved in humanitarian operations, urges support for initiatives taken by the High Commissioner and within the General Assembly and the Security Council concerning the safety of United Nations and associated personnel, in particular the consideration of new measures to enhance the safety of such personnel, and calls upon States and all parties to conflicts to take all necessary measures to ensure safe and timely access for humanitarian assistance and the security of international and local staff undertaking humanitarian work in the countries concerned;	

51/75, OP6 12 Dec 1996	6. <i>Emphasizes</i> the importance of ensuring access by the Office of the High Commissioner to asylum-seekers, refugees and other persons of concern in order to enable it to carry out its protection functions in an effective manner, expresses deep concern at conditions in a number of countries or regions that seriously impede the delivery of humanitarian assistance and protection, and calls upon States to take all necessary measures to ensure such access and to ensure the security of staff engaged in humanitarian operations;
53/87, PP4 27 Jan 1999	Concerned by the increasingly difficult context in which humanitarian assistance takes place in some areas, in particular the continuous erosion, in many cases, of respect for the principles and rules of international humanitarian law,
66/135, OP15 19 Dec 2011 67/150, OP14 20 Dec 2012 68/143, OP14 18 Dec 2013 69/154, OP14 18 Dec 2014	Reaffirms the importance of timely and adequate assistance and protection for refugees, returnees and displaced persons, also reaffirms that assistance and protection are mutually reinforcing and that inadequate material assistance and food shortages undermine protection, notes the importance of a rights- and community-based approach in engaging constructively with individual refugees, returnees and displaced persons and their communities so as to achieve fair and equitable access to food and other forms of material assistance, and expresses concern in regard to situations in which minimum standards of assistance are not met, including those in which adequate needs assessments have yet to be undertaken;
69/152, OP26 18 Dec 2014	26. Expresses deep concern about the long-term impact of cuts in food rations on the health and well-being of refugees globally, particularly in Africa and the Middle East, and especially its impact on children, owing to insufficient funding and increased costs, and in this regard calls upon States to ensure sustained support for the Office of the High Commissioner and the World Food Programme, while looking to provide refugees with alternatives to food assistance, pending a durable solution;

7. Types of Assistance

The provisions reproduced below request various specific forms of assistance for the student refugees in southern Africa.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
31/126, OP3 16 Dec 1976	3. Requests the Secretary-General, as a matter of urgency, to consult with the Governments of Botswana, Lesotho and Swaziland and the liberation movements concerned with a view to taking immediate steps to organize and provide appropriate emergency financial and other forms of assistance

	for the care, subsistence and education of these refugee students;
32/70, OP2 8 Dec 1977	2. <i>Urges</i> Governments to contribute generously towards the programmes of the High Commissioner and to provide him with the necessary facilities required to assist the refugees in southern Africa, inter alia by providing opportunities for local settlement, education and vocational training;
32/119, OP5 16 Dec 1977	5. Urges all Governments, intergovernmental and non-governmental organizations and United Nations agencies to contribute generously towards the assistance programmes for these student refugees, both through financial support and by offering the necessary opportunities for their care and subsistence, education and vocational training;
33/164, OP7 20 Dec 1978	7. Requests the Secretary-General and the United Nations High Commissioner for Refugees to continue all efforts necessary for an effective programme of educational and other appropriate assistance for the South African student refugees in Botswana, Lesotho, Swaziland and Zambia;
35/184, PP8 15 Dec 1980	Recognizing the need to enable former student refugees from Zimbabwe to continue their education in neighbouring countries until alternative arrangements can be made for their education in their own country,

ASYLUM

1. **ASYLUM MIGRATION NEXUS**

The majority of the provisions reproduced below note the distinction between migrants and refugees. The first two General Assembly provisions, adopted in the early 1950s, request States to allow refugees to benefit from projects to promote migration.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
538 (VI), OP3 2 Feb 1952	3. <i>Appeals</i> to States interested in migration to give to refugees within the mandate of the High Commissioner every possible opportunity to participate in and benefit from projects to promote migration.	
639 (VII), OP5 20 Dec 1952	5. Reiterates its appeal to all governments, specialized agencies and other inter-governmental and non-governmental organizations interested in migration to give to refugees under the mandate of the High Commissioner every possible opportunity in and benefit from projects to promote migration, including such measures as will facilitate the transit, resettlement and employment of refugees in occupations suitable to their training and skills.	
45/140, OP15 14 Dec 1990	15. Endorses the conclusion on the note on international protection adopted by the Executive Committee of the Programme of the High Commissioner at its forty-first session, in which, in particular, the Executive Committee recognized the importance of human rights and humanitarian principles and recognized that the current size and characteristics of the refugee and asylum problem necessitate appropriate reassessment of international responses to the problem to date, with a view to developing comprehensive approaches to meet present realities, and at the same time noted the difference between refugees and persons seeking to migrate for economic and related reasons;	

61/137, OP21 19 Dec 2006 62/124, OP24 18 Dec 2007 63/148, OP24	21. Further notes the importance of States and the Office of the High Commissioner discussing and clarifying the role of the Office in mixed migratory flows, in order to better address protection needs in the context of mixed migratory flows, including by safeguarding access to asylum for those in need of international protection, and notes the readiness of the High Commissioner, consistent with his mandate, to assist States in fulfilling their protection responsibilities in this regard;
18 Dec 2008 64/127, OP29 18 Dec 2009	
65/194, OP30 21 Dec 2010	
66/133, OP28 19 Dec 2011	
67/149, OP31 20 Dec 2012	
68/141, OP29 18 Dec 2013 69/152, OP36 18 Dec 2014	34. Notes the importance of States and the Office of the High Commissioner discussing and clarifying the role of the Office in mixed migratory flows, in order to better address protection needs in the context of mixed migratory flows, bearing in mind the particular needs of vulnerable groups, especially women, children and persons with disabilities, including by safeguarding access to asylum for those in need of international protection, and also notes the readiness of the High Commissioner, consistent with his mandate, to assist States in fulfilling their protection responsibilities in this regard;
	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS
156 (VII), OP5 10 August 1948	5. Notes that the problem of refugees and displaced persons must be distinguished from the general question of migration as a special question which is to be settled separately in connexion with Genera Assembly resolution 136 (11);
1994/14, OP7 25 July 1994	7. Emphasizes that international efforts to prevent the smuggling of illegal migrants should not inhibit legal migration or freedom of travel, or undercut the protection provided by international law to refugees;
1995/10, OP7 24 July 1995	7. Reiterates that international efforts to prevent the smuggling of illegal migrants should not inhibit legal migration or freedom of travel, or undercut the protection provided by international law to refugees,

2. <u>INTERNALLY DISPLACED PERSONS AND ASYLUM</u>
(See <u>Internally Displaced Persons</u>: 2. Asylum and Internally Displaced Persons)

3. OBSERVANCE OF / RESPECT FOR PRINCIPLE OF ASYLUM

A number of the provisions reproduced below reaffirm the need for States to observe the principle of asylum, and call on States to uphold the institution of asylum. Other provisions call on States to refrain from measures that jeopardize the institution of asylum. One provision welcomes the "Conclusion on the civilian and humanitarian character of asylum."

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41, OP5(a) 25 Nov 1980	 5. Urges Governments to intensify their support for activities which the High Commissioner is carrying out in accordance with relevant resolutions of the General Assembly and the Economic and Social Council, especially by: (a) Facilitating his efforts in the field of international protection by observing the principle of asylum and non-refoulement relating to refugees;
36/125, OP5(a) 14 Dec 1981	5. Urges Governments to intensify their support for activities which the High Commissioner is carrying out in accordance with his mandate and relevant resolutions of the General Assembly and the Economic and Social Council, especially by:
	(a) Facilitating the High Commissioner's efforts in the field of international protection, in particular by scrupulously observing the principle of asylum and non-refoulement and by protecting asylum-seekers in situations of large-scale influx, as endorsed by the Executive Committee of the Programme of the High Commissioner at its thirty-second session;
37/195, OP2 18 Dec 1982 38/121, OP2 16 Dec 1983	2. Reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to co-operate fully with him to facilitate the effective exercise of this essential function, in particular by acceding to and fully implementing the relevant international and regional instruments and by scrupulously observing the principles of asylum and non-refoulement;
39/140, OP2 14 Dec 1984	2. Strongly reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to continue to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and fully implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;
40/118, OP2 13 Dec 1985 41/124, OP2 4 Dec 1986	2. Strongly reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to continue to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;

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42/109, OP1 7 Dec 1987 43/117, OP1 15 Dec 1989	1. Strongly reaffirms the fundamental nature of the function of the United Nations High Commissioner for Refugees to provide international protection and the need for Governments to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;
44/137, OP3 15 Dec 1989	3. Calls upon all States to refrain from measures that jeopardize the institution of asylum, in particular the return or expulsion of refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to continue to admit and receive refugees pending identification of their status and of appropriate solutions to their plight;
45/140 A, OP3 14 Dec 1990	3. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular returning or expelling refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to ensure proper determination procedures and to continue to give humane treatment and to grant asylum to refugees;
46/106, OP4 16 Dec 1991	4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees and asylum-seekers contrary to the fundamental prohibitions against these practices, and urges States to ensure fair and efficient determination procedures and to continue to give humane treatment and to grant asylum to refugees;
47/105, OP4 16 Dec 1992	4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees contrary to the fundamental prohibitions against these practices, and urges States to ensure fair and efficient determination procedures for asylum-seekers and to continue to give humane treatment and to grant asylum to refugees;
48/116, OP3 20 Dec 1993	3. Also calls upon all States to uphold asylum as an indispensable instrument for the international protection of refugees, and to respect scrupulously the fundamental principle of non-refoulement;
49/169, OP4 24 Feb 1995	4. Calls upon all States to uphold asylum as an indispensable instrument for the international protection of refugees, and to respect scrupulously the fundamental principle of non-refoulement;
50/149, OP7 21 Dec 1995	7. Expresses its concern regarding instances, in some parts of Africa, where the fundamental principle of asylum is jeopardized as a result of unlawful expulsion, refoulement, or other threats to life, physical security, dignity and well-being;
50/152, OP3 9 Feb 1996	3. Also calls upon all States to uphold asylum as an indispensable instrument for the protection of refugees, to ensure respect for the principles of refugee protection, including the fundamental principle of non-

	refoulement, as well as the humane treatment of asylum-seekers and refugees in accordance with internationally recognized human rights and humanitarian norms;
51/71, OP5	5. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion or refoulement, or the threat to life, physical security, integrity, dignity and the well-being of refugees;
51/75, OP3 & 5 12 Feb 1997	3. Reiterates that everyone, without distinction of any kind, has the right to seek and to enjoy in other countries asylum from persecution, and calls upon all States to uphold asylum as an indispensable instrument for the international protection of refugees and to respect scrupulously the fundamental principle of non-refoulement, which is not subject to derogation;
52/101, OP4 9 Feb 1998 53/126, OP5 9 Dec 1998	4. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;
52/103, OP5 9 Feb 1998	5. Reaffirms that everyone is entitled to the right to seek and enjoy in other countries asylum from persecution, and, as asylum is an indispensable instrument for the international protection of refugees, calls on all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international human rights and to humanitarian and refugee law;
53/125, OP5 12 Feb 1999	5. Reaffirms that, as set out in article 14 of the Declaration, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;
54/146, OP6 17 Dec 1999 55/74, OP6 4 Dec 2000	6. Reaffirms that, as set out in article 14 of the Universal Declaration of Human Rights, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;

54/147, OP11 17 Dec 1999 55/77, OP16 4 Dec 2000 56/135, OP14 29 Dec 2001 57/183, OP15 18 Dec 2002 58/149, OP16 22 Dec 2003	11. Expresses its concern about instances in which the fundamental principle of asylum is jeopardized by unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;
58/154, PP8 22 Dec 2003	Welcoming the convening, in Moscow from 20 to 23 November 2001, of the second meeting of experts within the framework of the Work Plan for the Thematic Issues, on the topic of asylum system development and treatment of asylum-seekers, as well as international efforts aimed at improving migration regulation and border management, with due regard for refugee protection matters, and encouraging all lead agencies to continue to implement the Work Plan,
66/135, OP17 & 18 19 Dec 2011 67/150, OP16 & 17 20 Dec 2012 68/143, OP16 & 17 18 Dec 2013 69/154, OP16 & 17 18 Dec 2014	17. Further reaffirms that host States have the primary responsibility to ensure the civilian and humanitarian character of asylum, calls upon States, in cooperation with international organizations, within their mandates, to take all measures necessary to ensure respect for the principles of refugee protection and, in particular, to ensure that the civilian and humanitarian nature of refugee camps is not compromised by the presence or the activities of armed elements or used for purposes that are incompatible with their civilian character, and encourages the High Commissioner to continue efforts, in consultation with States and other relevant actors, to ensure the civilian and humanitarian character of camps; 18. Condemns all acts that pose a threat to the personal security and wellbeing of refugees and asylum seekers, such as refoulement, unlawful expulsion and physical attacks, calls upon States of refuge, in cooperation with international organizations, where appropriate, to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum seekers, notes with interest that the High Commissioner has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue those efforts, in consultation with States and other relevant actors;

4. RIGHT TO SEEK ASYLUM

The provisions reproduced below reaffirm the right to seek and enjoy asylum from persecution, sometimes with a specific reference to Article 14 of the Universal Declaration of Human Rights.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
50/152, OP4 21 Dec 1995	4. Reaffirms that everyone, without distinction of any kind, is entitled to the right to seek and enjoy in other countries asylum from persecution;
51/75, OP3 12 Feb 1997	3. Reiterates that everyone, without distinction of any kind, has the right to seek and to enjoy in other countries asylum from persecution, and calls upon all States to uphold asylum as an indispensable instrument for the international protection of refugees and to respect scrupulously the fundamental principle of non-refoulement, which is not subject to derogation;
52/103, OP5 9 Feb 1998	5. Reaffirms that everyone is entitled to the right to seek and enjoy in other countries asylum from persecution, and, as asylum is an indispensable instrument for the international protection of refugees, calls on all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international human rights and to humanitarian and refugee law;
53/125, OP5 12 Feb 1999	5. Reaffirms that, as set out in article 14 of the Declaration, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;
54/146, OP6 17 Dec 1999 55/47, OP6 4 Dec 2000	6. Reaffirms that, as set out in article 14 of the Universal Declaration of Human Rights, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;

ASYLUM PROCEDURES / RECEPTION

1. Access to Procedures

The provisions reproduced below emphasize that asylum seekers should have access to fair and efficient refugee status determination procedures.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
48/116, OP4 20 Dec 1993 51/75, OP4 12 Dec 1996	4. <i>Urges</i> States to ensure access, consistent with relevant international and regional instruments, for all asylum-seekers to fair and efficient procedures for the determination of refugee status and the granting of asylum to eligible persons;
49/169, OP5 23 Dec 1994 50/152, OP5 21 Dec 1995	5. Reiterates the importance of ensuring access, for all persons seeking international protection, to fair and efficient procedures for the determination of refugee status or, as appropriate, to other mechanisms to ensure that persons in need of international protection are identified and granted such protection, while not diminishing the protection afforded to refugees under the terms of the 1951 Convention, the 1967 Protocol and relevant regional instruments;
52/132, PP13 12 Dec 1997	Recalling all relevant human rights standards, including the Universal Declaration of Human Rights, the principles of international protection for refugees and the general conclusions of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees on international protection, and that asylum applicants should have access to fair and expeditious status-determination procedures,

2. MANIFESTLY UNFOUNDED CLAIMS

The provision reproduced below urges States to deal expeditiously with manifestly unfounded claims.

Resolution / Paragraph Number & Date

GENERAL ASSEMBLY RESOLUTIONS	
44/137, OP4 15 Dec 1989	4. Urges all States to establish quick and effective procedures for determining refugee status and granting asylum in accordance with internationally accepted criteria and appropriate legal guarantees, in order to deal expeditiously with manifestly unfounded claims and to protect refugees and asylum-seekers from unjustified or unduly prolonged detention or stay in camps;

3. MISUSE OF ASYLUM PROCEDURES

The provisions reproduced below recognize that the misuse of asylum procedures has negative effects on the institution of asylum and on refugee protection.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
46/106, OP6 16 Dec 1991	6. Recognizes that growing misuse of asylum procedures could compromise the institution of asylum and the maintenance of fair and efficient refugee status determination procedures, and endorses the general conclusion on international protection, in particular in relation to refugee status determination, adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its forty-second session;
48/116, PP11 20 Dec 1993 49/169, PP12 23 Dec 1994 50/152, PP8 21 Dec 1995	Recognizing that, in certain regions, the misuse by individuals of asylum procedures jeopardizes the institution of asylum and adversely affects the prompt and effective protection of refugees,

4. REFUGEE STATUS DETERMINATION

The provisions reproduced below recognize the importance of fair and expeditious procedures for refugee status determination and call on States to establish such procedures. In some cases, the provision states that the reason for this request is, inter alia, to protect refugees and asylum-seekers from unjustified or unduly prolonged detention or stay in camps.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
41/124, OP8 4 Dec 1986	8. Recognizes the importance of fair and expeditious procedures for determining refugee status or granting asylum in order, inter alia, to protect refugees and asylum-seekers from unjustified or unduly prolonged detention or stay in camps, and urges States to establish such procedures;	
42/109, OP8 7 Dec 1987 43/117, OP10 8 Dec 1988	8. Recognizes the importance of fair and expeditious procedures for determining refugee status and/or granting asylum in order, inter alia, to protect refugees and asylum-seekers from unjustified or unduly prolonged detention or stay in camps, and urges States to establish such procedures;	
44/137, OP4 15 Dec 1989	4. Urges all States to establish quick and effective procedures for determining refugee status and granting asylum in accordance with internationally accepted criteria and appropriate legal guarantees, in order to deal expeditiously with manifestly unfounded claims and to protect refugees and asylum-seekers from unjustified or unduly prolonged detention or stay in camps;	
45/140 A, OP3 14 Dec 1990 46/106, OP4 16 Dec 1991 47/105, OP4 16 Dec 1992	3. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular returning or expelling refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to ensure proper determination procedures and to continue to give humane treatment and to grant asylum to refugees;	
48/116, OP4 20 Dec 1993 51/75, OP4 12 Dec 1996	4. Urges States to ensure access, consistent with relevant international and regional instruments, for all asylum-seekers to fair and efficient procedures for the determination of refugee status and the granting of asylum to eligible persons;	
49/169, OP5 23 Dec 1994 50/152, OP5 21 Dec 1995	5. Reiterates the importance of ensuring access, for all persons seeking international protection, to fair and efficient procedures for the determination of refugee status or, as appropriate, to other mechanisms to ensure that persons in need of international protection are identified and granted such protection, while not diminishing the protection afforded to refugees under the terms of the 1951 Convention, the 1967 Protocol and relevant regional instruments;	
52/132, PP13 12 Dec 1997	Recalling all relevant human rights standards, including the Universal Declaration of Human Rights, the principles of international protection for refugees and the general conclusions of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees on international protection, and that asylum applicants should have access to fair and expeditious status-determination procedures,	

5. RECEPTION

The provision reproduced welcomes the ExCom conclusion on "reception of asylum-seekers in the context of individual asylum systems."

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
57/187, OP2 & 7 18 Dec 2002	2. Welcomes the important work undertaken by the Office of the High Commissioner and its Executive Committee in the course of the year and notes in this context the conclusion on the civilian and humanitarian character of asylum, the conclusion on reception of asylum-seekers in the context of individual asylum systems and the progress achieved with respect to recognizing the important contribution of host developing countries; welcomes also the importance attached to cooperation with the New Partnership for Africa's Development; welcomes further the active engagement of the Office of the High Commissioner in the Inter-Agency Standing Committee Task Force on Protection from Sexual Exploitation and Abuse in Humanitarian Crises and the drafting of a policy on sexual exploitation, and encourages the Office of the High Commissioner to continue combating such practices; and welcomes the renewed efforts made by the Office of the High Commissioner to promote durable solutions for refugees; 7. Reiterates that international protection is a dynamic and action-oriented function, carried out in cooperation with States and other partners, inter alia, to promote and facilitate the admission, reception and treatment of refugees and to ensure durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups;

BURDEN SHARING51

The provisions listed below refer to burden-sharing, typically in the context of an appeal for assistance. Some provisions reaffirm the principle of burden-sharing and others include a general call on the international community to share the burden of assisting refugees.

Sample Text

"Urges the international community, in accordance with the principle of international solidarity and burden-sharing, to assist the above-mentioned countries in order to enable them to cope with the additional burden that care for refugees and asylum seekers represents;" (43/117, OP14)

GENERAL ASSEMBLY RESOLUTIONS				
Resolution & Paragraph No.	Date		Resolution & Paragraph No.	Date
62(e) (I)	15 Dec 1946		49/169, PP10	23 Dec 1994
136(II), PP6	17 Nov 1947		49/169, OP8	23 Dec 1994
832(IX), PP4	21 Oct 1954		49/169, OP24	23 Dec 1994
1167(XII), OP1	26 Nov 1957		50/152, OP24	21 Dec 1995
3454(XXX), PP5	9 Dec 1975		51/75, OP10	12 Dec 1996
32/67, PP6	8 Dec 1977		51/75, OP20	12 Dec 1996
34/60, PP8	29 Nov 1979		52/103, OP6	12 Dec 1997
35/41, OP3	25 Nov 1980		52/103, OP17	12 Dec 1997
35/42, PP8 & 9	25 Nov 1980		53/125, OP7	9 Dec 1998
35/184, PP3	15 Dec 1980		53/125, OP21	9 Dec 1998
36/125, OP3	14 Dec 1981		54/146, OP8	17 Dec 1999
37/195, OP12	18 Dec 1982		54/146, OP23	17 Dec 1999
38/120, PP6	16 Dec 1983		55/74, OP9	4 Dec 2000
38/121, OP5	16 Dec 1983		55/74, OP25	4 Dec 2000
39/139, PP6	14 Dec 1984		56/135, OP26	19 Dec 2001
39/140, PP6	14 Dec 1984		56/137, OP8	19 Dec 2001
40/117, PP9	13 Dec 1985		57/183, OP30	18 Dec 2001
40/118, OP10	13 Dec 1985		57/187, OP9	18 Dec 2001
41/112, PP10	4 Dec 1986		58/149, PP15 & 17 & OP25 & 32	22 Dec 2003
41/124, OP11	4 Dec 1986		58/151, OP7 & 9	22 Dec 2003
42/106, PP8	7 Dec 1987		58/153, OP8	22 Dec 2003
42/107, PP10	7 Dec 1987		58/154, OP4	22 Dec 2003
42/109, PP11	7 Dec 1989		59/170, OP2, 6, 7, & 9	20 Dec 2004
42/109, OP12	7 Dec 1989		59/172, OP11, 16, 21 & 24	20 Dec 2004
43/117, PP14	8 Dec 1988		60/128, OP12, 22, 24 & 25	16 Dec 2005
43/117, OP14	8 Dec 1988		60/129, OP8, 10 & 16	16 Dec 2005
44/137, PP12	15 Dec 1989		61/137, OP6, 9 & 24	19 Dec 2006
44/137, OP12	15 Dec 1989		61/139, OP13, 18, 22, 24 & 25	18 Dec 2006
44/137, OP18	15 Dec 1989		62/124, OP6, 27 & 28	18 Dec 2007
45/140, PP10	14 Dec 1990		62/125, OP15, 19, 24, 26 & 27	18 Dec 2007

⁵¹ See also <u>Host Countries</u>: 1. Aid to Host Countries

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45/140, PP11	14 Dec 1990	63/148, OP6, 27 & 28	18 Dec 2008
45/140, OP20	14 Dec 1990	63/149, OP15, 20, 24, 26 & 27	18 Dec 2008
46/106, PP10	16 Dec 1991	64/127, OP6 & 33	18 Dec 2009
46/106, OP9	16 Dec 1991	64/129, PP8 & OP16, 21, 25, 27 & 28	18 Dec 2009
46/106, OP17	16 Dec 1991	65/193, 16, 21, 25, 27 & 28	21 Dec 2010
47/105, PP10	16 Dec 1992	65/194, OP7 & 34	21 Dec 2010
47/105, OP23	16 Dec 1992	66/133, OP6, 31 & 33	19 Dec 2011
47/105, OP22	16 Dec 1992	66/135, OP16, 25 & 27	19 Dec 2011
48/116, OP9 & 23	20 Dec 1993	67/149, OP6 & 34	20 Dec 2012
		67/150, OP24 & 26	20 Dec 2012
		68/141, OP7, 37 & 39	18 Dec 2013
		68/143, OP24 & 26	18 Dec 2013
		69/152, OP4, 5, 7, 39 & 41	18 Dec 2014
		69/154, PP11, OP15, 24, 26 & 27	18 Dec 2014

CAMPS⁵²

1. ATTACKS ON CAMPS

The majority of the provisions reproduced below deplore attacks on refugee camps, and several provisions endorse the ExCom conclusions on military and armed attacks on refugee camps and settlements and call on States to observe these principles.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41, PP8 25 Nov 1980	Deploring, in particular, the instances of physical attacks on asylum seekers at sea and of military attacks on refugee camps in southern Africa,
36/125, PP10 & OP7 14 Dec 1981	Deploring, in particular, the instances of military attacks on refugee camps in southern Africa and elsewhere and physical attacks on asylum-seekers at sea,
	7. Notes with great concern the serious humanitarian problems resulting from armed attacks on refugee camps and settlements which are the concern of the United Nations High Commissioner for Refugees and the need for special measures to protect and ensure the safety of such refugees;
37/195, PP8 & OP3 18 Dec 1982	Deploring, in particular, the instances of military attacks on refugee camps in southern Africa and elsewhere,
	3. Deplores the continued serious violations of the basic rights of refugees and displaced persons of concern to the Office of the High Commissioner, in particular through military attacks on refugee camps and settlements in southern Africa and elsewhere, refoulement and arbitrary detention, and stresses the need to strengthen measures to protect them against such violations;
38/121, OP3 16 Dec 1983	3. Deplores all violations of the rights and safety of refugees and asylum-seekers, in particular through military or armed attacks against refugee camps and settlements, other forms of brutality and failure to rescue asylum-seekers in distress at sea;
39/140, OP3 14 Dec 1984	3. Condemns all violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated through military or armed attacks against refugee camps and settlements and other forms of brutality and by

⁵² See also Physical Security of Refugees and Recruitment

38

	the failure to rescue asylum-seekers in distress at sea;
40/118, OP3 13 Dec 1985	3. Condemns all violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of brutality and by the failure to rescue asylum-seekers in distress at sea;
41/124, OP4 4 Dec 1986	4. Condemns all violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of brutality and the failure to rescue asylum-seekers in distress at sea;
42/109, OP4 & 5 7 Dec 1987	4. Condemns all violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of violence;
	5. Endorses the conclusions on military and armed attacks on refugee camps and settlements adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-eighth session, and calls upon all States to observe these principles;
43/117, OP5 & 6 8 Dec 1988	5. Condemns all violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of violence;
	6. Endorses once again the conclusions on military and armed attacks on refugee camps and settlements adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-eighth session, and again calls upon all States to observe these principles;
44/137, OP6 15 Dec 1989	6. Condemns violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements, forced recruitment into armed forces and other forms of violence;
45/140, OP4 14 Dec 1990	4. Condemns violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks on refugee camps and settlements, forced recruitment into armed forces and other forms of violence, and reiterates the conclusions on military and armed attacks on refugee camps and settlements adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its thirty-eighth session;
46/106, OP5 16 Dec 1991	5. Condemns all violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and forced recruitment into armed forces;

2. CIVILIAN AND HUMANITARIAN CHARACTER OF CAMPS

The provisions reproduced below reiterate the civilian and humanitarian character of camps and request States to ensure that camps maintain this character, inter alia, through separation of armed elements from refugee populations.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
50/152, OP13 9 Feb 1996	13. Reiterates that, the grant of asylum or refuge being a peaceful and humanitarian act, refugee camps and settlements must maintain their exclusively civilian and humanitarian character and all parties are obliged to abstain from any activity likely to undermine this, condemns all acts which pose a threat to the personal security of refugees and asylum-seekers, and also those that may endanger the safety and stability of States, calls upon States of refuge to take all necessary measures to ensure that the civilian And humanitarian character of refugee camps and settlements is maintained, and further calls upon States of refuge to take effective measures to prevent the infiltration of armed elements, to provide effective physical protection to refugees and asylum-seekers and to afford the Office of the High Commissioner and other appropriate humanitarian organizations prompt and unhindered access to them;
52/103, OP7 9 Feb 1998	7. Condemns all acts that pose a threat to the personal security of refugees and asylum-seekers, and calls upon States of refuge, with international organizations where appropriate, to take all necessary measures to ensure that the civilian and humanitarian character of refugee camps and settlements is maintained, as well as to abstain from any activity likely to undermine this, inter alia, through effective measures to prevent the infiltration of armed elements, the identification and separation of any such armed elements from refugee populations, the settlement of refugees in secure locations and affording prompt, unhindered and safe access to them to the Office of the High Commissioner and other appropriate humanitarian organizations;
53/125, OP9 12 Feb 1999 54/146, OP10 17 Dec 1999 55/74, OP11 12 Feb 2001 68/141, OP21 18 Dec 2013 69/152, OP22 18 Dec 2014	9. <i>Urges</i> States to uphold the civilian and humanitarian character of refugee camps and settlements, <i>inter alia</i> , through effective measures to prevent the infiltration of armed elements, to identify and separate any such armed elements from refugee populations, to settle refugees in secure locations and to afford to the Office of the High Commissioner and other appropriate humanitarian organizations prompt, unhindered and safe access to asylum-seekers, refugees and other persons of concern;

53/126, PP3 & OP3 12 Feb 1999	Recognizing the need to improve the security of refugees and to maintain the civilian and humanitarian nature of refugee camps and settlements in accordance with international laws, in particular refugee instruments, as well as human rights instruments and humanitarian laws, 3. Calls upon all States and international organizations, within their mandates, to ensure that the civilian and humanitarian nature of refugee camps is not compromised by the presence or the activities of armed elements;
54/147, OP12 22 Feb 2000 55/77, OP17 16 Feb 2001 56/135, OP15 11 Feb 2002 57/183, OP16 18 Dec 2002	12. Calls upon States, in cooperation with international organizations, within their mandates, to take all necessary measures to ensure respect for the principles of refugee protection and, in particular, to ensure that the civilian and humanitarian nature of refugee camps is not compromised by the presence or the activities of armed elements;
54/180, OP14 24 Feb 2000	14. Calls upon States to ensure effective protection of, and assistance to, refugees and internally displaced persons, consistent with international law, inter alia, by respecting the principle of non refoulement, ensuring full, safe and unhindered access by humanitarian workers to displaced populations and ensuring the security and civilian and humanitarian nature of camps and settlements for refugees and internally displaced persons;
56/166, OP8 26 Feb 2002	8. Urges States to uphold the civilian and humanitarian character of refugee camps and settlements, consistent with international law, inter alia, through effective measures to prevent the infiltration of armed elements, to identify and separate any such armed elements from refugee populations, to settle refugees at safe locations, where possible away from the border, and to ensure prompt and unhindered access to them by humanitarian personnel;
58/149, OP17 22 Dec 2003 59/172, OP12 20 Dec 2004 60/128, OP13 16 Dec 2005	17. Reaffirms that host States have the primary responsibility to ensure the civilian and humanitarian character of asylum, and calls upon States, in cooperation with international organizations, within their mandates, to take all necessary measures to ensure respect for the principles of refugee protection and, in particular, to ensure that the civilian and humanitarian nature of refugee camps is not compromised by the presence or the activities of armed elements or used for purposes that are incompatible with their civilian character;
61/139, OP14 18 Dec 2006 62/125, OP16 18 Dec 2007 63/149, OP16 18 Dec 2008 64/129, OP17	14. Further reaffirms that host States have the primary responsibility to ensure the civilian and humanitarian character of asylum, and calls upon States, in cooperation with international organizations, within their mandates, to take all necessary measures to ensure respect for the principles of refugee protection and, in particular, to ensure that the civilian and humanitarian nature of refugee camps is not compromised by the presence or the activities of armed elements or used for purposes that are incompatible with their civilian character, and encourages the High Commissioner to continue efforts, in consultation with States and other relevant actors, to ensure the civilian and humanitarian character of camps;

18 Dec 2009	
65/193, OP17 21 Dec 2010	
66/135, OP17 19 Dec 2011	
67/150, OP16 20 Dec 2012	
68/143, OP16 18 Dec 2013	

3. CONDITIONS OF CAMPS

The provision reproduced below expresses grave concern about the deteriorating living conditions in many refugee camps in Africa.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
64/129, PP4 18 Dec 2009	Gravely concerned by the deteriorating conditions in some of the refugee camps in Africa,		
65/193, PP4 21 Dec 2010 66/135, PP6 19 Dec 2011 67/150, PP6 20 Dec 2012 68/143, PP6 18 Dec 2013 69/154, PP6 18 Dec 2014	Acknowledging the efforts of Member States, the United Nations High Commissioner for Refugees and other stakeholders in improving the situation of refugees, and expressing grave concern about the deteriorating living conditions in many refugee camps in Africa,		

4. LOCATION OF CAMPS

The provisions reproduced below call on States to settle refugees in secure locations.

Resolution / Paragraph	Full Text

Number & Date		
GENERAL ASSEMBLY RESOLUTIONS		
53/125, OP9 12 Feb 1999	9. <i>Urges</i> States to uphold the civilian and humanitarian character of refugee camps and settlements, <i>inter alia</i> , through effective measures to prevent the infiltration of armed elements, to identify and separate any such armed	
54/146, OP10 17 Dec 1999	elements from refugee populations, to settle refugees in secure locations and to afford to the Office of the High Commissioner and other appropriate humanitarian organizations prompt, unhindered and safe access to asylum-	
55/74, OP11 12 Feb 2001	seekers, refugees and other persons of concern;	
68/141, OP21 18 Dec 2013		
69/152, OP22 18 Dec 2014		
56/166, OP8 26 Feb 2002	8. Urges States to uphold the civilian and humanitarian character of refugee camps and settlements, consistent with international law, inter alia, through effective measures to prevent the infiltration of armed elements, to identify and separate any such armed elements from refugee populations, to settle refugees at safe locations, where possible away from the border, and to ensure prompt and unhindered access to them by humanitarian personnel;	

5. REDUCTION OF CAMPS

The provisions reproduced below emphasize the need to reduce the number of refugees living in camps.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
925 (X), OP2 25 Oct 1955	2. Notes with satisfaction that the United Nations Refugee Fund Executive Committee, in laying down the principles which are to govern the implementation of the programme for permanent solutions under General Assembly resolution 832 (IX), has directed that the main emphasis of the programme should be on the reduction of the number of refugees in camp	
1166 (XII), OP1(a) 26 Nov 1957	Approves the recommendations contained in Economic and Social Council resolution 650 (XXIV) of 24 July 1957, and accordingly: (a) Requests the United Nations High Commissioner for Refugees to intensify the United Nations Refugee Fund programme to the fullest extent possible in order to achieve permanent solutions for the maximum number.	

	of refugees remaining in camps, without losing sight of the need to cont to seek solutions for the problems of refugees outside camps	
1284(XIII), PP2 5 Dec 1958	Bearing in mind that a substantial international effort still needs to be made in order to achieve solutions for non-settled refugees, and in particular for those living in camps	

6. <u>SEPARATION</u> (See "Separation of Armed Elements")

CAPACITY-BUILDING

1. **GENERAL**

The provisions reproduced below note the need to strengthen the capacity of States to provide assistance and protection for refugees, returnees and displaced persons.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
50/152, OP9 21 Dec 1995 51/75, OP14 12 Dec 1996	9. Reiterates the relationship between safeguarding human rights and preventing refugee situations, recognizes that the effective promotion and protection of human rights and fundamental freedoms, including through institutions that sustain the rule of law, justice and accountability, are essential for States to address some of the causes of refugee movements and for States to fulfil their humanitarian responsibilities in reintegrating returning refugees and, in this connection, calls upon the Office of the United Nations High Commissioner for Refugees, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights;		
52/103, OP14 12 Dec 1997	14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned and in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and, in view of creating conditions furthering reconciliation and long-term development in countries of return, also urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;		
53/125, OP14 & 15 9 Dec 1998 54/146, OP15 & 16 17 Dec 1999	14. Acknowledges the desirability of comprehensive approaches by the international community, including comprehensive regional approaches, to the problems of refugees and displaced persons, and notes in this regard that capacity-building in countries of origin and countries of asylum can play an important role in addressing the root causes of refugee flows, in strengthening emergency preparedness and response and in providing effective protection and achieving durable solutions; 15. Urges States, in cooperation with the Office of the High Commissioner and other relevant organizations, to explore and support fully capacity-building initiatives as part of a comprehensive approach to addressing refugee issues, and to take necessary measures to promote sustainable		

	development and to ensure the success of capacity-building activities, including those which strengthen legal and judicial institutions, strengthen civil society and promote the observance of human rights, the rule of law and accountability, which enhance the capacity of States to fulfil their responsibilities in respect of persons of concern to the Office of the High Commissioner;	
55/74, OP18 4 Dec 2000	18. Acknowledges the desirability of comprehensive approaches by the international community, notably at the regional level, to the problems of refugees and displaced persons, and notes in this regard that capacity-building in countries of origin and countries of asylum can play an important role in addressing the root causes of refugee flows, strengthening emergency preparedness and response, promoting and building peace, and developing regional standards for the protection of refugees;	
56/135, PP13 19 Dec 2001	Convinced of the need to strengthen the capacity of States to provide assistance to and protection for refugees, returnees and displaced persons and of the need for the international community, within the context of burden-sharing, to increase its material, financial and technical assistance to countries affected by refugees, returnees and displaced persons,	
57/183, PP15 18 Dec 2002	Convinced of the need to strengthen the capacity of States to provide assistance to and protection for refugees, returnees and displaced persons and of the need for the international community, within the context of burden-sharing, to increase its material, financial and technical assistance to the countries affected by refugees, returnees and displaced persons, to simultaneously address the inadequacies of existing assistance arrangements and to support initiatives in this regard,	
58/154, PP11 & 12 22 Dec 2003	Noting with satisfaction the efforts of the Office of the United Nations High Commissioner for Refugees, the International Organization for Migration and the Organization for Security and Cooperation in Europe in developing strategies and practical tools for more effective capacity-building in countries of origin and enhancing programmes to address the needs of various categories of concern to the countries of the Commonwealth of Independent States,	
	Taking note of the positive results emanating from the implementation of the Programme of Action,	

59/172, OP11 20 Dec 2004	11. Also recognizes the need to strengthen the capacity of States to provide assistance to and protection for refugees, returnees and displaced persons, and calls upon the international community, in the context of burden- and responsibility sharing, to increase its material, financial and technical assistance in countries affected by refugees, returnees and displaced persons, to address simultaneously the inadequacies of existing assistance arrangements and to support initiatives in this regard;
64/127, OP11 18 Dec 2009	11. Encourages the Office of the High Commissioner to work in partnership and in full cooperation with relevant national authorities, United Nations
	offices and agencies, international and intergovernmental organizations,
65/194, OP12	regional organizations and non-governmental organizations to contribute to
21 Dec 2010	the continued development of humanitarian response capacities at all levels, and recalls the role of the Office as the cluster lead for protection, camp
66/133, OP11	coordination and management, and emergency shelter in complex
19 Dec 2011	emergencies;
67/149, OP11,	
20 Dec 2012	
68/141, OP13	
18 Dec 2013	
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2. ASSISTANCE FOR CAPACITY-BUILDING

2.1 SPECIFIC REFERENCE TO CAPACITY-BUILDING

A number of the provisions reproduced below recognize the need for the international community to strengthen the capacity of receiving countries.⁵³ Other provisions specifically call on States and/or UNHCR to provide assistance for capacity-building initiatives.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
35/42, PP9 25 Nov 1980	Recognizing the universal collective responsibility to share the urgent and overwhelming burden of the problem of African refugees through effective mobilization of resources to meet the urgent and long-term needs of the refugees and to strengthen the capacity of countries of asylum to provide adequately for the refugees while they remain in their countries, as well as to assist the countries of origin in the rehabilitation of genuine voluntary returnees,	
38/120, PP6	Recognizing the universal collective responsibility of sharing the urgent and	

53 Assistance to countries of origin is included under <u>Voluntary Repatriation:</u> 2. Assistance to Countries of Origin

47

16 Dec 1983 39/139, PP6 14 Dec 1984	overwhelming burden of the problem of African refugees through effective mobilization of resources to meet the urgent and long-term needs of the refugees and to strengthen the capacity of countries of asylum to provide adequately for the refugees while they remain in those countries, as well as to assist the countries of origin in the rehabilitation of voluntary returnees,
40/117, PP9 13 Dec 1985 41/122, PP10 4 Dec 1986 42/107, PP10 7 Dec 1987	Emphasizing the universal collective responsibility of sharing the urgent and overwhelming burden of the problem of African refugees through effective mobilization of additional resources to meet the urgent and long-term needs of the refugees and to strengthen the capacity of countries of asylum to provide adequately for the refugees while they remain in those countries, as well as to assist the countries of origin in rehabilitating voluntary returnees,
52/103, OP14 12 Dec 1997	14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned and in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and, in view of creating conditions furthering reconciliation and long-term development in countries of return, also urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
53/125, OP15 9 Dec 1998	15. Urges States, in cooperation with the Office of the High Commissioner and other relevant organizations, to explore and support fully capacity-building initiatives as part of a comprehensive approach to addressing refugee issues, and to take necessary measures to promote sustainable development and to ensure the success of capacity-building activities, including those which strengthen legal and judicial institutions, strengthen civil society and promote the observance of human rights, the rule of law and accountability, which enhance the capacity of States to fulfil their responsibilities in respect of persons of concern to the Office of the High Commissioner;
54/146, OP16 17 Dec 1999	16. <i>Urges</i> States, in cooperation with the Office of the High Commissioner and other relevant organizations, to explore and support fully capacity-building initiatives as part of a comprehensive approach to addressing refugee issues and to take necessary measures to promote sustainable development and to ensure the success of capacity-building activities, and reiterates that such initiatives may include those which strengthen legal and judicial institutions and civil society, those which promote the observance of human rights, the rule of law and accountability and those which enhance the capacity of States to fulfil their responsibilities with respect to persons of concern to the Office of the High Commissioner;
55/74, OP19 4 Dec 2000	19. <i>Urges</i> States, in cooperation with the Office of the High Commissioner and other relevant organizations, to explore and support fully capacity-building initiatives as part of a comprehensive approach to addressing

56/135, PP13 19 Dec 2001	refugee issues and to take necessary measures to promote sustainable development and to ensure the success of capacity-building activities, and reiterates that such initiatives may include those which strengthen legal and judicial institutions and civil society, those which promote services for refugees, the observance of human rights, the rule of law and accountability and those which enhance the capacity of States to fulfil their responsibilities with respect to persons under the mandate of the Office of the High Commissioner; Convinced of the need to strengthen the capacity of States to provide assistance to and protection for refugees, returnees and displaced persons and of the need for the international community, within the context of burdensharing, to increase its material, financial and technical assistance to
47/183, PP15 18 Dec 2002	Convinced of the need to strengthen the capacity of States to provide assistance to and protection for refugees, returnees and displaced persons and of the need for the international community, within the context of burdensharing, to increase its material, financial and technical assistance to the countries affected by refugees, returnees and displaced persons, to simultaneously address the inadequacies of existing assistance arrangements and to support initiatives in this regard,
58/149, OP22 22 Dec 2003 59/172, OP16 20 Dec 2004 60/128, OP17 16 Dec 2005 61/139, OP18 18 Dec 2006	22. Calls upon the Office of the High Commissioner, the international community and other concerned entities to intensify their support to African Governments through appropriate capacity-building activities, including training of relevant officers, disseminating information about refugee instruments and principles, providing financial, technical and advisory services to accelerate the enactment or amendment and implementation of legislation relating to refugees, strengthening emergency response and enhancing capacities for the coordination of humanitarian activities;
62/125, OP20 18 Dec 2007 63/149, OP20 18 Dec 2008 64/129, OP21 18 Dec 2009 65/193, OP21 21 Dec 2010 66/135, OP21 19 Dec 2011	20. Calls upon the Office of the High Commissioner, the international community and other concerned entities to intensify their support to African Governments through appropriate capacity-building activities, including training of relevant officers, disseminating information about refugee instruments and principles, providing financial, technical and advisory services to accelerate the enactment or amendment and implementation of legislation relating to refugees, strengthening emergency response and enhancing capacities for the coordination of humanitarian activities, in particular those Governments that have received large numbers of refugees and asylum-seekers;
20 Dec 2012 68/143, OP20 18 Dec 2013	

69/154, OP20 18 Dec 2014	
	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS
1980/55, OP5 24 July 1980	5. Appeals, meanwhile, to all Member States and appropriate United Nations organizations and programmes to provide the maximum financial and material assistance to refugees in Africa, as well as to the Governments of the countries of asylum, in order that the latter may strengthen their capacity to act as hosts to the refugees and to provide the necessary services for their care, rehabilitation and resettlement.

2.2 APPEALS FOR ASSISTANCE TO RECEIVING COUNTRIES

The provisions reproduced below appeal for assistance for countries receiving refugees, either in general or in relation to a specific situation or country. This is indicated in the column entitled "Subject of Appeal".

Sample Text

"10. Expresses deep appreciation for the valuable material and humanitarian response of receiving countries, in particular those developing countries that, despite limited resources, continue to admit,

on a permanent or temporary basis, large numbers of refugees and asylum-seekers, and, reaffirming the principle of international solidarity and burden-sharing, urges the international community to assist receiving countries in order to enable them to cope with the additional burden created by the presence of those refugees and asylum-seekers;" (40/118, OP10)

GENERAL ASSEMBLY RESOLUTIONS			
Resolution & Paragraph No.	Date	Subject of Appeal	
832 (IX), PP4	21 Oct 1954	General	
2197 (XXI), OP1(b)	16 Dec 1966	General	
33/164, PP6	20 Dec 1978	Student refugees in southern Africa	
35/135, OP3	11 Dec 1980	General	
35/180, OP9	15 Dec 1980	Somalia	
35/184, PP3	15 Dec 1980	Student refugees in southern Africa	
36/124, PP8	14 Dec 1981	Africa	
37/197, PP6	18 Dec 1982	Africa	
38/95, OP7	16 Dec 1983	Student refugees in southern Africa	
39/109, OP7	14 Dec 1984	II II	
39/140, OP6	14 Dec 1984	General	
40/118, OP10	13 Dec 1985	General	
40/138, OP7	13 Dec 1985	Student refugees in southern Africa	
41/124, OP11	4 Dec 1986	General	
41/136, OP7	4 Dec 1986	Student refugees in southern Africa	
42/107, PP8 & 10	7 Dec 1987	Africa	
42/109, PP11 & OP12	7 Dec 1987	General	

42/138, OP7	7 Dec 1987	Student refugees in southern Africa
43/117, PP14 & OP14	8 Dec 1988	General
43/118, OP6	8 Dec 1988	Central America
43/149, OP7	8 Dec 1988	Student refugees in southern Africa
44/17, OP21	1 Nov 1989	Africa
44/136, OP4	15 Dec 1989	Southern Africa
44/137, OP18	15 Dec 1989	General
44/139, OP9	15 Dec 1989	Central America
45/13, OP15	7 Nov 1990	Africa
45/140 A, OP20	14 Dec 1990	General
45/171, OP8	18 Dec 1990	Southern Africa
46/106, PP10 & OP17	16 Dec 1991	General
47/105, PP10 & OP22	16 Dec 1992	General
48/116, OP9	20 Dec 1993	General
49/24, OP3	2 Dec 1994	Rwandan Refugees
49/169, OP8	23 Dec 1994	General
49/174, PP9 & OP9	23 Dec 1994	Africa
50/149, OP21	21 Dec 1995	Africa
50/152, OP24	21 Dec 1995	General
51/71, OP20	12 Dec 1996	Africa
51/75, OP20	12 Dec 1996	General
52/101, OP20	12 Dec 1997	Africa
52/103, OP17	12 Dec 1997	General
52/132, OP5	12 Dec 1997	General
53/125, OP7 & 21	9 Dec 1998	General
54/146, OP8 & 23	17 Dec 1999	General
54/147, OP21	17 Dec 1999	Africa
55/74, OP9 & 25	4 Dec 2000	General
55/77, OP27	4 Dec 2000	Africa
56/135, OP23 & 26	19 Dec 2001	Africa
56/137, OP8	19 Dec 2001	General
56/166, OP6	19 Dec 2001	General
57/183, OP25 & 30	18 Dec 2001	Africa
57/187, OP9	18 Dec 2001	General
62/127, OP26	18 Dec 2007	General
63/148, OP26	18 Dec 2008	General
64/127, OP32	18 Dec 2009	General
65/194, OP33	21 Dec 2010	General
66/133, OP31	19 Dec 2011	General
67/149, OP34	20 Dec 2012	General
68/141, OP37	18 Dec 2013	General
68/143, OP13	18 Dec 2013	Africa
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1981/31, OP8	6 May 1981	Somalia

3. PROMOTION OF REFUGEE LAW

The provisions reproduced below recognize the need for promotion of refugee law, welcome UNHCR's efforts in that regard and call on UNHCR to intensify its promotional as well as training and capacity building activities.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
43/117, OP18 8 Dec 1988	18. Welcomes the various initiatives undertaken by the High Commissioner in regard to the promotion and dissemination of the principles of refugee law and protection and calls upon his Office, in co-operation with Governments, to intensify its activities in this area, bearing in mind the need, in particular, to develop practical applications of refugee law and principles and to continue to organize training courses for governmental and other officials involved in refugee activities;	
44/137, OP7 15 Dec 1989	7. Notes the accomplishments of the Office of the High Commissioner in the promotion and dissemination of refugee law, including, in particular, the organization of training courses on protection directed towards government and other concerned officials, and urges the Office to pursue its activities in this regard, making every effort to ensure that such protection training courses continue on a significant scale;	
46/106, OP3 16 Dec 1991	3. Recognizes also that the current size and complexity of the world refugee situation require vigorous promotion of existing protection principles, as well as full and open debate on new directions for protection and on further development of the law in this area, paying particular attention to the responsibilities of States to resolve refugee situations and, especially with respect to countries of origin, to address and try to eradicate causes of refugee flows;	
48/116, OP16 20 Dec 1993	16. Reaffirms the importance of promoting and disseminating refugee law and principles for the protection of refugees as well as of facilitating the prevention of and solutions to refugee problems, and encourages the High Commissioner to continue to strengthen the promotion and training activities of her Office, inter alia, through increased cooperation with bodies and organizations concerned with human rights and humanitarian law;	
50/149, OP10 21 Dec 1995 51/71, OP10 12 Dec 1996 52/101, OP10 12 Dec 1997 53/126, OP11 9 Dec 1998	10. Calls upon the Office of the United Nations High Commissioner for Refugees to intensify its protection activities by, inter alia, supporting the efforts of African Governments through appropriate training of relevant officers and other capacity-building activities, disseminating information about refugee instruments and principles and providing financial, technical and advisory services to accelerate the enactment or amendment and implementation of legislation relating to refugees;	
50/152, OP12 21 Dec 1995	12. Welcomes the Platform for Action adopted at the Fourth World Conference on Women, held at Beijing from 4 to 15 September 1995, particularly the strong commitment made by States in the Platform to refugee women and other displaced women in need of international	

	protection, and calls upon the United Nations High Commissioner for Refugees to support and promote efforts by States towards the development and implementation of criteria and guidelines on responses to persecution, including persecution through sexual violence or other gender-related persecution, specifically aimed at women for reasons enumerated in the 1951 Convention and 1967 Protocol, by sharing information on States' initiatives to develop such criteria and guidelines and by monitoring to ensure their fair and consistent application by the States concerned;
54/147, 0P15 17 Dec 1999 55/77, OP21 4 Dec 2000 56/135, OP18	15. Calls upon the Office of the High Commissioner, the international community and other concerned entities to intensify their support to African Governments through appropriate capacity-building activities, including training of relevant officers, disseminating information about refugee instruments and principles, providing financial, technical and advisory services to accelerate the enactment or amendment and implementation of legislation relating to refugees, strengthening emergency response and
19 Dec 2001 57/183, OP21 18 Dec 2002 66/135, OP21 19 Dec 2011	enhancing capacities for the coordination of humanitarian activities;
67/150, OP20 20 Dec 2012	
68/143, OP20 18 Dec 2013 69/154, OP20 18 Dec 2014	20. Calls upon the Office of the High Commissioner, the international community and other entities concerned to continue and, where appropriate, to intensify their support to African Governments through appropriate capacity building activities, including training of relevant officers, disseminating information about refugee instruments and principles, providing financial, technical and advisory services to accelerate the enactment or amendment and implementation of legislation relating to refugees, strengthening emergency response and enhancing capacities for the coordination of humanitarian activities, in particular those Governments that have received large numbers of refugees and asylum seekers;

CAUSES OF REFUGEE FLOWS54

1. **GENERAL**

The provisions reproduced below note various causes of refugee flows and recognize the need to address them.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
35/124, OP1 11 Dec 1980	1. Strongly condemns all policies and practices of oppressive and racist régimes as well as aggression, alien domination and foreign occupation, which are primarily responsible for the massive flows of refugees throughout the world and which result in inhuman suffering;	
36/148, PP5 16 Dec 1981	Reaffirming the strong condemnation of policies and practices of oppressive and racist regimes, as well as aggression, colonialism, apartheid, alien domination, foreign intervention and occupation which are among the root causes of new and massive flows of refugees throughout the world resulting in great human suffering,	
41/124, OP10 4 Dec 1986	10. Recognizes the importance of finding durable solutions to refugee problems and recognizes also that the search for durable solutions includes the need to address the causes of movements of refugees and asylum-seekers from their countries of origin, and takes note of the report of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees;	
42/109, OP9 7 Dec 1987	9. Recognizes the importance of achieving durable solutions to refugee problems and in particular the need to address in this process the causes that force refugees and asylum-seekers to flee their countries of origin, in the light of the report of the Group of Governmental Experts on International Cooperation to Avert New Flows of Refugees;	
43/117, OP11 8 Dec 1988	11. Recognizes the importance of achieving durable solutions to refugee problems and, in particular, the need to address in this process the root causes of refugee movements in order to avert new flows of refugees, taking into account the report of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees, and to facilitate the solution of existing problems;	

⁵⁴ See also <u>Durable Solutions</u>: Causes of Refugee Flows and Durable Solutions and <u>Human Rights and International Protection</u>: Causes of Refugee Flows and Preventive Action

44/137, OP11 15 Dec 1989 45/140, OP8 14 Dec 1990	11. Recognizes the importance of attaining durable solutions to refugee problems and, in particular, the need to address in this process the root causes of refugee movements in order to avert new flows of refugees and to facilitate the solution of existing problems;
51/71, OP2 12 Dec 1996	2. Notes with concern that the effects of political instability, internal strife, human rights violations and natural disasters such as drought have led to increased numbers of refugees and displaced persons in some countries of Africa;
54/167, PP5 17 Dec 1999	Deploring practices of forced displacement, in particular ethnic cleansing, and their negative consequences for the enjoyment of fundamental human rights by large groups of populations,
56/135, PP14, OP4, 9 & 10 19 Dec 2001 57/183, PP14, OP4, 9 & 10 18 Dec 2002	Recognizing also the need for States to address resolutely the root causes of forced displacement and to create conditions that facilitate durable solutions for refugees and displaced persons, and stressing in that regard the need for States to foster peace, stability and prosperity throughout the African continent to forestall large refugee flows, 4. Calls upon States and other parties to armed conflict to observe scrupulously the letter and the spirit of international humanitarian law, bearing in mind that armed conflict is one of the principal causes of forced displacement in Africa; 9. Notes the need for States to address the root causes of forced displacement in Africa, and calls upon African States, the international community and relevant United Nations organizations to take concrete action to meet the needs of refugees, returnees and displaced persons for protection and assistance and to contribute generously to national projects and programmes aimed at alleviating their plight; 10. Notes also the link, inter alia, between human rights violations, poverty, natural disasters and environmental degradation and population displacement, and calls for redoubled and concerted efforts by States, in collaboration with the African Union, to promote and protect human rights for all and to address those problems;
56/164, PP7 19 Dec 2001	Deploring practices of forced displacement and their negative consequences for the enjoyment of fundamental human rights by large groups of populations,

58/149, OP2, 4 & 11 22 Dec 2003	2. Notes with concern that the deteriorating socio-economic situation, compounded by political instability, internal strife, human rights violations and natural disasters, has led to increased numbers of refugees and displaced persons in some countries of Africa, and remains particularly concerned about the impact of large-scale refugee populations on the security, socio-economic situation and environment of countries of asylum;
	4. Calls upon States and other parties to armed conflict to observe scrupulously the letter and the spirit of international humanitarian law, bearing in mind that armed conflict is one of the principal causes of forced displacement in Africa;
	11. Also notes the link, inter alia, between human rights violations, poverty, natural disasters and environmental degradation and population displacement, and calls for redoubled and concerted efforts by States, in collaboration with the African Union, to promote and protect human rights for all and to address those problems;
59/172, OP9 20 Dec 2004	9. Notes with great concern that, despite all of the efforts made so far by the United Nations, the African Union and others, the situation of refugees and displaced persons in Africa remains precarious, calls upon States and other parties to armed conflict to observe scrupulously the letter and the spirit of international humanitarian law, bearing in mind that armed conflict is one of the principal causes of forced displacement in Africa, and welcomes in this regard the appointment by the African Union of its Special Representative on the protection of civilians in armed conflict;
69/152, PP3 18 Dec 2014	3. Expressing deep concern that the number of people who are forcibly displaced owing to conflict, persecution, violence and other reasons, including terrorism, has reached the highest level since the Second World War,
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1990/78, PP4 27 July 1990	Realizing the immense human suffering occasioned by the phenomenon of mass population movements resulting from conflict, natural and man-made disasters and war,

2. PREVENTIVE ACTION (See also Early Warning)

2.1 GENERAL

The provisions reproduced below emphasize the need to prevent the causes of refugee flows, discuss the work of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees, note the legal framework relating to preventive action and mention the establishment of regional mechanisms for conflict prevention.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
35/124, PP11, OP2 & 3 11 Dec 1980	Convinced, therefore, that the United Nations is called upon to consider, in addition to humanitarian and social relief, suitable means to avert new flows of refugees,	
	2. Invites all Member States to convey to the Secretary-General their comments and suggestions on international co-operation to avert new flows of refugees and to facilitate the return of those refugees who wish to return;	
36/148, PP7, 10 & OP5 16 Dec 1981	Reaffirming the inviolability of the provisions of the Charter of the United Nations and the Universal Declaration of Human Rights and of other existing international instruments, norms and principles relevant, inter alia, to responsibilities of States with regard to averting new massive flows of refugees, as well as to the status and the protection of refugees, and also reaffirming the framework of competences of existing international Organizations and institutions,	
	Convinced that averting new massive flows of refugees is, therefore, a matter of urgent concern for the international community as a whole,	
	5. Requests the Group of Governmental Experts on International Cooperation to Avert New Flows of Refugees, in the light of the existing relevant international instruments, norms and principles and with due regard to the rights mentioned in paragraph 3 above to undertake as soon as possible, in order to improve international co-operation to avert new massive flows of refugees, a comprehensive review of the problem in all its aspects, with a view to developing recommendations on appropriate means of international co-operation in this field, having due regard to the principle of non-intervention in the internal affairs of sovereign States;	
41/70, OP3 & 4 3 Dec 1986	3. Calls upon Member States to respect, for the purpose of improving international co-operation to avert new massive flows of refugees, the recommendations and, in particular, to comply with those contained in paragraphs 66, 67 and 69 of the report;	
	4. Urges the main organs of the United Nations to make fuller use of their respective competences under the Charter of the United Nations for the prevention of new massive flows of refugees, as envisaged in paragraph 68 of the report;	
42/144, OP2 7 Dec 1987	2. Recalls the recommendation of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees that the principal organs of the United Nations should make fuller use of their respective competencies under the Charter for the prevention of new massive flows of refugees and displaced persons;	
51/75, OP10 12 Dec 1996	10. Underlines the interrelationship between protection and solutions, as well as the desirability of prevention, including through respect for human rights and the implementation of relevant instruments and standards, and	

	emphasizes the responsibility of States to resolve refugee situations and to ensure conditions that do not compel people to flee in fear, to uphold the institution of asylum, to create conditions conducive to voluntary repatriation, to take steps to meet essential humanitarian needs and to cooperate with countries on whom the large-scale presence of refugees weighs most heavily;
52/102, OP15 12 Dec 1997 53/123, OP12 9 Dec 1998	15. Recognizes the importance of undertaking measures, on the basis of strict adherence to all of the principles of international law, including humanitarian law and international human rights standards, to prevent situations leading to new flows of refugees and displaced persons and other forms of involuntary displacement;
54/144, OP14 17 Dec 1999 56/134, OP12 19 Dec 2001	14. Recognizes the importance of taking measures, on the basis of strict adherence to all of the principles of international law, including humanitarian law and international human rights standards, to prevent situations that lead to new flows of refugees, displaced persons and other forms of involuntary displacement;
56/135, OP12 19 Dec 2001	12. Notes with appreciation the ongoing mediation and conflict resolution efforts carried out by African States, the Organization of African Unity and subregional organizations, as well as the establishment of regional mechanisms for conflict prevention and resolution, and urges all relevant parties to address the humanitarian consequences of conflicts;
57/183, OP12 18 Dec 2002	12. Notes with appreciation the ongoing mediation and conflict resolution efforts carried out by African States, the African Union and subregional organizations, as well as the establishment of regional mechanisms for conflict prevention and resolution, and urges all relevant parties to address the humanitarian consequences of conflicts;
59/172, OP2 20 Dec 2004	2. Notes the need for African States to address resolutely the root causes of all forms of forced displacement in Africa and to foster peace, stability and prosperity throughout the African continent so as to forestall refugee flows, and calls upon the international community, including States, the Office of the United Nations High Commissioner for Refugees, and other relevant United Nations organizations, within their respective mandates, to take concrete action to meet the protection and assistance needs of refugees, returnees and displaced persons and to contribute generously to projects and programmes aimed at alleviating their plight and facilitating durable solutions for refugees and displaced persons;
60/128, OP2 & 3 16 Dec 2005 61/139, OP2 & 3	2. Notes the need for African States to address resolutely the root causes of all forms of forced displacement in Africa and to foster peace, stability and prosperity throughout the African continent so as to forestall refugee flows;
19 Dec 2006 62/125, OP2 & 3 18 Dec 2007	3. Notes with great concern that, despite all of the efforts made so far by the United Nations, the African Union and others, the situation of refugees and displaced persons in Africa remains precarious, and calls upon States and other parties to armed conflict to observe scrupulously the letter and spirit of international humanitarian law, bearing in mind that armed conflict is one of
63/149, OP2 & 3	the principal causes of forced displacement in Africa;

18 Dec 2008	
64/129, OP4 & 5 18 Dec 2009	
65/193, OP3 & 4 21 Dec 2010	
66/135, OP3 & 4 19 Dec 2011	
67/150, OP3 & 4 20 Dec 2012	
68/143, OP3 & 4 18 Dec 2013	
69/154, OP3 & 4 18 Dec 2014	
62/124, OP18 18 Dec 2007	18. Recognizes the importance of achieving durable solutions to refugee problems and, in particular, the need to address in this process the root
63/148, OP18 18 Dec 2008	causes of refugee movements in order to avert new flows of refugees;
64/127, OP23 18 Dec 2009	
65/194, OP24 21 Dec 2010	
66/133, OP23 19 Dec 2011	
67/149, OP26 20 Dec 2012	
68/141, OP29 18 Dec 2013	29. Recognizes the importance of achieving durable solutions to refugee problems and, in particular, the need to address in this process the root
69/152, OP31 18 Dec 2014	causes of refugee movements;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP1 30 May 1991	Calls upon Member States, in cooperation with United Nations organizations and non-governmental organizations, urgently to address the root causes of refugee movements and displacement;

2.2 ROLE OF UNHCR

The provisions reproduced below welcome UNHCR's efforts towards preventive action, call on UNHCR to explore preventive activities and emphasize the need for States to assist UNHCR in such activities.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
44/137, OP10 15 Dec 1989	10. Endorses the conclusions on durable solutions and refugee protection adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in which the Executive Committee recognized the need for the active promotion of solutions by the international community and by countries of origin, asylum and resettlement, in accordance with their respective obligations and responsibilities and the desirability of prevention through, inter alia, the observance of human rights, as the best solution;
46/106, OP9 16 Dec 1991	9. Stresses the overriding importance of attaining durable solutions to refugee problems and, in particular, the need to address in this process the root causes of refugee movements, and calls upon the High Commissioner actively to explore new options for preventive strategies that are consistent with protection principles, as well as ways in which State responsibility and burden-sharing mechanisms might be strengthened;
47/105, OP13 16 Dec 1992	13. Supports the strengthened efforts by the High Commissioner to explore protection and assistance strategies that aim at preventing conditions that give rise to refugee outflows and at addressing their root causes, and urges her to pursue such efforts, bearing in mind fundamental protection principles and her mandate, in close coordination with the Governments concerned and within an inter-agency, intergovernmental and non-governmental framework as appropriate;
48/116, PP12 & OP11 20 Dec 1993	Emphasizing the need for States to assist the High Commissioner in Seeking durable and timely solutions to the problems of refugees, as well as to take part in efforts to prevent conditions that might give rise to the flight of refugees, and to address the root causes of refugee outflows, and underlining, in this connection, State responsibility, particularly as it relates to countries of origin,
	11. Encourages the High Commissioner, on the basis of her broad humanitarian experience and expertise, to continue to explore and to undertake protection and assistance activities aimed at preventing conditions that give rise to refugee outflows, bearing in mind fundamental protection principles, in close coordination with the Governments concerned, and within an interagency, intergovernmental and non-governmental framework, as appropriate;
48/139, OP8	8. Also welcomes the statement made by the High Commissioner at the

20 Dec 1993	forty-ninth session of the Commission on Human Rights, on 3 March 1993, in which she emphasized the need for early response by the international community to human rights situations that threaten to generate refugees and displaced persons or impede their voluntary return;
49/169, PP8 23 Dec 1994	Emphasizing the need for States to assist the High Commissioner in Seeking durable and timely solutions to the problems of refugees, to take part in efforts to prevent conditions that might give rise to the flight of refugees, and to address the root causes of refugee outflows, and underlining, in this connection, State responsibility, particularly as it relates to countries of origin,
57/187, OP9 18 Dec 2002	9. <i>Urges</i> all States and relevant non-governmental and other organizations, in conjunction with the Office of the High Commissioner, in a spirit of international solidarity and burden- and responsibility-sharing, to cooperate and to mobilize resources with a view to enhancing the capacity of and reducing the heavy burden borne by countries that have received large numbers of refugees and asylum-seekers, and calls upon the Office of the High Commissioner to continue to play its catalytic role in mobilizing assistance from the international community to address the root causes as well as the economic, environmental and social impact of large-scale refugee populations in developing countries, particularly least developed countries, and countries with economies in transition;
59/170, OP7 20 Dec 2004 60/129, OP8 16 Dec 2005 62/124, OP27 18 Dec 2007 63/148, OP27 18 Dec 2008 64/127, OP33 18 Dec 2009 65/194, OP34 21 Dec 2010 66/133, OP31, 19 Dec 2011 67/149, OP34, 20 Dec 2012	7. Urges all States and relevant non-governmental and other organizations, in conjunction with the Office of the High Commissioner and in a spirit of international solidarity and burden- and responsibility-sharing, to cooperate and to mobilize resources with a view to enhancing the capacity of, and reducing the heavy burden borne by, countries that have received large numbers of refugees and asylum-seekers, including by holding international consultations aimed at developing a comprehensive plan of action, as appropriate, to respond to a specific mass influx or protracted refugee situation, and calls upon the Office to continue to play its catalytic role in mobilizing assistance from the international community to address the root causes as well as the economic, environmental and social impact of large-scale refugee populations in developing countries, in particular the least developed countries, and countries with economies in transition;
68/141, OP38 18 Dec 2013 69/152, OP40 18 Dec 2014	38. Calls upon the Office of the High Commissioner to continue to play its catalytic role in mobilizing assistance from the international community to address the root causes as well as the economic, environmental and social impact of large scale refugee populations in developing countries, in particular the least developed countries, and countries with economies in transition, and notes with appreciation those donor States, organizations and individuals that contribute to improving the condition of refugees who remain vulnerable members of society;

CHILDREN AND ADOLESCENTS⁵⁵

1. BIRTH REGISTRATION

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
67/149, OP23 20 Dec 2012	23. Recognizes that birth registration provides an official record of a child's legal identity and is crucial to preventing and reducing statelessness, and welcomes pledges by States to ensure the birth registration of all children;	
68/141, OP26 18 Dec 2013 69/152, OP28 18 Dec 2014	26. Notes that the lack of civil registration and related documentation makes persons vulnerable to statelessness and associated protection risks, recognizes that birth registration provides an official record of a child's legal identity and is crucial to preventing and reducing statelessness, and welcomes pledges by States to ensure the birth registration of all children;	

2. CONCERN

The provisions reproduced below express concern about the situation of refugee children, either in general or in relation to a specific situation. Several provisions note the particular vulnerability of refugee children.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
1389 (XIV), PP4 20 Nov 1959	Recognizing however that the situation of these refugees, and especially of the young children who constitute the majority of them, remains precarious,	
1500 (XV), PP6 5 Dec 1960 1672 (XVI), PP6 18 Dec 1961	Recognizing that the living conditions of these refugees, and in particular those of the children, remain precarious and require constant improvement,	

⁵⁵ See also <u>Internally Displaced Persons</u>: 4. Children, Women and Other Groups with Specific Needs, <u>Promotion of Awareness of Refugee Issues</u>: 3. Children, <u>Recruitment of Refugees</u>: 2. Child Soldiers

32/111, PP2 15 Dec 1977	Deeply concerned about the fact that almost half a million children in refugee camps are not receiving the basic nutritional requirements,
35/41, PP6 25 Nov 1980	Considering further the continuing and urgent need for a substantial international humanitarian effort to promote durable solutions to the problems of refugees and displaced persons, drawing particular attention to women and children the world over, and welcoming the recommendations on this subject in the Programme of Action for the Second Half of the United Nations Decade for Women: Equality, Development and Peace adopted at the World Conference of the United Nations Decade for Women,
35/135, PP4 11 Dec 1980	Noting with great concern that women and children constitute the majority of refugees and displaced persons in most areas,
35/187, PP1, 2 & 3 15 Dec 1980	Noting with deep concern the increasing gravity of the problems of refugees in various parts of the world,
	Stressing that, among the problems posed by the plight of these populations, the problem of children is especially anguishing,
	Considering the disturbing situation of millions of refugee and displaced children, particularly children who have not yet been settled,
41/123, PP6 4 Dec 1986	Concerned about the special needs of women and children forced to flee from South Africa and Namibia who have become refugees as a result of the practice of apartheid,
45/139, PP4 14 Dec 1990	Aware that the majority of the refugees and displaced persons are women and children, who are particularly vulnerable to the hardship imposed on them by the unfortunate circumstances,
47/107, PP32 16 Dec 1992	Deeply concerned about the plight of Sudanese refugee children, particularly the problem of unaccompanied minors, and emphasizing the need for their protection, well-being and reunification with their families,
48/118, PP38 20 Dec 1993	protection, wen-being and reunincation with their ramiles,
49/174, PP39 23 Dec 1994	
53/1/N, PP5 8 Dec 1998	Deeply concerned about the plight of refugee children, in particular the problem of unaccompanied minors, and emphasizing the need for their protection, well-being and reunification with their families,
53/125, OP18 9 Dec 1998	18. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, particularly in the context of armed conflict, and to abduction with a view to forcing participation in military activities, and urges all States and concerned parties to take all

	possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse, and to prevent their separation from their families;
54/146, OP19 17 Dec 1999	19. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, in particular in the context of armed conflict, and to abduction with a view to their forced participation in military activities, and urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse and forced military service, and to prevent their separation from their families;
57/190, OP8 18 Dec 2002	8. Expresses its deep concern about the growing number of refugee and internally displaced children who are unaccompanied or separated from their families, and calls upon all States and United Nations bodies and agencies and other relevant organizations to give priority to programmes for family tracing and reunification and to continue to monitor the care arrangements for refugee and internally displaced children who are unaccompanied or separated from their families;
58/149, PP22 22 Dec 2003	Considering that, among refugees, returnees and internally displaced persons, women and children are the majority of the population affected by conflict and bear the brunt of atrocities and other consequences of conflict,
59/172, OP7 20 Dec 2004	7. Recognizes that, among refugees, returnees and internally displaced persons, women and children are the majority of the population affected by conflict and bear the brunt of atrocities and other consequences of conflict, and in this regard takes note of the report of the Secretary-General on women and peace and security submitted to and discussed by the Security Council;
60/128, OP6 16 Dec 2005 61/139, OP6 18 Dec 2006	6. Recognizes that, among refugees, returnees and internally displaced persons, women and children are the majority of the population affected by conflict and bear the brunt of atrocities and other consequences of conflict, and calls upon States to promote and protect the human rights of all refugees and other persons of concern, paying special attention to those with specific needs, and to tailor their protection responses appropriately;
62/125, PP3 & 4 & OP9 18 Dec 2007	Recognizing the particular vulnerability of women and children among refugees and other persons of concern, including exposure to discrimination and sexual and physical abuse,
63/149, PP3 & 4 & OP9 18 Dec 2008 64/129, PP3 & 5 & OP10	Recognizing also that refugees, internally displaced persons and, in particular, women and children are at an increased risk of exposure to HIV/AIDS, malaria and other infectious diseases,
18 Dec 2009 65/193, PP3 & 5 & OP10 21 Dec 2010	9. Affirms that children, because of their age, social status and physical and mental development, are often more vulnerable than adults in situations of forced displacement, recognizes that forced displacement, return to post-
66/135, PP4 & 7 & OP10	conflict situations, integration in new societies, protracted situations of displacement and statelessness can increase child-protection risks, taking

19 Dec 2011	into account the particular vulnerability of refugee children to forcible	
67/150, PP4 & 7 & OP9 20 Dec 2012	exposure to the risks of physical and psychological injury, exploitation and death in connection with armed conflict, and acknowledges that wider environmental factors and individual risk factors, particularly when combined, may generate different protection needs;	
68/143, PP4 & 7 & OP9 18 Dec 2013		
69/154, PP4, 7 & OP9 18 Dec 2014	Recognizing the particular vulnerability of women and children among refugees and displaced persons, including exposure to discrimination and sexual and physical abuse, violence and exploitation, and in this regard acknowledging the importance of preventing, responding to and addressing sexual and gender-based violence,	
	Recognizing that refugees, internally displaced persons and, in particular, women and children are at an increased risk of exposure to HIV and AIDS, malaria and other infectious diseases,	
	9. Affirms that children, because of their age, social status and physical and mental development, are often more vulnerable than adults in situations of forced displacement, recognizes that forced displacement, return to post-conflict situations, integration into new societies, protracted situations of displacement and statelessness can increase child protection risks, taking into account the particular vulnerability of refugee children to forcible exposure to the risks of physical and psychological injury, exploitation and death in connection with armed conflict, and acknowledges that wider environmental factors and individual risk factors, particularly when combined, may generate different protection needs;	
66/135, OP9 19 Dec 2011	Acknowledges the important contribution of age, gender and diversity mainstreaming in identifying, through a participatory approach, the protection risks faced by the different members of the refugee communities, in particular	
67/150, OP8 20 Dec 2012	the non-discriminatory treatment and protection of women, children, persons with disabilities and the elderly;	
68/143, OP8 18 Dec 2013		
69/154, OP8 18 Dec 2014		
69/152, OP26 18 Dec 2014	26. Expresses deep concern about the long-term impact of cuts in food rations on the health and well-being of refugees globally, particularly in Africa and the Middle East, and especially its impact on children, owing to insufficient funding and increased costs, and in this regard calls upon States to ensure sustained support for the Office of the High Commissioner and the World Food Programme, while looking to provide refugees with alternatives to food assistance, pending a durable solution;	
E	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP2 30 May 1991	2. Calls upon the international community to give priority to extending international protection to refugee women and children by implementing measures to ensure greater protection from physical violence, sexual abuse, abduction and circumstances that could force them into illegal activities;	

3. ENDORSEMENT OF UNHCR POLICY

The provisions reproduced below note or endorse ExCom Conclusions relating to refugee children, UNHCR's "Guidelines on Refugee Children", the emergency kit developed for unaccompanied minors or welcome UNHCR's general policy in relation to refugee children.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
42/109, OP6 7 Dec 1987	6. Endorses the conclusions on refugee children adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-eighth session, and urges States to extend their full co-operation to the High Commissioner in ensuring that the special needs of refugee children are met;
43/117, OP7 8 Dec 1988	7. Commends the High Commissioner for the work undertaken by his Office to identify and meet the special needs of refugee children and, in particular, for the guidelines of the Office on refugee children, and invites the High Commissioner to pursue his efforts on behalf of refugee children, drawing on the valuable contributions that non-governmental organizations continue to make in this area;
44/137, OP8 15 Dec 1989	8. Endorses the conclusions on refugee children adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in particular on the development and dissemination of the "Guidelines on Refugee Children" and the implementation of a work plan concerning refugee children that requires the active co-operation and collaboration of Governments, United Nations bodies, among them the United Nations Children's Fund, and non-governmental organizations with the Office of the High Commissioner;
46/106, OP7 16 Dec 1991	7. Endorses the conclusion on refugee children adopted by the Executive Committee of the Programme of the High Commissioner at its forty-second session, including the decision to establish a new post of coordinator for refugee children within the Office of the High Commissioner;
48/116, OP7 20 Dec 1993	7. Welcomes the High Commissioner's policy on refugee children and the activities undertaken to ensure its implementation, aimed at ensuring that the specific needs of refugee children, including in particular unaccompanied minors, are fully met within the overall protection and assistance activities of the Office, in cooperation with Governments and other relevant organizations;
49/172, PP5 23 Dec 1994	Noting with satisfaction that the Office of the United Nations High Commissioner for Refugees has developed revised Guidelines on Refugee Children, issued in May 1994,
50/150, PP5	Noting that the Office of the United Nations High Commissioner for Refugees

21 Dec 1995	has developed revised Guidelines on Refugee Children, issued in May 1994,
51/73, PP5 12 Dec 1996 52/105, PP5 12 Dec 1997 53/122, PP5 9 Dec 1998 54/145, PP5 17 Dec 1999 56/136, PP5 19 Dec 2001	Noting the revised Guidelines on Refugee Children issued by the Office of the United Nations High Commissioner for Refugees in May 1994 and the development of an emergency kit to facilitate coordination and to enhance the quality of responses to the needs of unaccompanied minors by the Office of the High Commissioner, the United Nations Children's Fund and non-governmental organizations,
19 Dec 2001	
58/150, PP9 22 Dec 2003	Noting the efforts of the High Commissioner to ensure the protection of and assistance to refugees, including children and unaccompanied minors, and that further enhanced efforts need to be exerted to this effect,
60/129, OP19 16 Dec 2005 61/137, OP13 19 Dec 2006	19. Affirms the importance of mainstreaming the protection needs of women and children to ensure their participation in the planning and implementation of programmes of the Office of the High Commissioner and State policies and the importance of according priority to addressing the problem of sexual and gender-based violence;
62/124, OP3 & 15 18 Dec 2007	 Notes with appreciation the important guidance provided in the Executive Committee conclusion on children at risk to address issues of identification of these individuals and action to be taken in prevention, response and solutions; Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and in ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, and also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the protection needs of women and children in particular;
62/125, OP7 18 Dec 2007	7. Also notes that the conclusion on children at risk, adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-eighth session, held at Geneva from 1 to 5 October 2007, is aimed at enhancing the assistance and protection provided by the Office of the High Commissioner to children, as defined under article 1 of the Convention on the Rights of the Child, who are asylumseekers, stateless, refugees, internally displaced or returnees;
63/148, OP15 18 Dec 2008 64/127, OP20	15. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and in ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office

18 Dec 2009 65/194, OP21 21 Dec 2010	and State policies, and also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the protection needs of women and children in particular;
66/133, OP20 19 Dec 2011	
67/149, OP22, 20 Dec 2012	
68/141, OP25 18 Dec 2013 69/152, OP27 17 Feb 2015	25. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the protection needs of women, children and persons with disabilities in particular, and underlines the importance of continuing to work on those issues;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, PP14 30 May 1991	Commending the Guidelines on Refugee Children adopted by the United Nations High Commissioner for Refugees,

4. GIRL-CHILD

The majority of the provisions reproduced below request the Secretary-General to pay special attention to the girl-child refugee when reporting to the General Assembly. One provision recognizes the particular vulnerability of girl-child refugees. One provision urges States to pay special attention to refugee and displaced girls, and to take into account the special needs of the war-affected girl child in the delivery of humanitarian assistance and reintegration processes. Another provision requests the Secretary-General to ensure that all organizations and bodies of the United Nations system, including UNHCR, take into account the rights and the particular needs of the girl child in the country programme of cooperation in accordance with the national priorities, including through the United Nations Development Assistance Framework.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
52/105, OP10 12 Dec 1997	10. Requests the Secretary-General to report to the General Assembly at its fifty-third session on the implementation of the present resolution, and to give special attention to the girl-child refugee in his report.

52/132, PP10 12 Dec 1997	Recognizing that women and children constitute the majority of most refugee populations and that, in addition to the problems they share in common with all refugees, women and girls in such circumstances are vulnerable to gender-based discrimination and gender-specific violations of human rights,
53/122, OP12 9 Dec 1998	12. Requests the Secretary-General to report to the General Assembly at its fifty-fourth session on the implementation of the present resolution and to give special attention to the girl-child refugee in his report.
54/145, OP12 17 Dec 1999	12. Requests the Secretary-General to report to the General Assembly at its fifty-sixth session on the implementation of the present resolution and to give special attention to the girl-child refugee in his report.
56/136, OP12 19 Dec 2001	12. Requests the Secretary-General to report to the General Assembly at its fifty-eighth session on the implementation of the present resolution and to give special attention in his report to the girl-child refugee.
57/189, OP11 & 15 18 Dec 2002	11. Urges States to take special measures for the protection of war-affected girls and in particular to protect them from sexually transmitted diseases, such as human immunodeficiency virus/acquired immunodeficiency syndrome (HIV/AIDS), gender-based violence, including rape and sexual abuse, and sexual exploitation, torture, abduction and forced labour, paying special attention to refugee and displaced girls, and to take into account the special needs of the war-affected girl child in the delivery of humanitarian assistance and disarmament, demobilization and reintegration processes;
	15. Requests the Secretary-General, as Chairman of the United Nations System Chief Executives Board for Coordination, to ensure that all organizations and bodies of the United Nations system, individually and collectively, in particular the United Nations Children's Fund, the United Nations Educational, Scientific and Cultural Organization, the World Food Programme, the United Nations Population Fund, the United Nations Development Fund for Women, the World Health Organization, the United Nations Development Programme, the Office of the United Nations High Commissioner for Refugees and the International Labour Organization, take into account the rights and the particular needs of the girl child in the country programme of cooperation in accordance with the national priorities, including through the United Nations Development Assistance Framework;
58/150, OP12 22 Dec 2003	12. Requests the Secretary-General to report to the General Assembly at its sixtieth session on the implementation of the present resolution and to give special attention in his report to the girl-child refugee.

5. **LEGAL FRAMEWORK**

The provisions reproduced below recall the legal provisions relevant to the protection of refugee children or call on States and other parties to observe such legal provisions in general or in the context of armed conflict.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/172, PP7 23 Dec 1994	Recalling the provisions concerning the protection of refugee minors of the Convention on the Rights of the Child and the 1951 Convention and the 1967 Protocol relating to the Status of Refugees,
50/150, PP7 21 Dec 1995 51/73, PP9 12 Dec 1996	Recalling the provisions of the Convention on the Rights of the Child and the 1951 Convention and the 1967 Protocol relating to the Status of Refugees,
52/105, PP9 & OP7 12 Dec 1997	Recalling the provisions of the Convention on the Rights of the Child and the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, 7. Calls upon all States and other parties to armed conflict to respect international humanitarian law and, in this regard, calls upon States parties to respect fully the provisions of the Geneva Conventions of 12 August 1949 and related instruments, while bearing in mind resolution 2 of the 26 th International Conference of the Red Cross and Red Crescent, and to respect the provisions of the Convention on the Rights of the Child, which accord children affected by armed conflict special protection and treatment;
53/122, PP9 & OP8 9 Dec 1998 54/145, PP9 & OP8 17 Dec 1999 56/136, PP9 & OP8 19 Dec 2001	Recalling the provisions of the Convention on the Rights of the Child and the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, 8. Calls upon all States and other parties to armed conflict to respect international humanitarian law, and, in this regard, calls upon States parties to respect fully the provisions of the Geneva Conventions of 12 August 1949 and related instruments, while bearing in mind resolution 2 adopted at the twenty-sixth International Conference of the Red Cross and Red Crescent, held at Geneva in December 1995, and to respect the provisions of the Convention on the Rights of the Child, which accord children affected by armed conflict special protection and treatment;
53/125, OP18 9 Dec 1998	18. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, particularly in the context of armed conflict, and to abduction with a view to forcing participation in military activities, and urges all States and concerned parties

	to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse, and to prevent their separation from their families;
54/146, OP19 17 Dec 1999	19. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, in particular in the context of armed conflict, and to abduction with a view to their forced participation in military activities, and urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse and forced military service, and to prevent their separation from their families;
55/74, OP22 4 Dec 2000	22. Urges States and relevant parties to respect and observe principles of international human rights and humanitarian and refugee law that are of particular relevance to safeguarding the rights of the child and adolescent refugees whose situation is particularly vulnerable to abuse, welcomes in this regard the adoption of the Optional Protocols to the Convention on the Rights of the Child on the involvement of children in armed conflict and on the sale of children, child prostitution and child pornography, and calls upon States to consider signing and ratifying them as a matter of priority;
57/190 (III), OP6 18 Dec 2002	6. Urges Governments to improve the implementation of policies and programmes for the protection, care and well-being of refugee and internally displaced children and for the provision of basic social services, including access to education, with the necessary international cooperation, in particular with the Office of the United Nations High Commissioner for Refugees, the United Nations Children's Fund and the Representative of the Secretary-General on internally displaced persons, in accordance with the obligations of States under the Convention on the Rights of the Child;
58/150, PP10 & OP7 22 Dec 2003	Recalling the provisions of the Convention on the Rights of the Child, 2 and the 1951 Convention3 and the 1967 Protocol thereto4 relating to the Status of Refugees, 7. Calls upon all States and other parties to armed conflict to comply with their obligations under international humanitarian law, human rights law and refugee law and, in this regard, calls upon States parties to respect fully the provisions of the Geneva Conventions of 12 August 19496 and related instruments, and to respect the provisions of the Convention on the Rights of the Child,2 which accord children affected by armed conflict special protection and treatment;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, PP4 30 May 1991	Stressing that all action taken on behalf of refugee and displaced women and children must be guided by the relevant international instruments relating to the status of refugees, as well as other human rights instruments, in particular, the Convention relating to the Status of Refugees, adopted on 28 July 1951, and its 1967 Protocol, the Convention on the Elimination of All Forms of Discrimination against Women, and the Convention on the Rights of the Child,

6. REQUESTS TO STATES AND OTHER ENTITIES

A number of the provisions reproduced below request States and relevant organizations to pay special attention to the needs of refugee children and to exert maximum effort towards the protection of such children. One ECOSOC provision encourages the issuance of individual documents to refugee children, and another ECOSOC provision requests all States and relevant organizations to adopt a policy on refugee women and children. Two ECOSOC provisions focus on the need to increase co-ordination between international organizations with regard to assistance to refugee women and children.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/135, OP1 11 Dec 1980	Requests all States to co-operate with the United Nations High Commissioner for Refugees in order to assure protection of the well-being of women and children in particular, in accordance with their fundamental rights under international law and national legislation;
41/123, OP2 4 Dec 1986	2. Calls upon all Governments, intergovernmental organizations and non-governmental organizations to intensify their support for and solidarity with refugee women and children outside South Africa and Namibia and in front-line States, in particular:
	(a) To provide for the widest possible dissemination of information about the situation of refugee women and children;
	(b) To provide legal, humanitarian and other assistance to refugee women and children and their families who are victims of apartheid;
	(c) To provide assistance to women in the national liberation movements to enable them to attend major international conferences and seminars and to undertake speaking tours further to promote international solidarity with the oppressed women;
	(d) To support the projects and activities of the southern African national liberation movements recognized by the Organization of African Unity, particularly those involving refugee women and children;
42/109, OP6 7 Dec 1987	6. Endorses the conclusions on refugee children adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-eighth session, and urges States to extend their full co-operation to the High Commissioner in ensuring that the special needs of refugee children are met;
45/140, OP5 14 Dec 1990	5. Calls upon States to give high priority to the rights of refugee children and to their survival, protection and development as reflected in the Convention on the Rights of the Child and in the World Declaration on the Survival, Protection and Development of Children and the Plan of Action for Implementing the World Declaration on the Survival, Protection and Development of Children in the 1990s, adopted by the World Summit for Children in New York on 30 September 1990;

47/107, OP7 16 Dec 1992	7. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to the special needs of refugee women and children;
48/118, OP7 20 Dec 1993	
49/174, OP11 23 Dec 1994	
50/149, OP24 21 Dec 1995	
52/101, OP21 12 Dec 1997	
49/169, OP18 23 Dec 1994	18. Urges the High Commissioner, Governments and other relevant organizations to intensify efforts to respond to the protection and assistance needs of refugee children, particularly those of unaccompanied minors, and calls upon States to safeguard the security of refugee children and to ensure that they are not recruited into the military or other armed groups;
49/172, OP2 23 Dec 1994	2. Calls upon all Governments, the Secretary-General, the Office of the United Nations High Commissioner for Refugees and all other United Nations organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
50/150, OP3 21 Dec 1995	3. Calls upon all Governments, the Secretary-General, the United Nations High Commissioner for Refugees, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
51/73, OP5 12 Dec 1996	5. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international
52/105, OP5 12 Dec 1997	organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee
53/122, OP6 9 Dec 1998	minors;
54/145, OP6 17 Dec 1999	
53/125, OP18 9 Dec 1998	18. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, particularly in the context of armed conflict, and to abduction with a view to forcing participation in military activities, and urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in

	particular, from all forms of violence, exploitation and abuse, and to prevent their separation from their families;
53/126, OP23 9 Dec 1998	23. Requests all Governments, intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children and displaced persons, including those with
54/147, OP25 17 Dec 1999	special protection needs;
55/77, OP31 4 Dec 2000	
56/135, OP27 19 Dec 2001	
57/183, OP31 18 Dec 2002	
54/146, OP19 17 Dec 1999	19. <i>Urges</i> States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, in particular in the context of armed conflict, and to abduction with a view to their forced participation in military activities, and urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse and forced military service, and to prevent their separation from their families;
55/74, OP22 4 Dec 2000	22. Urges States and relevant parties to respect and observe principles of international human rights and humanitarian and refugee law that are of particular relevance to safeguarding the rights of the child and adolescent refugees whose situation is particularly vulnerable to abuse, welcomes in this regard the adoption of the Optional Protocols to the Convention on the Rights of the Child on the involvement of children in armed conflict and on the sale of children, child prostitution and child pornography, and calls upon States to consider signing and ratifying them as a matter of priority;
56/136, OP6 19 Dec 2001	6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return and reunification with their families of unaccompanied refugee minors;
57/190 (III), OP6 & 7 18 Dec 2002	6. <i>Urges</i> Governments to improve the implementation of policies and programmes for the protection, care and well-being of refugee and internally displaced children and for the provision of basic social services, including access to education, with the necessary international cooperation, in particular with the Office of the United Nations High Commissioner for Refugees, the United Nations Children's Fund and the Representative of the Secretary-General on internally displaced persons, in accordance with the obligations of States under the Convention on the Rights of the Child; ³¹ 7. <i>Calls upon</i> all States and other parties to armed conflict, as well as United
	Nations organizations and bodies, to give urgent attention, in terms of protection and assistance, to the fact that refugee and internally displaced

	children are particularly exposed to risks in connection with armed conflict, such as being forcibly recruited or subjected to sexual violence, abuse or exploitation;
58/149, OP33 22 Dec 2003	33. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children and displaced persons, including those with special protection needs;
58/150, OP6, 7 & 10 22 Dec 2003	6. <i>Urges</i> the Office of the High Commissioner, all United Nations organizations, as well as other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate with the needs of unaccompanied refugee minors and for their reunification with their families;
	7. Calls upon all States and other parties to armed conflict to comply with their obligations under international humanitarian law, human rights law and refugee law and, in this regard, calls upon States parties to respect fully the provisions of the Geneva Conventions of 12 August 19496 and related instruments, and to respect the provisions of the Convention on the Rights of the Child,2 which accord children affected by armed conflict special protection and treatment;
	10. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Office for the Coordination of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund, other United Nations organizations and other international organizations to mobilize adequate assistance to unaccompanied refugee minors in the areas of relief, education, recreational activities, health and psychological rehabilitation;
62/125, OP8 18 Dec 2007	8. Encourages the African Commission on Human and Peoples' Rights and the African Committee of Experts on the Rights and Welfare of the Child to incorporate in their work the Executive Committee conclusion on children at risk;
E	CONOMIC AND SOCIAL COUNCIL RESOLUTIONS
1991/23, OP2, 3, 5, 7, 8 & 10 30 May 1991	2. Calls upon the international community to give priority to extending international protection to refugee women and children by implementing measures to ensure greater protection from physical violence, sexual abuse, abduction and circumstances that could force them into illegal activities;
	3. Urges Member States, United Nations organizations and non- governmental organizations to ensure that the specific needs and resources of refugee and displaced women and children are fully considered in the planning of their activities and programmes;
	5. Encourages Member States and relevant organizations to provide access to individual identification and registration documents, on a non-discriminatory basis, to all refugee women and, wherever possible, children, irrespective of whether the women and children are accompanied by male family members;
	7. Requests the Secretary-General to ensure that the system-wide review to assess the experience and capacity of various organizations in the

coordination of assistance to all refugees, displaced persons and returnees assesses, in particular, the ability of those organizations to address the situation of refugee women and children;

8. Encourages international organizations to increase their capacity to respond to the needs of refugee and displaced women and children by greater coordination of their efforts;

10. Requests all United Nations and other intergovernmental organizations, Governments, non-governmental organizations and funding agencies that play a role in the assistance and protection of refugees and displaced persons, that have not already done so, to adopt a policy on refugee and displaced women and children that will provide for the full integration of women and children into their programmes, within their respective mandates, and will include a time-frame and procedures for implementation;

7. ROLE OF UNHCR

The provisions reproduced below note UNHCR's efforts to meet the protection needs of refugee children and call upon UNHCR to continue or intensify such activities. One General Assembly provision welcomes the appointment of a Senior Co-ordinator for Refugee Children within UNHCR. Several provisions deal with the need for co-ordination between UNHCR, the generally UN and other organizations. One ECOSOC provision urges the recruitment of female staff to provide protection to refugee women and children. Another ECOSOC provision requests that refugee statistics be disaggregated by age and gender.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
34/174, OP3 17 Dec 1979	3. Requests the Secretary-General, in consultation with the United Nations High Commissioner for Refugees and other relevant agencies and organizations of the United Nations system, to make every effort to mobilize assistance to facilitate the resettlement of refugee families from the border areas of South Africa and to provide adequately for the well-being of the children concerned;	
35/187, OP1 & 2 15 Dec 1980	 Expresses its gratitude to the United Nations High Commissioner for Refugees for the action which he has already taken to assist refugee and displaced children, and requests him to intensify his efforts in that respect, endeavouring to ensure as far as possible that the cultural and family identity of the minors settled is preserved; Requests the High Commissioner to associate all the specialized agencies in the action undertaken. 	
40/118, PP12 13 Dec 1985	Noting with satisfaction the efforts of the High Commissioner, in the field of international protection, to address the special problems of refugee and displaced women and children resulting from their vulnerable position, which	

	in many cases exposes them to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
41/123, OP3 4 Dec 1986	3. Requests the Secretary-General to ensure close co-ordination between United Nations bodies, in particular the Office of the United Nations High Commissioner for Refugees, the Centre for Social Development and Humanitarian Affairs, the Centre against Apartheid, the Centre for Human Rights and the United Nations Council for Namibia, as well as the Department of Public Information of the Secretariat, with a view to maximizing publicity on the situation of refugee women and children;
41/124, OP15	15. Notes with satisfaction the efforts undertaken by the High Commissioner to identify and meet the special needs of refugee women and children and urges him to continue these efforts;
42/109, PP8 7 Dec 1987	Noting the efforts of the High Commissioner to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
43/117, OP7 8 Dec 1988	7. Commends the High Commissioner for the work undertaken by his Office to identify and meet the special needs of refugee children and, in particular, for the guidelines of the Office on refugee children, and invites the High Commissioner to pursue his efforts on behalf of refugee children, drawing on the valuable contributions that non-governmental organizations continue to make in this area;
44/137, PP7 & OP8 15 Dec 1989	Noting the efforts of the Office of the High Commissioner to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
	8. Endorses the conclusions on refugee children adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in particular on the development and dissemination of the "Guidelines on Refugee Children" and the implementation of a work plan concerning refugee children that requires the active co-operation and collaboration of Governments, United Nations bodies, among them the United Nations Children's Fund, and non-governmental organizations with the Office of the High Commissioner;
45/140, PP7 14 Dec 1990	Commending the Office of the High Commissioner for its efforts to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
46/106, PP8	Welcoming the commitment of the Office of the High Commissioner to

16 Dec 1991	improving the situation of refugee women and children, who represent the majority of refugee populations and who, in many cases, are exposed to a variety of difficult situations affecting their physical and legal protection, as well as their psychological and material well-being,
47/105, PP7 & OP7 16 Dec 1992	Commending the continued efforts of the High Commissioner to improve the situation of refugee women and children, who represent the majority of refugee populations and who, in many cases, are exposed to a variety of difficult situations affecting their physical and legal protection, as well as their psychological and material well-being,
	7. Welcomes the appointment of a Senior Coordinator for Refugee Children, and reiterates the importance of promoting measures to ensure the protection and well-being of refugee children, in particular unaccompanied minors, in coordination with States and other international, intergovernmental and non-governmental organizations;
48/116, PP13 & OP7 20 Dec 1993	Welcoming the continuing efforts of the High Commissioner to meet the protection and assistance needs of refugee women and refugee children, who constitute the majority of the world's refugee population and who are often exposed to serious threats to their safety and well-being,
	7. Welcomes the High Commissioner's policy on refugee children and the activities undertaken to ensure its implementation, aimed at ensuring that the specific needs of refugee children, including in particular unaccompanied minors, are fully met within the overall protection and assistance activities of the Office, in cooperation with Governments and other relevant organizations;
49/169, PP16 & OP18 23 Dec 1994	Welcoming the continuing efforts of the High Commissioner to meet the protection and assistance needs of refugee women and children, who constitute the majority of the world's refugee population and who are often exposed to serious threats to their safety and well-being,
	18. Urges the High Commissioner, Governments and other relevant organizations to intensify efforts to respond to the protection and assistance needs of refugee children, particularly those of unaccompanied minors, and calls upon States to safeguard the security of refugee children and to ensure that they are not recruited into the military or other armed groups;
49/172, PP6 & OP2 23 Dec 1994	Noting with appreciation the efforts of the High Commissioner to ensure the protection and assistance of refugees, including refugee children and unaccompanied minors,
	2. Calls upon all Governments, the Secretary-General, the Office of the United Nations High Commissioner for Refugees and all other United Nations organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
50/150, PP6 & OP3 21 Dec 1995	Noting also the efforts of the High Commissioner to ensure the protection of and assistance to refugees, including children and unaccompanied minors, and that further efforts need to be exerted to this effect,

	3. Calls upon all Governments, the Secretary-General, the United Nations High Commissioner for Refugees, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
51/73, PP8 & OP5 12 Dec 1996 52/105, PP8 & OP5 12 Dec 1997 53/122, PP8 & OP6 9 Dec 1998	Noting the efforts of the High Commissioner to ensure the protection of and assistance to refugees, including children and unaccompanied minors, and that further efforts need to be exerted to this effect, 5. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
54/145, PP8 & OP6 17 Dec 1999	Noting the efforts of the High Commissioner to ensure the protection of and assistance to refugees, including children and unaccompanied minors, and that further enhanced efforts need to be exerted to this effect, 6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
56/136, PP8 & OP6 19 Dec 2001	Noting the efforts of the High Commissioner to ensure the protection of and assistance to refugees, including children and unaccompanied minors, and that further enhanced efforts need to be exerted to this effect, 6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return and reunification with their families of unaccompanied refugee minors;
57/190 (III), OP6 18 Dec 2002	6. Urges Governments to improve the implementation of policies and programmes for the protection, care and well-being of refugee and internally displaced children and for the provision of basic social services, including access to education, with the necessary international cooperation, in particular with the Office of the United Nations High Commissioner for Refugees, the United Nations Children's Fund and the Representative of the Secretary-General on internally displaced persons, in accordance with the obligations of States under the Convention on the Rights of the Child;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP7, 8, 11 & 13 30 May 1991	7. Requests the Secretary-General to ensure that the system-wide review to assess the experience and capacity of various organizations in the

coordination of assistance to all refugees, displaced persons and returnees assesses, in particular, the ability of those organizations to address the situation of refugee women and children;
8. Encourages international organizations to increase their capacity to respond to the needs of refugee and displaced women and children by greater coordination of their efforts;
11. Urges the recruitment of staff, in particular, female field staff, who are able to provide assistance and protection appropriate to the specific needs of refugee women and children;
13. Urges that, in the collection of refugee statistics, data disaggregated by age and gender be included in order to represent the refugee population accurately.

8. SPECIAL REPRESENTATIVE OF THE SECRETARY-GENERAL FOR CHILDREN AND ARMED CONFLICT

The provisions reproduced below request the Special Representative of the Secretary-General to raise awareness and to mobilize public opinion in favour of the protection of children in armed conflict, including refugee minors.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
53/122, OP11 9 Dec 1998 56/136, OP11 19 Dec 2001	11. Encourages the Special Representative of the Secretary-General for Children and Armed Conflict in his efforts to raise awareness worldwide and to mobilize official and public opinion for the protection of children affected by armed conflict, including refugee minors;
54/145, OP11 17 Dec 1999	11. Encourages the Special Representative of the Secretary-General in his efforts to raise awareness worldwide and to mobilize official and public opinion for the protection of children affected by armed conflict, including refugee minors;
58/150, OP11 22 Dec 2003	11. Encourages the Special Representative of the Secretary-General for Children and Armed Conflict in his efforts to raise awareness worldwide and mobilize official and public opinion for the protection of children affected by armed conflict, including refugee minors;

9. <u>UNACCOMPANIED MINORS</u>

9.1 CALL FOR ACTION

The provisions reproduced below call upon UNHCR, States, the Secretary-General, other UN organizations and non-governmental organizations to assist and protect refugee minors and unaccompanied minors.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/169, OP18 23 Dec 1994	18. Urges the High Commissioner, Governments and other relevant organizations to intensify efforts to respond to the protection and assistance needs of refugee children, particularly those of unaccompanied minors, and calls upon States to safeguard the security of refugee children and to ensure that they are not recruited into the military or other armed groups;
49/172, OP2, 3 & 5 23 Dec 1994	2. Calls upon all Governments, the Secretary-General, the Office of the United Nations High Commissioner for Refugees and all other United Nations organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
	3. Requests the Office of the United Nations High Commissioner for Refugees and other United Nations organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families;
	5. Calls upon the Secretary-General, the High Commissioner, the Department of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund and other United Nations organizations to mobilize, within existing resources, adequate assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation;
50/150, OP3, 4 & 6 21 Dec 1995	3. Calls upon all Governments, the Secretary-General, the United Nations High Commissioner for Refugees, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
	4. <i>Urges</i> the Office of the United Nations High Commissioner for Refugees, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families;
	6. Calls upon the Secretary-General, the High Commissioner, the Department of Humanitarian Affairs of the Secretariat, the United Nations

	Children's Fund and other United Nations organizations and international organizations to mobilize adequate assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation;
51/73, OP5, 6 & 8 12 Dec 1996 52/105, OP5, 6 & 9 12 Dec 1997	5. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
	6. Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families;
	8. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Department of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund and other United Nations organizations and international organizations to mobilize adequate assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation;
53/122, OP6, 7 & 10 9 Dec 1998 54/145, OP6, 7 & 10 17 Dec 1999	6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
56/136, OP6, 7 & 10 19 Dec 2001	7. Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate with the needs and interests of unaccompanied refugee minors and for their reunification with their families;
	10. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Office for the Coordination of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund, other United Nations organizations and other international organizations to mobilize adequate assistance to unaccompanied refugee minors in the areas of relief, education, health and psychological rehabilitation;
57/190 (III), OP8 18 Dec 2002	8. Expresses its deep concern about the growing number of refugee and internally displaced children who are unaccompanied or separated from their families, and calls upon all States and United Nations bodies and agencies and other relevant organizations to give priority to programmes for family tracing and reunification and to continue to monitor the care arrangements for refugee and internally displaced children who are unaccompanied or separated from their families;
58/150, OP5 & 10 22 Dec 2003	5. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, as well as other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to

	expedite the return and reunification with their families of unaccompanied refugee minors;
	10. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Office for the Coordination of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund, other United Nations organizations and other international organizations to mobilize adequate assistance to unaccompanied refugee minors in the areas of relief, education, recreational activities, health and psychological rehabilitation;
59/172, OP8 20 Dec 2004	8. Reiterates the importance of the full and effective implementation of standards and procedures to better address the specific protection needs of refugee children and adolescents and to safeguard rights and, in particular, to ensure adequate attention to unaccompanied and separated children and former child soldiers in refugee settings, as well as in the context of voluntary repatriation and reintegration measures;
60/128, OP7 16 Dec 2005 61/139, OP8 18 Dec 2006	7. Reiterates the importance of the full and effective implementation of standards and procedures, including the monitoring and reporting mechanism outlined in Security Council resolution 1612 (2005) of 26 July 2005, to better address the specific protection needs of refugee children and adolescents and to safeguard rights and, in particular, to ensure adequate attention to unaccompanied and separated children and children affected by armed conflict, including former child soldiers in refugee settings, as well as in the context of voluntary repatriation and reintegration measures;

9.2 CONCERN

The provisions reproduced below express concern for the situation of unaccompanied minors.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/172, PP3 & OP1 23 Dec 1994	Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and require special assistance and care, 1. Expresses its deep concern at the plight of unaccompanied refugee minors and emphasizes the need for their early identification and for timely, detailed and accurate information on their number and whereabouts;
50/150, PP3 & OP2 21 Dec 1995	Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and require special assistance and care, 2. Expresses its deep concern at the plight of unaccompanied refugee minors, and emphasizes the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts;
51/73, OP2	2. Expresses its deep concern at the continued plight of unaccompanied

12 Dec 1996 53/122, OP3 9 Dec 1998 54/145, OP3 17 Dec 1999 56/136, OP3 19 Dec 2001	refugee minors, and emphasizes once again the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts;
57/190 (III), OP8 18 Dec 2002	8. Expresses its deep concern about the growing number of refugee and internally displaced children who are unaccompanied or separated from their families, and calls upon all States and United Nations bodies and agencies and other relevant organizations to give priority to programmes for family tracing and reunification and to continue to monitor the care arrangements for refugee and internally displaced children who are unaccompanied or separated from their families;
58/150, PP2, 3 & 10 & OP2 22 Dec 2003	Aware of the fact that the majority of refugees are children and women, Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and the most at risk of neglect, violence, forced military recruitment, sexual assault, abuse and vulnerability to infectious disease, such as human immunodeficiency virus/acquired immunodeficiency syndrome, malaria and tuberculosis, and therefore require special assistance and care, Recalling the provisions of the Convention on the Rights of the Child, 2 and the 1951 Convention3 and the 1967 Protocol thereto4 relating to the Status of Refugees, 2. Expresses its deep concern at the continuing plight of unaccompanied refugee minors, and emphasizes once again the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts;
59/172, OP8 20 Dec 2004	8. Reiterates the importance of the full and effective implementation of standards and procedures to better address the specific protection needs of refugee children and adolescents and to safeguard rights and, in particular, to ensure adequate attention to unaccompanied and separated children and former child soldiers in refugee settings, as well as in the context of voluntary repatriation and reintegration measures;

9.3 EDUCATION

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
58/150, OP 9	Acknowledges that education is among the most effective initial means of

22 Dec 2003	ensuring protection for unaccompanied minors, especially girls, by shielding them from exploitative activities such as child labour, military recruitment or sexual exploitation and abuse;

9.4 EXPLOITATION AND RECRUITMENT

The provisions reproduced below note the vulnerability of unaccompanied minors to exploitation, including recruitment into armed forces, their use as soldiers or as human shields, and condemn such exploitation. One provision calls upon UNHCR, States and other relevant organizations to protect unaccompanied minors from recruitment into armed forces.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/169, OP18 23 Dec 1994	18. Urges the High Commissioner, Governments and other relevant organizations to intensify efforts to respond to the protection and assistance needs of refugee children, particularly those of unaccompanied minors, and calls upon States to safeguard the security of refugee children and to ensure that they are not recruited into the military or other armed groups;
49/172, OP4 23 Dec 1994 50/150, OP5 21 Dec 1995	4. Condemns all acts of exploitation of unaccompanied refugee minors, including their use as soldiers or human shields in armed conflict and their recruitment in military forces, and any other acts that endanger their safety and personal security;
51/73, PP3 & OP7 12 Dec 1996 52/105, PP3 & OP8 12 Dec 1997	Bearing in mind that unaccompanied refugee minors are among the most vulnerable and at risk of neglect, violence, forced military recruitment, sexual assault and other abuses and therefore require special assistance and care, 7. Condemns all acts of exploitation of unaccompanied refugee minors, including their use as soldiers or human shields in armed conflict and their forced recruitment into military forces, and any other acts that endanger their safety and personal security;
53/122, PP3 & OP9 9 Dec 1998 54/145, PP3 & OP9 17 Dec 1999	Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and the most at risk of neglect, violence, forced military recruitment, sexual assault and other abuses and therefore require special assistance and care, 9. Condemns all acts of exploitation of unaccompanied refugee minors, including their use as soldiers or human shields in armed conflict and their forced recruitment into military forces, and any other acts that endanger their safety and personal security;
56/136, PP3 & OP9 19 Dec 2001	Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and the most at risk of neglect, violence, forced military

	recruitment and sexual assault and therefore require special assistance and care, 9. Condemns all acts of exploitation of unaccompanied refugee minors, including their use as soldiers or human shields in armed conflict and their forced recruitment into military forces, and any other acts that endanger their safety and personal security;
57/190 (III), OP7 18 Dec 2002	7. Calls upon all States and other parties to armed conflict, as well as United Nations organizations and bodies, to give urgent attention, in terms of protection and assistance, to the fact that refugee and internally displaced children are particularly exposed to risks in connection with armed conflict, such as being forcibly recruited or subjected to sexual violence, abuse or exploitation;
58/150, OP8 & 9 22 Dec 2003	 8. Condemns all acts of exploitation of unaccompanied refugee minors, including their use as soldiers or human shields in armed conflict and their forced recruitment into military forces, and any other acts that endanger their safety and personal security; 9. Acknowledges that education is among the most effective initial means of ensuring protection for unaccompanied minors, especially girls, by shielding them from exploitative activities such as child labour, military recruitment or sexual exploitation and abuse;
69/154, OP9 18 Dec 2014	9. Affirms that children, because of their age, social status and physical and mental development, are often more vulnerable than adults in situations of forced displacement, recognizes that forced displacement, return to post-conflict situations, integration into new societies, protracted situations of displacement and statelessness can increase child protection risks, taking into account the particular vulnerability of refugee children to forcible exposure to the risks of physical and psychological injury, exploitation and death in connection with armed conflict, and acknowledges that wider environmental factors and individual risk factors, particularly when combined, may generate different protection needs;

9.5 FAMILY REUNIFICATION

The provisions reproduced below recognize the need for the reunification of unaccompanied minors with their families, and call on UNHCR, States, the Secretary-General, other UN organizations and non-governmental organizations to facilitate reunification.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/172, PP4, OP2 & 3 23 Dec 1994	Mindful of the fact that the ultimate solution to the plight of those unaccompanied minors is their return to and reunification with their families, And whereabouts;

2. Calls upon all Governments, the Secretary-General, the Office of the United Nations High Commissioner for Refugees and all other United Nations organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors; 3. Requests the Office of the United Nations High Commissioner for Refugees and other United Nations organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families: Mindful of the fact that the ultimate solution to the plight of those 50/150, PP4, OP3 & 4 21 Dec 1995 unaccompanied minors is their return to and reunification with their families, 3. Calls upon all Governments, the Secretary-General, the United Nations High Commissioner for Refugees, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors; 4. Urges the Office of the United Nations High Commissioner for Refugees, all United Nations organizations, other international organizations and nongovernmental organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families; Mindful of the fact that the ultimate solution to the plight of unaccompanied 51/73, PP4, 6, OP5 & 6 12 Dec 1996 minors is their return to and reunification with their families, Noting with appreciation the efforts of the Office of the High Commissioner in the identification and tracing of unaccompanied refugee minors, and welcoming its effort in reunifying family members of refugees, 5. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors: Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families: Mindful of the fact that the ultimate solution to the plight of unaccompanied 52/105, PP4, OP5 & 6 minors is their return to and reunification with their families. 12 Dec 1997 53/122, PP4, OP6 & 7 5. Calls upon all Governments, the Secretary-General, the Office of the 9 Dec 1998 High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the

	return to and reunification with their families of unaccompanied refugee minors;
	6. Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families;
54/145, PP4, OP6 & 7 17 Dec 1999	Mindful of the fact that the ultimate solution to the plight of unaccompanied refugee minors is their return to and reunification with their families,
	6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
	7. Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate with the needs and interests of unaccompanied refugee minors and for their reunification with their families;
56/136, PP4, OP6 & 7 19 Dec 2001	Mindful of the fact that the ultimate solution to the plight of unaccompanied minors is their return to and reunification with their families,
	6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return and reunification with their families of unaccompanied refugee minors;
	7. Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate with the needs and interests of unaccompanied refugee minors and for their reunification with their families;
57/190 (III), OP8 18 Dec 2002	8. Expresses its deep concern about the growing number of refugee and internally displaced children who are unaccompanied or separated from their families, and calls upon all States and United Nations bodies and agencies and other relevant organizations to give priority to programmes for family tracing and reunification and to continue to monitor the care arrangements for refugee and internally displaced children who are unaccompanied or separated from their families;
58/150, PP4, 7 & 8 & OP4 & 6	Mindful of the fact that the ultimate solution to the plight of unaccompanied minors is their return to and reunification with their families
22 Dec 2003	Noting with appreciation the efforts of the Office of the United Nations High Commissioner for Refugees and the United Nations Children's Fund in the identification and tracing of unaccompanied minors, and welcoming their efforts in reunifying families of refugees,

Welcoming the efforts exerted by the United Nations High Commissioner for Refugees to reunite refugees with their families,
4. Calls upon the Office of the United Nations High Commissioner for Refugees, in cooperation with other relevant United Nations bodies, to incorporate into its programmes policies that aim at preventing the separation of refugee families, conscious of the importance of family unity;

6. *Urges* the Office of the High Commissioner, all United Nations organizations, as well as other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate with the needs of unaccompanied refugee minors and for their reunification with their families;

9.6 IDENTIFICATION, INFORMATION AND TRACING

The majority of the provisions reproduced below emphasize the need for early identification of unaccompanied minors and information on their number and whereabouts. Several provisions welcome the efforts of UNHCR and/or UNICEF towards the identification and tracing of unaccompanied minors.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
49/172, OP1 23 Dec 1994	Expresses its deep concern at the plight of unaccompanied refugee minors and emphasizes the need for their early identification and for timely, detailed and accurate information on their number and whereabouts;	
50/150, OP2 21 Dec 1995	2. Expresses its deep concern at the plight of unaccompanied refugee minors, and emphasizes the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts;	
51/73, PP6, OP2 & 3 12 Dec 1996	Noting with appreciation the efforts of the Office of the High Commissioner in the identification and tracing of unaccompanied refugee minors, and welcoming its effort in reunifying family members of refugees, 2. Expresses its deep concern at the continued plight of unaccompanied refugee minors, and emphasizes once again the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts; 3. Expresses the hope that adequate resources will be provided for programmes of identification and tracing of unaccompanied refugee minors;	
52/105, PP6, OP2 & 3 12 Dec 1997	Noting with appreciation the efforts of the Office of the High Commissioner in the identification and tracing of unaccompanied refugee minors, and welcoming its effort in reunifying family members of refugees,	

	2. Expresses its deep concern at the continued plight of unaccompanied refugee minors, and emphasizes once again the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts;
	3. Expresses the hope once again that adequate resources will be provided for programmes of identification and tracing of unaccompanied refugee minors;
53/122, PP6, OP3 & 4 9 Dec 1998	Noting with appreciation the efforts of the Office of the High Commissioner and the United Nations Children's Fund in the identification and tracing of unaccompanied refugee minors, and welcoming their efforts in reunifying family members of refugees,
	3. Expresses its deep concern at the continued plight of unaccompanied refugee minors, and emphasizes once again the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts;
	4. Expresses the hope once again that adequate resources will be provided for programmes of identification and tracing of unaccompanied refugee minors;
54/145, PP6, OP3 & 4 17 Dec 1999	Noting with appreciation the efforts of the Office of the United Nations High Commissioner for Refugees and the United Nations Children's Fund in the identification and tracing of unaccompanied refugee minors, and welcoming their efforts in reunifying families of refugees,
	3. Expresses its deep concern at the continued plight of unaccompanied refugee minors, and emphasizes once again the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts;
	4. Stresses the importance of providing adequate resources for programmes of identification and tracing of unaccompanied refugee minors;
56/136, PP6, OP3 & 4 19 Dec 2001	Noting with appreciation the efforts of the Office of the High Commissioner and the United Nations Children's Fund in the identification and tracing of unaccompanied minors, and welcoming their efforts in reunifying families of refugees,
	3. Expresses its deep concern at the continuing plight of unaccompanied refugee minors, and emphasizes once again the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts;
	4. Stresses the importance of providing adequate resources for programmes of identification and tracing of unaccompanied minors;

57/190 (III), OP8 18 Dec 2002	8. Expresses its deep concern about the growing number of refugee and internally displaced children who are unaccompanied or separated from their families, and calls upon all States and United Nations bodies and agencies and other relevant organizations to give priority to programmes for family tracing and reunification and to continue to monitor the care arrangements for refugee and internally displaced children who are unaccompanied or separated from their families;
58/150, PP5 & OP2 & 3 22 Dec 2003	Bearing in mind that the most important steps in working with unaccompanied minors are rapid identification, immediate registration and documentation and tracing of family, 2. Expresses its deep concern at the continuing plight of unaccompanied refugee minors, and emphasizes once again the urgent need for their early identification and for timely, detailed and accurate information on their number and whereabouts; 3. Stresses the importance of providing adequate resources for programmes of identification, registration, documentation and tracing of unaccompanied minors and their reunification with their families;

9.7 POLICY ON UNACCOMPANIED MINORS

The majority of the provisions reproduced below note UNHCR's development of an emergency kit to enhance the protection of unaccompanied minors by UNHCR, UNICEF and non-governmental organizations. One provision welcomes UNHCR's policy on refugee children, including unaccompanied minors.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
48/116, OP7 20 Dec 1993	7. Welcomes the High Commissioner's policy on refugee children and the activities undertaken to ensure its implementation, aimed at ensuring that the specific needs of refugee children, including in particular unaccompanied minors, are fully met within the overall protection and assistance activities of the Office, in cooperation with Governments and other relevant organizations;	
51/73, PP5 12 Dec 1996 52/105, PP5 12 Dec 1997 53/122, PP5 9 Dec 1998	Noting the revised Guidelines on Refugee Children issued by the Office of the United Nations High Commissioner for Refugees in May 1994 and the development of an emergency kit to facilitate coordination and to enhance the quality of responses to the needs of unaccompanied minors by the Office of the High Commissioner, the United Nations Children's Fund and non-governmental organizations,	
54/145, PP5		

17 Dec 1999		
56/136, PP5 19 Dec 2001		
19 Dec 2001		
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
157(VII), OP4 24 Aug 1948	Expresses its view that the policy which should be followed with regard to unaccompanied children is:	
	(a) To unite children with their parents wherever the latter may be; and	
	(b) In the case of orphan or unaccompanied children whose nationality has been established beyond doubt, to return them to their country, always providing that the best interests of the individual child shall be the determining factor;	

9.8 ROLE OF UNHCR

The provisions reproduced below welcome UNHCR's activities in relation to unaccompanied minors and/or call on UNHCR to intensify its efforts to assist and protect unaccompanied minors, including through reunification with their families.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
48/116, OP7 20 Dec 1993	7. Welcomes the High Commissioner's policy on refugee children and the activities undertaken to ensure its implementation, aimed at ensuring that the specific needs of refugee children, including in particular unaccompanied minors, are fully met within the overall protection and assistance activities of the Office, in cooperation with Governments and other relevant organizations;	
49/169, OP18 23 Dec 1994	18. Urges the High Commissioner, Governments and other relevant organizations to intensify efforts to respond to the protection and assistance needs of refugee children, particularly those of unaccompanied minors, and calls upon States to safeguard the security of refugee children and to ensure that they are not recruited into the military or other armed groups;	
49/172, PP6, OP2, 3 & 5 23 Dec 1994	Noting with appreciation the efforts of the High Commissioner to ensure the protection and assistance of refugees, including refugee children and unaccompanied minors,	
	2. Calls upon all Governments, the Secretary-General, the Office of the United Nations High Commissioner for Refugees and all other United Nations organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied	

refugee minors;

- 3. Requests the Office of the United Nations High Commissioner for Refugees and other United Nations organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families;
- 5. Calls upon the Secretary-General, the High Commissioner, the Department of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund and other United Nations organizations to mobilize, within existing resources, adequate assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation;

50/150, PP6, OP3, 4 & 6 21 Dec 1995 Noting also the efforts of the High Commissioner to ensure the protection of and assistance to refugees, including children and unaccompanied minors, and that further efforts need to be exerted to this effect,

- 3. Calls upon all Governments, the Secretary-General, the United Nations High Commissioner for Refugees, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
- 4. *Urges* the Office of the United Nations High Commissioner for Refugees, all United Nations organizations, other international organizations and nongovernmental organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families;
- 6. Calls upon the Secretary-General, the High Commissioner, the Department of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund and other United Nations organizations and international organizations to mobilize adequate assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation;

51/73, PP6, OP5, 6 & 8 12 Dec 1996

52/105, PP6, OP5, 6 & 9 12 Dec 1997 Noting with appreciation the efforts of the Office of the High Commissioner in the identification and tracing of unaccompanied refugee minors, and welcoming its effort in reunifying family members of refugees,

- 5. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors;
- 6. Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate to the needs and interests of the unaccompanied refugee minors and for their reunification with their families;
- 8. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Department of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund and other United Nations organizations and international organizations to mobilize adequate

assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation; 53/122, PP6, OP6, 7 & 10 Noting with appreciation the efforts of the Office of the High Commissioner 9 Dec 1998 and the United Nations Children's Fund in the identification and tracing of unaccompanied refugee minors, and welcoming their efforts in reunifying family members of refugees, 6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors: Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate with the needs and interests of unaccompanied refugee minors and for their reunification with their families; Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Office for the Coordination of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund, other United Nations organizations and other international organizations to mobilize adequate assistance to unaccompanied refugee minors in the areas of relief, education, health and psychological rehabilitation; 54/145, PP6, OP6, 7 & 10 Noting with appreciation the efforts of the Office of the United Nations High 17 Dec 1999 Commissioner for Refugees and the United Nations Children's Fund in the identification and tracing of unaccompanied refugee minors, and welcoming their efforts in reunifying families of refugees, 6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return to and reunification with their families of unaccompanied refugee minors: Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate with the needs and interests of unaccompanied refugee minors and for their reunification with their families: Calls upon the Secretary-General, the United Nations High 10. Commissioner for Refugees, the Office for the Coordination of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund, other United Nations organizations and other international organizations to mobilize adequate assistance to unaccompanied refugee minors in the areas of relief, education, health and psychological rehabilitation; 56/136, PP6, OP6, 7 & 10 Noting with appreciation the efforts of the Office of the High Commissioner 19 Dec 2001 and the United Nations Children's Fund in the identification and tracing of unaccompanied minors, and welcoming their efforts in reunifying families of refugees.

6. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return and reunification with their families of unaccompanied refugee minors;
7. Urges the Office of the High Commissioner, all United Nations organizations, other international organizations and non-governmental organizations concerned to take appropriate steps to mobilize resources commensurate with the needs and interests of unaccompanied refugee minors and for their reunification with their families;
10. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Office for the Coordination of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund, other United Nations organizations and other international organizations to mobilize adequate assistance to unaccompanied refugee minors in the areas of relief, education, health and psychological rehabilitation;

9.9 SPECIAL PROTECTION NEEDS

The provisions reproduced below either recognize the need for special assistance and care for unaccompanied minors due to their vulnerability, or call on UNHCR and others to provide special types of assistance to unaccompanied minors.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/172, OP5 23 Dec 1994	5. Calls upon the Secretary-General, the High Commissioner, the Department of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund and other United Nations organizations to mobilize, within existing resources, adequate assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation;
50/150, OP6 21 Dec 1995	6. Calls upon the Secretary-General, the High Commissioner, the Department of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund and other United Nations organizations and international organizations to mobilize adequate assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation;
51/73, PP3 & OP8 12 Dec 1996 52/105, PP3 & OP9 12 Dec 1997	Bearing in mind that unaccompanied refugee minors are among the most vulnerable and at risk of neglect, violence, forced military recruitment, sexual assault and other abuses and therefore require special assistance and care, 8. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Department of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund and other United Nations organizations and international organizations to mobilize adequate assistance to unaccompanied minors in the areas of relief, education, health and psychological rehabilitation;

53/122, PP3 & OP10 9 Dec 1998 54/145, PP3 & OP10 17 Dec 1999	Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and the most at risk of neglect, violence, forced military recruitment, sexual assault and other abuses and therefore require special assistance and care, 10. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Office for the Coordination of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund, other United Nations organizations and other international organizations to mobilize adequate assistance to unaccompanied refugee minors in the areas of relief, education, health and psychological rehabilitation;		
56/136, PP3 & OP10 19 Dec 2001	Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and the most at risk of neglect, violence, forced military recruitment and sexual assault and therefore require special assistance and care, 10. Calls upon the Secretary-General, the United Nations High Commissioner for Refugees, the Office for the Coordination of Humanitarian Affairs of the Secretariat, the United Nations Children's Fund, other United Nations organizations and other international organizations to mobilize adequate assistance to unaccompanied refugee minors in the areas of relief, education, health and psychological rehabilitation;		
57/190 (III), OP7 18 Dec 2002	7. Calls upon all States and other parties to armed conflict, as well as United Nations organizations and bodies, to give urgent attention, in terms of protection and assistance, to the fact that refugee and internally displaced children are particularly exposed to risks in connection with armed conflict, such as being forcibly recruited or subjected to sexual violence, abuse or exploitation;		
58/150, PP2 & 3 22 Dec 2003	Aware of the fact that the majority of refugees are children and women, Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and the most at risk of neglect, violence, forced military recruitment, sexual assault, abuse and vulnerability to infectious disease, such as human immunodeficiency virus/acquired immunodeficiency syndrome, malaria and tuberculosis, and therefore require special assistance and care,		
60/128, OP7 16 Dec 2005 61/139, OP8 18 Dec 2006	7. Reiterates the importance of the full and effective implementation of standards and procedures, including the monitoring and reporting mechanism outlined in Security Council resolution 1612 (2005) of 26 July 2005, to better address the specific protection needs of refugee children and adolescents and to safeguard rights and, in particular, to ensure adequate attention to unaccompanied and separated children and children affected by armed conflict, including former child soldiers in refugee settings, as well as in the context of voluntary repatriation and reintegration measures;		
69/152, OP36 18 Dec 2014	36. Notes the importance of States and the Office of the High Commissioner discussing and clarifying the role of the Office in mixed migratory flows in order to better address protection needs in the context of mixed migratory flows, bearing in mind the particular needs of vulnerable groups, especially women, children and persons with disabilities, including by safeguarding access to asylum for those in need of international protection, and also		

notes the readiness of the High Commissioner, consistent with his mandate, to assist States in fulfilling their protection responsibilities in this regard;

CLIMATE CHANGE

The provision reproduced below notes the challenges posed by climate change and environmental degradation, urging UNHCR to continue to address such challenges in its work.

Resolution / Paragraph Number & Date	Full Text		
GENERAL ASSEMBLY RESOLUTIONS			
64/127, OP31 25 Jan 2009 66/133, OP30 19 Dec 2011 67/149, OP33 20 Dec 2012 68/141, OP36 18 Dec 2013 69/152, OP38 18 Dec 2014	31. Expresses deep concern about the challenges posed by climate change and environmental degradation to the protection activities of the Office of the High Commissioner and the assistance it provides to vulnerable populations of concern across the globe, particularly in the least developed countries, and urges the Office to continue to address such challenges in its work, within its mandate, and in consultation with national authorities and in cooperation with competent agencies in its operations;		

COMPLEMENTARY (SUBSIDIARY) FORMS OF PROTECTION

The provisions reproduced below recognize the need to take and explore further measures to ensure international protection to all who need it.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
49/169, OP5 & 7 23 Dec 1994	5. Reiterates the importance of ensuring access, for all persons seeking international protection, to fair and efficient procedures for the determination of refugee status or, as appropriate, to other mechanisms to ensure that persons in need of international protection are identified and granted such protection, while not diminishing the protection afforded to refugees under the terms of the 1951 Convention, the 1967 Protocol and relevant regional instruments;	
	7. Recognizes the desirability of exploring further measures to ensure international protection to all who need it, including temporary protection and other forms of asylum oriented towards repatriation, in situations of conflict or persecution involving large-scale outflows and in which return home is considered the most appropriate durable solution, and encourages the High Commissioner to continue to promote international cooperation and to engage in further consultations and discussions concerning measures to achieve this objective, acknowledging the value of regional arrangements in this regard;	
50/152, OP5 & 7 21 Dec 1995	5. Reiterates the importance of ensuring access, for all persons seeking international protection, to fair and efficient procedures for the determination of refugee status or, as appropriate, to other mechanisms to ensure that persons in need of international protection are identified and granted such protection, while not diminishing the protection afforded to refugees under the terms of the 1951 Convention, the 1967 Protocol and relevant regional instruments;	
	7. Reiterates its support for the role of the Office of the High Commissioner in exploring further measures to ensure international protection to all who need it, consistent with fundamental protection principles reflected in international instruments, and looks forward to the informal consultations of the Office of the High Commissioner on the subject;	

COMPREHENSIVE AND REGIONAL APPROACHES56

The provisions reproduced below recognize the need for comprehensive and regional approaches to refugee problems and call on States and UNHCR to consider adopting such approaches. One provision endorses the ExCom Conclusion on "Comprehensive and Regional Approaches within a Protection Framework".

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
48/135, PP6 20 Dec 1993	Bearing in mind the Vienna Declaration and Programme of Action, which calls for a comprehensive approach by the international community with regard to refugees and displaced persons,	
49/169, PP14 23 Dec 1994	Recognizing that actions by the international community, in consultation and coordination with the State concerned, on behalf of the internally displaced may contribute to the easing of tensions and the resolution of problems resulting in displacement, and constitute important components of a comprehensive approach to the prevention and solution of refugee problems,	
49/173, PP3 & OP1 23 Dec 1994	Reaffirming the need for the international community to consider comprehensive approaches for the coordination of action with regard to refugees, returnees, displaced persons and related migratory movements, 1. Calls upon the United Nations High Commissioner for Refugees, in consultation with concerned States and in coordination with relevant intergovernmental, regional and non-governmental organizations, to continue to consider comprehensive regional approaches to the problems of refugees and displaced persons;	
50/151, PP4 & OP2 21 Dec 1995	Reaffirming the need for the international community to consider comprehensive approaches for the coordination of action with regard to Refugees, returnees, displaced persons and related migratory movements, 2. Calls upon the United Nations High Commissioner for Refugees, in consultation with States concerned and in coordination with relevant intergovernmental, regional and non-governmental organizations, to continue to consider and develop comprehensive regional approaches to the problems of refugees and displaced persons;	
50/195, PP3 22 Dec 1995	Bearing in mind the Vienna Declaration and Programme of Action, adopted by the World Conference on Human Rights on 25 June 1993, which calls for a comprehensive approach by the international community with regard to refugees and displaced persons,	

⁵⁶ See also <u>Durable Solutions</u>

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51/75, OP11 & 12 12 Dec 1996	11. Acknowledges the desirability of comprehensive approaches by the international community to the problems of refugees and displaced persons, including addressing root causes, strengthening emergency preparedness and response, providing effective protection and achieving durable solutions; 12. Emphasizes the value of comprehensive, regional approaches in which the High Commissioner has played a significant part in both countries of origin and countries of asylum, encourages States, in coordination and cooperation with each other and with international organizations, if applicable, to consider adopting protection-based comprehensive approaches to particular problems of displacement, and endorses, in this connection, the conclusion on comprehensive and regional approaches within a protection framework adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its
	forty-seventh session;
52/103, OP10 & 11 12 Dec 1997	10. Acknowledges the desirability of comprehensive approaches by the international community to the problems of refugees and displaced persons, including addressing root causes, strengthening emergency preparedness and response, providing effective protection and achieving durable solutions;
	11. Recognizes the value of comprehensive regional approaches in which the High Commissioner has played a significant part in both countries of origin and countries of asylum, and encourages States, in coordination and cooperation with each other and with international organizations, if applicable, to consider adopting protection-based comprehensive and regional approaches that conform fully with universally recognized standards and respond to particular regional initiatives, circumstances and protection needs;
53/125, OP14 9 Dec 1998 54/146, OP15 17 Dec 1999	14. Acknowledges the desirability of comprehensive approaches by the international community, including comprehensive regional approaches, to the problems of refugees and displaced persons, and notes in this regard that capacity-building in countries of origin and countries of asylum can play an important role in addressing the root causes of refugee flows, in strengthening emergency preparedness and response and in providing effective protection and achieving durable solutions;
55/74, OP18 4 Dec 2000	18. Acknowledges the desirability of comprehensive approaches by the international community, notably at the regional level, to the problems of refugees and displaced persons, and notes in this regard that capacity building in countries of origin and countries of asylum can play an important role in addressing the root causes of refugee flows, strengthening emergency preparedness and response, promoting and building peace, and developing regional standards for the protection of refugees;
58/149, OP15 22 Dec 2003	15. Welcomes the decision of African heads of State and Government to address the situation of refugees, returnees and displaced persons in Africa within the context of the New Partnership for Africa's Development;
66/133, OP27 19 Dec 2011 67/149, OP30	27. Notes with appreciation the activities undertaken by States to strengthen the regional initiatives that facilitate cooperative policies and approaches on refugees, and encourages States to continue their efforts to address, in a comprehensive manner, the needs of the people who require international

20 Dec 2012	protection in their respective regions, including the support provided for host communities that receive large numbers of persons who require		
68/141, OP33 18 Dec 2013	international protection;		
69/152, OP35 18 Dec 2014			
68/143, OP27 18 Dec 2013 69/154, OP27 18 Dec 2014	27. Encourages the Office of the High Commissioner and interested States to identify protracted refugee situations which might lend themselves to resolution through the development of specific, multilateral, comprehensive and practical approaches to resolving such refugee situations, including the improvement of international burden- and responsibility-sharing and the		
	realization of durable solutions, within a multilateral context;		

CO-OPERATION / CO-ORDINATION BETWEEN UNHCR AND STATES

The provisions listed below call for co-operation between UNHCR and States. The column of the table entitled "Subject" indicates the specific area in which co-operation is requested or if it is a general request. Unless indicated otherwise in brackets in the column entitled "Subject", the request is addressed to States. In certain cases, the General Assembly or ECOSOC do not request future co-operation but rather welcome existing co-operation or reaffirm the need for co-operation.

Sample Text

- "5. Urges Governments to intensify their support for activities which the High Commissioner is carrying out in accordance with relevant resolutions of the General Assembly and the Economic and Social Council, especially by:
- (a) Facilitating his efforts in the field of international protection by observing the principle of asylum and non-refoulement relating to refugees;
- (b) Supporting his efforts to promote, in cooperation with Governments, United Nations bodies and non-governmental organizations, durable solutions to the problems of refugees and displaced persons, including those in urgent need, whenever emergencies occur;" (35/41, OP5)

GENERAL ASSEMBLY RESOLUTIONS			
Resolution & Paragraph No.	Date	Subject	
428 (V), OP2	14 Dec 1950	Request for co-operation through measures listed: a) Accession to legal instruments, b) Agreements with UNHCR, c) Admission, d) Assistance in voluntary repatriation, e) Promotion of assimilation, f) Provision of travel documents, g) Permission for transfer of assets, h) Provision of information to UNHCR	
538 (VI), OP4	4 Feb 1952	General	
728 (VIII), OP2	23 Oct 1953	Promotion of durable solutions	
832 (IX), OP7	21 Oct 1954	General	
1006 (ES-II), II, OP1	9 Nov 1956	Hungary – emergency assistance	
1007 (ES-II), PP3	9 Nov 1956	Need for co-operation in humanitarian duties (No addressee)	
1039 (XI), B, OP3	23 Jan 1957	General	
1285 (XIII), OP1	5 Dec 1958	Promotion of World Refugee Year	
1499 (XV), PP5	5 Dec 1960	Request for co-operation through measures listed: a) Improving legal status of refugees, b) Facilitating durable solutions, c) Financial contributions	
1502 (XV), OP2(a)	5 Dec 1960	General	
1673 (XVI), OP2	18 Dec 1961	Request for co-operation through measures listed: a) Improving legal status of refugees, b) Facilitating durable solutions, c) Financial contributions	
1783 (XVII), OP3	7 Dec 1962	General	

1959 (XVIII), OP2	12 Dec 1963	Request for co-operation through measures listed: a) Facilitating durable solutions, b) Improving legal status of refugees including by accession to and implementation of legal instruments, c) Financial contributions
2020 (XX) OB2(a)	7 Dec 1965	General
2039 (XX), OP2(a)		
2197 (XXI), OP3	16 Dec 1966	General
2294 (XXII), OP5	11 Dec 1967	General
2650 (XXV), OP2	30 Nov 1970	General (Addressed to UNHCR)
2650 (XXV), OP3	30 Nov 1970	General
2789 (XXVI), OP3	6 Dec 1971	Promotion of durable solutions (Addressed to UNHCR)
2789 (XXVI), OP4	6 Dec 1971	Request for co-operation through measures listed: a)
		Facilitating international protection, b) Promotion of
		durable solutions, c) Financial contributions
2956 (XXVII), A, OP3	12 Dec 1972	Promotion of durable solutions (Addressed to UNHCR)
2956 (XXVII), A, OP5	12 Dec 1972	Request for co-operation through measures listed: a)
		Facilitating international protection, b) Promotion of
	_	durable solutions, c) Financial contributions
3143 (XXVIII), OP3	14 Dec 1973	Promotion of durable solutions (Addressed to UNHCR)
3143 (XXVIII), OP4	14 Dec 1973	Request for co-operation through measures listed: a) Facilitating international protection, b) Promotion of durable solutions, c) Financial contributions
3271 (XXIX), OP4	10 Dec 1974	Promotion of durable solutions (Addressed to UNHCR)
3271 (XXIX), OP5	10 Dec 1974	Request for co-operation through measures listed: a)
0271 (77477), 01 0	10 200 1074	Facilitating international protection, b) Promotion of durable solutions, c) Financial contributions
3454 (XXX), OP2	9 Dec 1975	Promotion of durable solutions (Addressed to UNHCR)
3454 (XXX), OP3	9 Dec 1975	Africa (Addressed to all parties)
3454 (XXX), OP4	9 Dec 1975	Request for co-operation through measures listed: a)
		Facilitating international protection, b) Promotion of durable solutions, c) Financial contributions
31/35, OP3	30 Nov 1976	Promotion of durable solutions (Addressed to UNHCR)
31/35, OP4	30 Nov 1976	Africa (Addressed to all parties)
31/35, OP5	30 Nov 1976	Request for co-operation through measures listed: a) Facilitating international protection by accession to legal instruments, b) Promotion of durable solutions, c) Financial contributions
32/67, OP4	8 Dec 1977	Promotion of durable solutions
32/70, OP4	8 Dec 1977	Co-operation between OAU and UNHCR (Addressed to UNHCR)
33/26, OP3	29 Nov 1978	Promotion of durable solutions (Addressed to UNHCR)
33/26, OP5	29 Nov 1978	Achievement of self-sufficiency, local integration and resettlement of refugees
34/60, OP2	29 Nov 1979	Promotion of durable solutions (Addressed to UNHCR)
34/60, OP3	29 Nov 1979	Request for co-operation through measures listed: a) Facilitating international protection, b) Accession to legal instruments, c) Promotion of durable solutions
34/60, OP4	29 Nov 1979	Request for co-operation through measures listed: a) General, b) Provision of durable solutions
34/62, OP4	29 Nov 1979	Refugees and displaced persons in South-East Asia
35/41, OP5	25 Nov 1980	Request for co-operation through measures listed: a) Facilitating international protection, b) Promotion of durable solutions
35/42, OP7	25 Nov 1980	International Conference on Assistance to Refugees in Africa (ICARA)
35/42, OP10	25 Nov 1980	Co-operation between OAU and UNHCR (Addressed to UNHCR)
35/135, OP1	11 Dec 1980	Protection of refugee women and children

35/135, OP5	11 Dec 1980	Increasing participation of refugee women (Addressed to UNHCR)
35/135, OP6	11 Dec 1980	Research on needs of refugee women (Addressed to UNHCR)
35/182, OP5	15 Dec 1980	Djibouti: Mobilisation of assistance (Addressed to UNHCR)
36/124, OP1	14 Dec 1981	Welcomes and requests co-operation between OAU and UNHCR (Addressed to OAU and UNHCR)
36/125, OP5	14 Dec 1981	Request for co-operation through measures listed: a) Facilitating international protection, b) Promotion of durable solutions
36/156, OP3	16 Dec 1981	Djibouti: Mobilisation of assistance (Addressed to UNHCR)
37/176, OP3	17 Dec 1982	Djibouti: Mobilisation of assistance (Addressed to UNHCR)
37/195, OP2	18 Dec 1982	Reaffirms need for co-operation of States in international protection
37/195, OP6	18 Dec 1982	Promotion of durable solutions
38/89, OP5	16 Dec 1983	Djibouti: Mobilisation of assistance (Addressed to UNHCR)
38/103, OP2	16 Dec 1983	Mass exoduses
38/121, PP5	16 Dec 1983	Stresses need for co-operation of States in international
00/121,110	10 200 1000	protection
38/121, OP2	16 Dec 1983	Reaffirms need for co-operation of States in international
00/121, 01 2	10 200 1000	protection
38/121, OP4	16 Dec 1983	Physical security of refugees
38/121, OP8	16 Dec 1983	Promotion of durable solutions
39/107, OP4	14 Dec 1984	Djibouti: Mobilisation of assistance (Addressed to
·		UNHCR)
39/117, PP6	14 Dec 1984	Stresses need for co-operation to prevent new mass exoduses
39/117, OP2	14 Dec 1984	Mass exoduses
39/140, PP5	14 Dec 1984	Stresses need for co-operation of States in international protection
39/140, OP2	14 Dec 1984	Reaffirms need for co-operation of States in international protection
39/140, OP4	14 Dec 1984	Physical security of refugees
39/140, OP5	14 Dec 1984	Promotion of durable solutions
39/140, OP7	14 Dec 1984	Development-oriented assistance (Addressed to UNHCR)
40/117, OP7	13 Dec 1985	Follow up to ICARA II
40/118, PP6	13 Dec 1985	Stresses need for co-operation of States in international protection
40/118, PP13	13 Dec 1985	Welcomes co-operation between UNHCR and intergovernmental organisations
40/118, OP2	13 Dec 1985	Reaffirms need for co-operation of States in international protection
40/118, OP5	13 Dec 1985	Physical security of refugees
40/118, OP6	13 Dec 1985	Promotion of durable solutions
40/118, OP7	13 Dec 1985	Implementation of ExCom conclusions on voluntary
.5, 115, 517	10 000 1000	repatriation
40/118, OP8	13 Dec 1985	Development-oriented assistance (Addressed to UNHCR)
40/118, OP12	13 Dec 1985	Welcomes co-operation between UNHCR and intergovernmental organisations
40/134, OP4	13 Dec 1985	Djibouti: Mobilisation of assistance (Addressed to UNHCR)
40/149, PP7	13 Dec 1985	Stresses need for co-operation to prevent new mass
.5/ 110, 117	10 000 1000	exoduses

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40/149, OP2	13 Dec 1985	Mass exoduses
41/124, PP7	4 Dec 1986	Stresses need for co-operation of States in international protection
41/124, OP2	4 Dec 1986	Reaffirms need for co-operation of States in international protection
41/124, OP6	4 Dec 1986	Physical security of refugees
41/124, OP9	4 Dec 1986	Promotion of durable solutions
41/148, PP7	4 Dec 1986	Stresses need for co-operation of States in international protection
41/148, OP2	4 Dec 1986	Reaffirms need for co-operation of States in international protection
42/107, OP9	7 Dec 1987	Follow up to ICARA II
42/109, PP7	7 Dec 1987	Stresses need for co-operation of States in international protection
42/109, PP9	7 Dec 1987	Emphasising need for co-operation of States in promotion of durable solutions
42/109, PP13	7 Dec 1987	Welcomes co-operation between UNHCR and States
42/109, OP1	7 Dec 1987	Reaffirms need for co-operation of States in international protection
42/109, OP10	7 Dec 1987	Promotion of durable solutions
42/144, PP7	7 Dec 1987	Stresses need for co-operation of States to prevent new mass exoduses
42/144, OP3	7 Dec 1987	Mass exoduses
43/117, PP7	8 Dec 1988	Stresses need for co-operation of States in international protection
43/117, PP9	8 Dec 1988	Emphasising need for co-operation of States in promotion of durable solutions
43/117, PP16	8 Dec 1988	Welcomes co-operation between UNHCR and States
43/117, OP1	8 Dec 1988	Reaffirms need for co-operation of States in international protection
43/117, OP8	8 Dec 1988	Special needs of refugee women
43/117, OP12	8 Dec 1988	Promotion of durable solutions
43/118, PP15	8 Dec 1988	Notes tripartite commissions in Central America (country of asylum, country of origin and UNHCR)
43/154, PP6	8 Dec 1988	Stresses need for co-operation of States to prevent new mass exoduses
43/154, OP2	8 Dec 1988	Mass exoduses
44/137, PP3	15 Dec 1989	Reaffirming need for co-operation of States in international protection
44/137, OP1	15 Dec 1989	Reaffirms need for co-operation of States in international protection
44/137, OP16	15 Dec 1989	Promotion of durable solutions
44/161, OP9	15 Dec 1989	Afghanistan: Return of refugees
44/164, PP6	15 Dec 1989	Stresses need for co-operation of States in international protection
44/164, OP2	15 Dec 1989	Mass exoduses
45/140, PP8	14 Dec 1990	Emphasising need for co-operation of States in promotion of durable solutions
45/140, OP1	14 Dec 1990	Reaffirms need for co-operation of States in international protection
45/140, OP7	14 Dec 1990	Implementation of policy on refugee women
45/140, OP10	14 Dec 1990	Promotion of durable solutions
45/140, OP13	14 Dec 1990	Efforts towards interagency co-operation
45/153, PP6	18 Dec 1990	Stressing need for co-operation of States to prevent new mass exoduses
45/153, OP2	18 Dec 1990	Mass exoduses
45/174, OP10	18 Dec 1990	Afghanistan

46/106, OP1	16 Dec 1991	Reaffirms need for co-operation of States in international
10/100, 01 1	10 200 1001	protection
46/106, OP8	16 Dec 1991	Implementation of Guidelines on the Protection of Refugee Women
46/106, OP11	16 Dec 1991	Promotion of durable solutions
46/106, OP14	16 Dec 1991	Emergency situations (Addressed to UNHCR and States)
46/108, OP9	16 Dec 1991	General (Addressed to UNHCR)
46/127, PP6	17 Dec 1991	Stresses need for co-operation of States to prevent new
46/127, OP2	17 Dec 1991	mass exoduses Mass exoduses
47/105, PP8	16 Dec 1992	Emphasising need for co-operation of States in
47/103, FF0	10 Dec 1992	promotion of durable solutions
47/105, OP1	16 Dec 1992	Reaffirms need of co-operation of States in international
117100, 011	10 200 1002	protection
47/105, OP6	16 Dec 1992	Protection of refugee women
47/105, OP7	16 Dec 1992	Protection of refugee children
47/105, OP9	16 Dec 1992	Promotion of durable solutions
47/105, OP11	16 Dec 1992	Creation of conditions for voluntary repatriation
47/105, OP13	16 Dec 1992	Preventive action (Addressed to UNHCR)
47/105, OP19	16 Dec 1992	Emergency situations (Addressed to UNHCR)
48/116, PP12	20 Dec 1993	Emphasising need for co-operation of States in
		promotion of durable solutions
48/116, OP1	20 Dec 1993	Reaffirms need for co-operation of States in international protection
48/116, OP9	20 Dec 1993	Burden-sharing
48/116, OP10	20 Dec 1993	Promotion of durable solutions
48/116, OP11	20 Dec 1993	Preventive action
48/116, OP23	20 Dec 1993	Securing income for UNHCR
48/139, PP6	20 Dec 1993	Stresses need for co-operation of States to prevent new mass exoduses
48/139, OP2	20 Dec 1993	Mass exoduses
49/169, PP8	23 Dec 1994	Emphasising need for co-operation of States in
40/400 OD4	00 D 4004	promotion of durable solutions and preventive action
49/169, OP1	23 Dec 1994	Reaffirms need for co-operation of States in international protection
49/169, OP6	23 Dec 1994	International protection for those fleeing from armed conflict
49/169, OP8	23 Dec 1994	Burden-sharing
49/169, OP9	23 Dec 1994	Voluntary repatriation
49/169, OP12	23 Dec 1994	Access to persons in need of protection
49/169, OP20	23 Dec 1994	Statelessness
49/169, OP23	23 Dec 1994	Welcomes efforts to strengthen co-operation
49/169, OP24	23 Dec 1994	Securing income for UNHCR
49/173, OP1	23 Dec 1994	Comprehensive regional approaches
49/174, OP14	23 Dec 1994	Increase of services to persons of concern (Addressed to UNHCR)
50/149, OP8	21 Dec 1995	Welcomes increased co-operation between UNHCR and OAU
50/149, OP11	21 Dec 1995	Africa
50/149, OP26	21 Dec 1995	Africa: Review of programmes
50/151, OP2	21 Dec 1995	Comprehensive regional approaches
50/152, OP1	21 Dec 1995	Reaffirms importance of co-operation of States in international protection
50/152, OP13	21 Dec 1995	Access to persons in need of protection
50/152, OP24	21 Dec 1995	Securing income for UNHCR
50/182, PP7	22 Dec 1995	Stresses need for co-operation of States to prevent new mass exoduses
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50/182, OP4	22 Dec 1995	Mass exoduses
51/70, OP4	12 Dec 1996	Commonwealth of Independent States (CIS): Welcomes
0.77.0, 0.1.1	12 500 1000	co-operation between UNHCR and OSCE
51/70, OP13	12 Dec 1996	CIS
51/71, OP8	12 Dec 1996	Welcomes increased co-operation between UNHCR and
,		OAU
51/75, OP1	12 Dec 1996	Reaffirms need for co-operation of States in international
		protection
51/75, OP6	12 Dec 1996	Access to persons in need of protection
51/75, OP9	12 Dec 1996	Promotion of durable solutions
51/75, OP18	12 Dec 1996	Statelessness
51/75, OP20	12 Dec 1996	Securing income for UNHCR
52/101, OP8	12 Dec 1997	Welcomes increased co-operation between UNHCR and OAU
52/103, OP4	12 Dec 1997	Emphasises need for co-operation of States to enable UNHCR to fulfil its mandated functions
52/103, OP6	12 Dec 1997	Burden-sharing
52/103, OP8	12 Dec 1997	Protection of UNHCR personnel
52/103, OP11	12 Dec 1997	Comprehensive regional approaches
52/103, OP17	12 Dec 1997	Securing income for UNHCR
52/132, OP4	12 Dec 1997	Mass exoduses
52/132, OP15	12 Dec 1997	Provision of information
52/167, OP3	16 Dec 1997	Emergency situations
53/87, OP11	7 Dec 1998	Emergency situations
53/125, OP6	9 Dec 1998	Emphasises need for co-operation of States to enable UNHCR to fulfil its mandated functions
53/125, OP7	9 Dec 1998	Burden-sharing
53/125, OP10	9 Dec 1998	Protection of UNHCR personnel
53/125, OP11	9 Dec 1998	Promotion of durable solutions
53/125, OP12	9 Dec 1998	Creation of conditions for voluntary repatriation
53/125, OP15	9 Dec 1998	Capacity-building
53/125, OP21	9 Dec 1998	Securing income for UNHCR
53/126, OP9	9 Dec 1998	Welcomes increased co-operation between UNHCR and OAU
53/126, OP15	9 Dec 1998	Africa (Addressed to all parties)
54/146, OP2	17 Dec 1999	Reaffirms need for co-operation of States in international protection and promotion of durable solutions
54/146, OP7	17 Dec 1999	Emphasises need for co-operation of States to enable
34/140, 31/	17 DCC 1333	UNHCR to fulfil its mandated functions
54/146, OP8	17 Dec 1999	Burden-sharing
54/146, OP10	17 Dec 1999	Access to persons in need of protection
54/146, OP11	17 Dec 1999	Protection of UNHCR personnel
54/146, OP12	17 Dec 1999	Promotion of durable solutions
54/146, OP13	17 Dec 1999	Creation of conditions for voluntary repatriation
54/146, OP16	17 Dec 1999	Capacity-building
54/146, OP21	17 Dec 1999	Protection of the family and family reunification
54/146, OP23	17 Dec 1999	Securing income for UNHCR
54/147, OP12	17 Dec 1999	Africa: Separation
54/147, OP14	17 Dec 1999	Africa
54/180, OP3	17 Dec 1999	Mass exoduses
54/192, OP3	17 Dec 1999	Emergency situations
55/74, OP2	4 Dec 2000	Reaffirms need for co-operation of States in international protection and promotion of durable solutions
55/74, OP7	4 Dec 2000	Need for co-operation of States to enable UNHCR to fulfil its mandated functions
55/74, OP8	4 Dec 2000	Recognises that international protection is carried out in co-operation with States
55/74, OP11	4 Dec 2000	Access to persons in need of protection
·		

55/74. OP15	4 Dec 2000	Promotion of durable solutions
55/74, OP16	4 Dec 2000	Creation of conditions for voluntary repatriation
55/74, OP19	4 Dec 2000	Capacity-building
55/74, OP25	4 Dec 2000	Securing income for UNHCR
55/76, OP4	4 Dec 2000	Notes role of partnerships between UNHCR and States
55/77, OP13	4 Dec 2000	Africa: Protection of human rights of refugees
55/77, OP20	4 Dec 2000	Africa Africa
55/175, OP4	19 Dec 2000	Emergency situations
56/135, OP11	19 Dec 2001	Africa: Protection of human rights of refugees
56/135, OP15	19 Dec 2001	Africa: Separation
56/135, OP15 56/135, OP17	19 Dec 2001	Africa Separation
56/137, OP7		
56/137, OP7	19 Dec 2001	Need for co-operation of States to enable UNHCR to fulfil its mandated functions
56/137, OP8	19 Dec 2001	Burden-sharing
56/166, OP3	19 Dec 2001	Mass exoduses
56/217, OP4	21 Dec 2001	Emergency situations
57/183, OP11	18 Dec 2001	Africa: Protection of human rights of refugees
57/183, OP16	18 Dec 2001	Africa: Separation
57/183, OP20	18 Dec 2001	Africa
57/187, OP8	18 Dec 2001	Need for co-operation of States to enable UNHCR to
,		fulfil its mandated functions
57/187, OP9	18 Dec 2001	Burden-sharing
58/154, OP2	22 Dec 2003	Follow-up to Regional Conference
61/137, OP21	19 Dec 2006	Mixed migratory flows
62/124, OP23 & 24	18 Dec 2007	European-Asian Programme for Forced Displacement
,		and Migration. Mixed migratory flows.
63/148, OP23 & 24	18 Dec 2008	European-Asian Programme for Forced Displacement
,		and Migration. Mixed migratory flows.
64/127, OP29	18 Dec 2009	Mixed migratory flows
65/194, OP6 & 30	21 Dec 2010	Sixtieth anniversary of the 1951 Refugee Convention.
,		Mixed migratory flows.
66/133, OP11, 28, 31	19 Dec 2011	Humanitarian response capacities
		Mixed migratory flows
		Burden-sharing
67/149, OP11, 31 & 34	20 Dec 2012	Humanitarian response capacities
		Mixed migratory flows
		Burden-sharing
68/141, OP11, 34 & 37	18 Dec 2013	Humanitarian response capacities
		Mixed migratory flows
		Burden-sharing
69/152, OP32, 36 & 39	18 Dec 2014	Promotion of durable solutions
		Mixed migratory flows
		Burden-sharing
_	CONOMIO AND O	COLAL COLUNCII DECOLUTIONS
5	CONOMIC AND S	OCIAL COUNCIL RESOLUTIONS
686 (XXVI), B, PP3 (b)	21 July 1958	Promotion of durable solutions
1655 (LII), OP5	1 June 1972	Sudan
2011 (LXI), OP2	2 Aug 1976	General (Addressed to UNHCR)
2011 (LXI), OP3	2 Aug 1976	General
1980/44, OP4	23 July 1980	Djibouti: Mobilisation of assistance (Addressed to
		UNHCR)
1981/4, OP5	4 May 1981	Djibouti: Mobilisation of assistance (Addressed to
1000/0 005	07.4 ".1005	UNHCR)
1982/3, OP5	27 April 1982	Djibouti: Mobilisation of assistance (Addressed to UNHCR)
1991/5, OP4	30 May 1991	Iraq: Need to improve co-operation
		

CO-OPERATION / CO-ORDINATION BETWEEN UNHCR AND OTHER ORGANIZATIONS⁵⁷

1. REQUESTS FOR AND WELCOME OF CO-OPERATION / CO-ORDINATION

The provisions listed below call for co-ordination between UNHCR and other UN agencies, other organizations and NGOs. The column of the table entitled "Subject" indicates the specific area in which co-ordination is requested or if it is a general request. In certain cases, the General Assembly or ECOSOC do not request future co-ordination but rather welcome existing co-ordination, reaffirm the need for co-ordination or note the difficulties of co-ordination (see indication in the "subject" column). The entities between whom co-ordination is desired are indicated in brackets in the column entitled "Entites Concerned". The entity underlined is that to whom the request for co-ordination is addressed in cases where there is a specific addressee.

Sample Text

"Calls upon agencies and programmes of the United Nations system to continue co-operating with the Secretary-General and the High Commissioner in the implementation of humanitarian programmes of assistance for the student refugees in southern Africa;" (45/171, OP10)

GENERAL ASSEMBLY RESOLUTIONS			
Resolution & Paragraph No.	Date	Subject	Entities Concerned
125 (II), PP3	20 Nov 1947	Considers need for co-ordination	UN organs, subsidiary organs
310 (IV), PP4	24 Nov 1949	Notes difficulties of co-ordination	
728 (VIII), OP3	23 Oct 1953	General	UNHCR, interested organizations
1006 (ES-II), II, OP1	9 Nov 1956	Hungary: Emergency assistance	UNHCR, international agencies, States
1039 (XI), OP4	23 Jan 1957	Hungary: Assessment of needs	UNHCR, SG, States
1129 (XI), OP1	21 Nov 1956	Hungary: Welcomes UNHCR's efforts to co-ordinate	UNHCR, States, intergovernmental agencies and NGOs
1129 (XI), OP3	21 Nov 1956	Hungary: Financial aid	UNHCR, States, NGOs
1500 (XV), OP1(b)	5 Dec 1960	Algerian refugees in Morocco and Tunisia	UNHCR, League of Red Cross Societies
1502 (XV), OP2 (a)	5 Dec 1960	Requests continued efforts to assist refugees through measures listed: a) Increased co-operation with UNHCR and UNRWA	UNHCR, UN Relief and Works Agency for Palestine Refugees in the Near East, NGOs
2197 (XXI), OP1(c)	16 Dec 1966	Economic and social integration programmes in developing countries	<u>UNHCR</u> , UN organs, specialized agencies

⁵⁷ See also Non-Governmental Organizations

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⁵⁸ In the table below, "SG" means Secretary-General of the United Nations and NGOs means "non-governmental organizations".

2294 (XXII), OP4	11 Dec 1967	Development	UNHCR, UNDP, other UN
		·	agencies concerned with
			development
2399 (XXIII), PP4	6 Dec 1968	Commends interagency co-	UN agencies
2594 (XXIV), OP2	16 Dec 1696	operation General	LINIHCD appointing
2594 (XXIV), OP2	16 Dec 1696	General	UNHCR, specialized agencies and other UN
			bodies
2650 (XXV), PP4	30 Nov 1970	Commends interagency co-	UNHCR, UN agencies
,,,		operation, especially in	
		developing countries	
2650 (XXV), OP2	30 Nov 1970	General	<u>UNHCR</u> , States, specialized
			agencies, other UN bodies
2789 (XXVI), PP3	6 Dec 1971	Commends interagency co-	UNHCR, UN agencies and
0700 ()()()()	0 D = 4074	operation in developing countries	bodies
2789 (XXVI), PP4	6 Dec 1971	Development Development	UNHCR, UNDP
2789 (XXVI), OP3	6 Dec 1971	Promotion of durable solutions	<u>UNHCR</u> , Governments, UN
2956 (XXVII), A,	12 Dec 1972	Welcomes UNHCR's co-	bodies, voluntary agencies UNHCR, UN bodies
PP3	12 000 1972	ordination of humanitarian actions	Sitt lort, ort bodies
2956 (XXVII), A,	12 Dec 1972	Commends interagency co-	UNHCR, UN bodies
PP5		operation in rural settlement,	
		education and training of refugees	
2956 (XXVII), A,	12 Dec 1972	Promotion of durable solutions	<u>UNHCR</u> , States, UN bodies,
OP3			voluntary agencies
3143 (XXVIII), PP3	14 Dec 1973	Importance of co-ordination	UNHCR, UN bodies
3143 (XXVIII), OP3	14 Dec 1973	Promotion of durable solutions	<u>UNHCR</u> , States, UN bodies,
3271 (XXIX), A,	10 Dec 1974	Dehabilitation of refugees from	voluntary agencies UNHCR, UN bodies
OP3	10 Dec 1974	Rehabilitation of refugees from former colonies	ONNCK, ON bodies
3271 (XXIX), A,	10 Dec 1974	Promotion of durable solutions	UNHCR, UN bodies,
OP4			voluntary agencies
3454 (XXX), OP2	9 Dec 1975	Promotion of durable solutions	UNHCR, States, UN bodies,
04/05 DD4	00.11 4070		voluntary agencies
31/35, PP4	30 Nov 1976	Commends interagency co- ordination	UNHCR, UN bodies
31/35, OP3	30 Nov 1976	Promotion of durable solutions	UNHCR, Governments, UN
,			bodies, voluntary agencies
31/126, OP5	16 Dec 1976	Student refugees in southern	UNHCR, UNESCO, UNDP,
		Africa: Call for co-operation with	United Nations Trust Fund
		SG	for South Africa, the United
			Nations Educational and
			Training Programme for Southern Africa, other United
			Nations bodies and organs,
			SG
32/67, OP3	8 Dec 1977	General	UNHCR, UN agencies and
,			<u>programmes</u>
32/70, OP3	8 Dec 1977	Southern Africa	UNHCR, <u>UN agencies and</u>
			programmes, NGOs,
20/442 275	10.5		voluntary agencies
32/119, OP6	16 Dec 1977	Student refugees in southern	UNHCR, <u>UNESCO, UNDP,</u>
		Africa	United Nations Trust Fund
			for South Africa, the United Nations Educational and
			Training Programme for
			Southern Africa, other United
			Nations bodies and organs

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33/26, PP6	29 Nov 1978	Need for increased financial support to UNHCR	UNHCR, UN bodies, NGOs
33/26, OP3	29 Nov 1978	Promotion of durable solutions	<u>UNHCR</u> , Governments, UN bodies, NGOs
33/164, OP5	20 Dec 1978	Student refugees in southern Africa	UNHCR, UNESCO, UNICEF, ILO, UN Trust fund for South Africa, WFP
34/60, OP2	29 Nov 1979	Promotion of durable solutions	UNHCR, Governments, UN system, NGOs
34/62, OP6	29 Nov 1979	South-East Asia: Assistance and durable solutions	Specialized agencies, UN bodies, Governments
34/174, OP8	17 Dec 1979	Student refugees in southern Africa	UNHCR, SG, <u>all UN</u> <u>agencies and programmes</u> <u>including UNESCO, UNICEF, UNDP, ILO, UN Trust fund</u> <u>for South Africa, WFP</u>
35/135, OP6	11 Dec 1980	Women: Research on needs of refugee women	UNHCR
35/135, OP7	11 Dec 1980	Women: Collection of data on refugee women	UNHCR, UN agencies, NGOs
35/182, OP5	15 Dec 1980	Djibouti: Mobilization of assistance	<u>UNHCR</u> , States, IGOs, NGOs
35/184, OP8	15 Dec 1980	Student refugees in southern Africa	UNHCR, SG, <u>all UN</u> agencies and programmes
35/187, OP2	15 Dec 1980	Refugee children	<u>UNHCR</u> , specialized agencies
36/124, OP1	14 Dec 1981	ICARA: Commends co-operation	OAU, UN, UNHCR
36/125, OP15	14 Dec 1981	Emergency relief	UNHCR, other UN and non- UN organizations
36/156, OP3	16 Dec 1981	Djibouti: Mobilization of assistance	<u>UNHCR</u> , Member States, IGOs, NGOs
36/170, OP8	16 Dec 1981	Student refugees in southern Africa	UNHCR, SG, <u>UN agencies</u> and programmes
37/173, OP6	17 Dec 1982	Sudan	UNHCR, specialized agencies
37/176, OP3	17 Dec 1982	Djibouti: Mobilization of assistance	<u>UNHCR</u> , States, IGOs, NGOs, benevolent organizations
37/177, OP8	17 Dec 1982	Student refugees in southern Africa	UNHCR, SG, <u>UN agencies</u> and programmes
37/195, OP10	18 Dec 1982	General	UNHCR, UN and non-UN bodies
37/197, OP7	18 Dec 1982	ICARA II: Submission of reports	SG, <u>UN specialized agencies</u> and organizations
38/89, OP5	16 Dec 1983	Djibouti: Mobilization of assistance	UNHCR, States, IGOs, NGOs and voluntary agencies
38/90, OP7	16 Dec 1983	Sudan	UNHCR, specialized agencies
38/95, OP9	16 Dec 1983	Student refugees in southern Africa	UNHCR, SG, all UN agencies and programmes
38/120, OP9	16 Dec 1983	ICARA II: Publicity	UNHCR, <u>Secretariat</u> <u>Department of Public</u> <u>Information, other UN bodies</u>
38/213, OP5	20 Dec 1983	Djibouti: Assistance	SG, <u>specialized agencies</u> and UN organizations
39/107, OP4	14 Dec 1984	Djibouti: Mobilization of assistance	UNHCR, Member States, IGOs, NGOs, voluntary agencies

39/108, OP7	14 Dec 1984	Sudan	<u>UNHCR</u> , specialized agencies
39/109, OP9	14 Dec 1984	Student refugees in southern Africa	UNHCR, SG, <u>all UN</u> agencies and programmes
39/139, OP9	14 Dec 1984	ICARA II: Follow-up to Conference	SG, OAU, UNHCR, UNDP
39/140, OP7	14 Dec 1984	Development-oriented assistance	<u>UNHCR</u> , States, World Bank, UNDP, development organizations and NGOs
39/140, OP9	14 Dec 1984	General	<u>UNHCR</u> , UN agencies, IGOs, NGOs
40/117, OP7	13 Dec 1985	ICARA II: Implementation of pledges	States, UN organizations, regional organizations, IGOs, NGOs
40/117, OP8	13 Dec 1985	ICARA II: Follow-up	SG, OAU, UNHCR, UNDP
40/118, PP13	13 Dec 1985	Notes increased co-operation	UNHCR, other UN bodies, IGOs, NGOs
40/118, OP8	13 Dec 1985	Development-oriented assistance	<u>UNHCR</u> , World Bank, UNDP, other organizations, Governments
40/118, OP12	13 Dec 1985	Appreciates co-ordination	UNHCR, IGOs, NGOs
40/134, OP4	13 Dec 1985	Djibouti: Promotion of durable solutions and mobilization of assistance	<u>UNHCR</u> , States, IGOs, NGOs, voluntary agencies
40/135, OP8	13 Dec 1985	Sudan	UNHCR, specialized agencies
40/136, OP5	13 Dec 1985	Chad: Reporting to GA	SG, UN Disaster Relief Co- ordinator, UNHCR
40/138, OP9	13 Dec 1985	Student refugees in southern Africa	UNHCR, SG, <u>UN agencies</u> and programmes
40/149, OP2	13 Dec 1985	Mass exoduses	Governments, international organizations
40/177, PP5	17 Dec 1985	Notes pressing need for co- ordination within UN system	
40/177, OP1	17 Dec 1985	Stresses need for effective co- ordination within UN system	
40/177, OP2	17 Dec 1985	Requests SG to examine question of co-ordination within UN system	
41/122, OP8	4 Dec 1986	ICARA II: Follow-up	SG, OAU, UNHCR, UNDP
41/123, OP3	4 Dec 1986	South African and Namibian refugee women and children: Publicity	SG, UNHCR, Centre for Social Development and Humanitarian Affairs, Centre against Apartheid, Centre for Human Rights, UN Council for Namibia, Department of Public Information of the Secretariat
41/124, PP14	4 Dec 1986	Welcomes co-ordination	UNHCR, other UN bodies, IGOs and NGOs
41/124, OP12	4 Dec 1986	Development-oriented assistance	UNHCR, international agencies, Governments
41/136, OP9	4 Dec 1986	Student refugees in southern Africa	UNHCR, SG, <u>UN agencies</u> and programmes
41/139, OP9	4 Dec 1986	Sudan	<u>UNHCR</u> , specialized agencies
41/140, OP5	4 Dec 1986	Chad: Reporting to GA	SG, UNHCR, UN Disaster Relief Co-ordinator
41/148, OP2	4 Dec 1986	Mass exoduses	Governments, international organizations

42/107, PP14	7 Dec 1987	Notes initiative of SG to promote co-operation	UNDP, UNHCR
42/107, OP9	7 Dec 1987	ICARA II: Follow up	SG, OAU, UNHCR, UNDP
42/109, PP13	7 Dec 1987	Welcomes co-ordination	UNHCR, other UN bodies, IGOs, NGOs
42/109, OP13	7 Dec 1987	Development-oriented assistance	UNHCR, international
42/109, OP14	7 Dec 1987	Promotion of durable solutions	agencies and Governments <u>UNHCR</u> , development
42/127, OP13	7 Dec 1987	Somalia: Reporting to GA	agencies SG, UN Disaster Relief Co-
42/129, OP9	7 Dec 1987	Sudan	ordinator, UNHCR UNHCR, specialized
42/129, OP6	7 Dec 1987	Sudan: Implementation of inter-	agencies SG, UNHCR, UNDP
42/132, OP2	7 Dec 1987	agency mission recommendations Malawi: Circulation of report of inter-agency mission	SG, UNHCR, UNDP
42/132, OP3	7 Dec 1987	Malawi: Mobilization of assistance	SG, UNHCR, UNDP
42/138, OP9	7 Dec 1987	Student refugees in southern	SG, UNHCR, UN agencies
42/100, 01 5	7 500 1007	Africa	and programmes
42/144, OP3	7 Dec 1987	Mass exoduses	Governments, international
, , • . •	. 200 .00.		organizations
43/20, OP10	3 Nov 1988	Afghanistan: Provision of assistance	UNHCR, States, national and international organizations
43/117, PP16	8 Dec 1988	Recognizes need for co-	UNHCR, other UN bodies, IGOs, NGOs
43/117, OP17	8 Dec 1988	Promotion of durable solutions	UNHCR, development
			organizations and agencies
43/118, OP9	8 Dec 1988	International Conference on	UNHCR, UNDP, UN organs,
		Central American Refugees (ICCAR): Organization of conference	specialized agencies and organizations
43/141, OP8	8 Dec 1988	Sudan	<u>UNHCR</u> , specialized agencies
43/143, OP6	8 Dec 1988	Chad: Reporting to GA	SG, UN Disaster Relief Co- ordinator, UNHCR
43/147, OP6	8 Dec 1988	Somalia: Refugee-related development projects	UNDP, UNHCR, World Bank
43/149, OP9	8 Dec 1988	Student refugees in southern Africa: Implementation of assistance	UNHCR, SG, <u>UN agencies</u> and programmes
43/154, OP2	8 Dec 1988	Mass exoduses	Governments,
			intergovernmental and humanitarian organizations
43/154, OP8	8 Dec 1988	Early warning system	SG, other UN bodies
, -			especially Office for
			Research and the Collection
			of Information, UNHCR,
			Centre for Human Rights,
			specialized agencies
44/15, OP12	1 Nov 1989	Afghanistan: Assistance	UNHCR, <u>States, national and</u> <u>international organizations</u>
44/137, PP16	15 Dec 1989	Emphasizes need for close co-	UNHCR, UN agencies, other
		operation on development assistance	intergovernmental organizations and NGOs
44/137, PP18	15 Dec 1989	Recognizes need for co-operation	UNHCR, UN agencies, IGOs, NGOs
44/149, OP7	15 Dec 1989	Malawi	UNHCR, specialized
, -			agencies

44/151, OP8	15 Dec 1989	Sudan	<u>UNHCR</u> , specialized agencies
44/152, OP12	15 Dec 1989	Somalia: Reporting to GA	SG, UNHCR, UNDP
44/157, OP9	15 Dec 1989	Student refugees in southern Africa: Implementation of assistance	UNHCR, SG, <u>UN agencies</u> and programmes
44/161, OP9	15 Dec 1989	Afghanistan: Return of refugees and displaced persons	UNHCR, <u>States</u> , <u>humanitarian organizations</u> , <u>all parties</u>
44/164, OP2	15 Dec 1989	Mass exoduses	Governments, IGOS, humanitarian organizations
44/164, OP8	15 Dec 1989	Early warning	SG, Office for Research and the Collection of Information, UNHCR, Centre for Human Rights, specialized agencies
45/140(A), OP13	14 Dec 1990	General	UNHCR, specialized agencies,
45/153, OP10	18 Dec 1990	Early warning	SG, Office for Research and the Collection of Information, UNHCR, Centre for Human Rights, specialized agencies
45/154, OP12	18 Dec 1990	Somalia: Reporting to GA	SG, UNHCR, UNDP
45/156, OP6	18 Dec 1990	Chad: Reporting to GA	SG, UNHCR, UN Disaster Relief Co-ordinator
45/159, OP7	18 Dec 1990	Malawi	UNHCR, specialized agencies
45/160, OP8	18 Dec 1990	Sudan	<u>UNHCR</u> , specialized agencies
45/171, OP10	18 Dec 1990	Student refugees in southern Africa: Implementation of assistance	UNHCR, SG, <u>UN agencies</u> and programmes
46/106, OP14	16 Dec 1991	Emergencies	<u>UNHCR</u> , UN agencies, governmental organizations, IGOs, NGOs
46/106, OP15	16 Dec 1991	Endorses ExCom decision on interagency co-operation	UNHCR
46/108, PP4	16 Dec 1991	Necessity of co-ordination within the UN system	
46/108, OP9	16 Dec 1991	Africa	<u>UNHCR</u> , UN agencies, governmental organizations, IGOs, NGOs
46/127, OP12	17 Dec 1991	Early warning	SG, Office for Research and the Collection of Information, UNHCR, Centre for Human Rights, specialized agencies
46/127, OP16	17 Dec 1991	Early warning: welcomes co- ordination	Office for Research and the Collection of Information, UN agencies and offices
46/127, OP17	17 Dec 1991	Early warning: Welcomes coordinating role of the Ad Hoc Working Group on Early Warning regarding New Flows of Refugees and Displaced Persons	
47/105, OP7	15 Dec 1992	Children: Importance of co- ordination in promoting protection of refugee children	States, international organizations, IGOs, NGOs
47/105, OP13	15 Dec 1992	Preventive action	<u>UNHCR</u> , UN agencies, IGOs, NGOs

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47/105, OP17	15 Dec 1992	Encourages increased co- operation	UNHCR, Commission on Human Rights, Centre for Human Rights, relevant organizations
47/105, OP19	15 Dec 1992	Emergencies	UNHCR, Under-Secretary- General for Humanitarian Affairs, UN organizations governmental organizations, IGOs, NGOs
47/107, PP4	16 Dec 1992	Reaffirms need for co-ordination within the UN system	
47/107, OP10	16 Dec 1992	Africa	UNHCR, UN agencies, governmental organizations, IGOs, NGOs
48/113, PP2	20 Dec 1993	Need for co-ordination	
48/114, OP5	20 Dec 1993	Azerbaijan: Consolidate and increase essential services	UNHCR, Un agencies, governmental organizations IGOs, NGOs
48/116, OP11	20 Dec 1993	Prevention	UNHCR, States, UN agencies, IGOs, NGOs
48/116, OP16	20 Dec 1993	Promotion and training activities	UNHCR, human rights and humanitarian law bodies
48/116, OP18	20 Dec 1993	Welcomes UNHCR's efforts to increase co-operation	UNHCR, Commission on Human Rights, Centre for Human Rights of the Secretariat, and other relevant international bodies
48/116, OP20	20 Dec 1993	Emergencies	<u>UNHCR</u> , UN agencies, IGOs, NGOs
48/116, OP21	20 Dec 1993	Welcomes the Partnership in Action	UNHCR, NGOs
48/139, OP2	20 Dec 1993	Mass exoduses	Governments, IGOs, humanitarian organizations
48/139, OP14	20 Dec 1993	Early warning:	<u>SG</u>
49/7, OP11	25 Oct 1994	Great Lakes region: Mobilization of resources and reporting	SG, SG of OAU, UNHCR
49/169, OP13	23 Dec 1994	Acknowledges co-operation	UNHCR, SG
49/169, OP21	23 Dec 1994	Welcomes co-operation	UNHCR, High Commissioner for Human Rights, Centre for Human Rights of the Secretariat, Commission on Human Rights
49/169, OP23	23 Dec 1994	Welcomes and encourages collaboration	UNHCR, Governments, NGOs
49/173, OP1	23 Dec 1994	Regional approaches	<u>UNHCR</u> , States, IGOs, NGOs, and regional organizations
49/174, OP14	23 Dec 1994	Africa	<u>UNHCR</u> , UN organizations, OAU, IGOs, NGOs, governmental organizations
50/149, PP4	21 Dec 1995	Necessity of co-ordination within the UN system	
50/149, OP8	21 Dec 1995	Africa: Search for durable solutions	UNHCR, OAU, subregional bodies, UN organizations, NGOs, international community, Governments
50/149, OP14	21 Dec 1995	Africa: Protection of human rights	UNHCR and UNHCHR

50/4.40 OD05	04.5 4005	1 000	00 1000 0 1 1
50/149, OP25	21 Dec 1995	Africa: Assistance	SG, UNHCR, Department of
			Humanitarian Affairs of the
			Secretariat, UN humanitarian
			organizations, ICRC, the
			International Federation of
			Red Cross and Red Crescent
			Societies, regional and
			international financial
			institutions, International
			Organization for Migration
			and NGOs
50/149, OP26	21 Dec 1995	Africa	UNHCR, OAU, regional and
30/149, OP20	21 Dec 1993	Affica	
			governmental organizations, NGOs
50/454 ODO	04 D - 1005	Desired assessed as	
50/151, OP2	21 Dec 1995	Regional approaches	<u>UNHCR</u> , States, IGOs,
			NGOs, and regional
			organizations
50/152, OP9	21 Dec 1995	Support for national capacity-	<u>UNHCR</u> , High Commissioner
		building	for Human Rights
50/182, OP4	22 Dec 1995	Mass exoduses	Governments, IGOs, NGOs,
			humanitarian organizations
50/182, OP7	22 Dec 1995	Mass exoduses: Early warning	UNHCR, High Commissioner
			for Human Rights
51/70, OP4	12 Dec 1996	Commonwealth of Independent	UNHCR, IOM, OSCE
31/70, 01 4	12 000 1000	States: welcomes co-operation	ON TON, TOW, GOOD
51/71, OP8	12 Dec 1996	Africa: Search for durable	UNHCR, OAU, UN
31/11, OF6	12 Dec 1990	solutions	
		Solutions	agencies, IGOs, NGOs, the
			international community,
			Governments
51/71, OP14	12 Dec 1996	Africa: Protection of human rights	<u>UNHCR</u> , High Commissioner
			for Human Rights
51/71, OP22	12 Dec 1996	Africa, Emergency response	SG, UNHCR, IGOs, NGOs,
			regional organizations
51/75, OP9	12 Dec 1996	Search for durable solutions	UNHCR, States, UN
			organizations, IGOs, NGOs,
51/75, OP14	12 Dec 1996	Support for national capacity-	UNHCR, High Commissioner
		building	for Human Rights
52/101, OP8	12 Dec 1997	Africa: Search for durable	UNHCR, OAU, UN
02/101, 01 0	12 500 1007	solutions	agencies, IGOs, NGOs, the
		Solutions	international community,
			Governments
52/101, OP14	12 Dec 1997	Africa: Protection of human rights	
52/101, OP 14	12 Dec 1997	Africa: Protection of human rights	UNHCR, High Commissioner
F0/400 OD44	40 D = 4007	Common annua alkin af Ladara and a	for Human Rights
52/102, OP14	12 Dec 1997	Commonwealth of Independent	<u>UNHCR</u> , Council of Europe,
		States	European Commission, other
			human rights, development
			and financial institutions
52/130, OP9	12 Dec 1997	Internally Displaced Persons	UN humanitarian assistance
			and development
			organizations, Special
			Representative of the
			Secretary-General
52/130, OP10	12 Dec 1997	Internally Displaced Persons:	UN humanitarian assistance
	200 1007	Collection of data	and development
		Solison of data	organizations, Special
			Representative of the
			Secretary-General

52/132, PP9	12 Dec 1997	Mass exoduses: Welcomes co-	UNHCR, High Commissioner
J2/1J2, FF9	12 Dec 1991	operation	for Human Rights, UNDP
		operation	and other relevant UN
			entities
52/132, OP4	12 Dec 1997	Mass exoduses	Governments, regional and
02/102, 01 4	12 000 1007	Wass execuses	humanitarian organizations,
			IGOs
52/132, OP9	12 Dec 1997	Mass exoduses: Early warning	UNHCR, High Commissioner
02/102, 01 0	12 500 1007	Wass execuses: Early Warring	for Human Rights
53/123, OP8	9 Dec 1998	Commonwealth of Independent	UNHCR, IOM, Council of
30/120, 31	0 200 .000	States	Europe, European
			Commission and human
			rights, development and
			financial institutions
53/125, OP12	9 Dec 1998	Development assistance	UNHCR, international
·		·	financial institutions, NGOs
53/126, OP16	9 Dec 1998	Africa: Protection of Human	UNHCR, High Commissioner
·		Rights	for Human Rights
54/144, OP10	17 Dec 1999	Commonwealth of Independent	UNHCR, IOM, Council of
		States	Europe, European
			Commission and human
			rights, development and
			financial institutions
54/145, OP5	17 Dec 1999	Family Unity: Prevention of	<u>UNHCR</u> , UN bodies
		Separation	
54/146, OP8	17 Dec 1999	Burden-sharing: Mobilization of	UNHCR, States, NGOs,
		resources	other organizations
54/146, OP13	17 Dec 1999	Rehabilitation and Development	<u>UNHCR</u> , international
		Assistance	financial institutions and
			NGOs
54/147, OP7	17 Dec 1999	Africa: Protection of human rights	<u>UNHCR</u> , High
			Commissioner for Human
			Rights, African Commission
			on Human and Peoples'
	47.D 4000	100	Rights
54/147, OP14	17 Dec 1999	Africa	UNHCR, OAU, subregional
			bodies, African States, UN
			agencies, IGOs, NGOs,
E4/467 DD7	17 Dag 1000	Internally Displaced Description	international community
54/167, PP7	17 Dec 1999	Internally Displaced Persons	Special Representative of the
			Secretary-General, UN, international and regional
			organizations
54/180, PP11	17 Dec 1999	Mass exoduses: Welcomes co-	UNHCR, High Commissioner
J4/100, FF11	11 DEC 1999	operation	for Human Rights, Special
		Operation	Representative of the
			Secretary-General on
			Internally Displaced Persons,
			Special Representative for
			Children and Armed Conflict
54/180, OP6	17 Dec 1999	Mass exoduses: Early Warning	High Commissioner for
	11 200 1000		Human Rights, UNHCR
55/76, OP4	4 Dec 2000	World Refugee Day - Notes	Governments, international
,		importance of partnerships	and regional organizations,
			NGOs
55/77, OP13	4 Dec 2000	Africa: Protection of Human	UNHCR, High Commissioner
,		Rights	for Human Rights and
			African Commission on
			Human and Peoples' Rights
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55/77 OD00	4 D 0000	A Color	LINILIOD, OALL as based and
55/77, OP20	4 Dec 2000	Africa	UNHCR, OAU, subregional
			bodies, African States, UN
			agencies, IGOs, NGOs,
			international community
56/134, OP8	19 Dec 2001	Commonwealth of Independent	UNHCR, IOM, Council of
		States	Europe, European
			Commission and human
			rights, development and
			financial institutions
56/135, OP11	19 Dec 2001	Africa: Protection of Human	UNHCR, High Commissioner
00/100, 01 11	13 DCC 2001	Rights	for Human Rights and
		Triginis	African Commission on
50/405 0545	40.5		Human and Peoples' Rights
56/135, OP17	19 Dec 2001	Africa	UNHCR, OAU, subregional
			bodies, African States, UN
			agencies, IGOs, NGOs,
			international community
57/183, OP11	18 Dec 2002	Africa: Protection of Human	<u>UNHCR</u> , High Commissioner
		Rights	for Human Rights and
			African Commission on
			Human and Peoples' Rights
57/183, OP20	18 Dec 2002	Africa	UNHCR, AU, subregional
377100, 01 20	10 DC0 2002	Allica	organizations, African States,
			UN agencies, IGOs, NGOs,
=0/4.40 OD= 40	00.5		international community
58/149, OP7, 12,	22 Dec 2003	Africa	UNHCR, UN bodies, African
21 & 27			Commission on Peoples'
			Rights, African Union and
			subregional organizations,
			NGO's and IGO's
58/150, OP4, 5 & 6	22 Dec 2003	Assistance to unaccompanied	UNHCR, UN bodies,
		refugee minors	Secretary General,
			international organizations
			and NGO's.
58/151, OP8	22 Dec 2003	Meeting the needs of refugees	United Nations agencies and
00/101, 01 0	22 000 2000	and other displaced persons	development actors
58/153, OP3 & 6	22 Dec 2003	Implementing actions proposed	UNHCR, UNHCR bodies,
30/133, OF 3 & 0	22 Dec 2003		The state of the s
		by the UN High Commissioner for	Department of Political
		Refugees to strengthen the	Affairs and Department of
		capacity of his Office to carry out	Peacekeeping Operations of
	 	its mandate	the Secretariat
58/154, PP7 &	22 Dec 2003	Follow-up to Regional Conference	UNHCR, IOM, Organization
OP2 & 8			for Security and Cooperation
			in Europe, Council of Europe,
			European Commission and
			financial institutions
59/170, OP10	20 Dec 2004	Meeting the needs of refugees	United Nations agencies and
		and other displaced persons and	development actors
		in finding durable solutions	
59/172, OP6 & 15	20 Dec 2004	Africa	UNHCR, UN bodies, African
00,172,010010		7	Commission on Peoples'
			Rights, African Union and
			subregional organizations,
00/400 00/0	40.5 0005	Acce	NGO's and IGO's
60/128, OP16	16 Dec 2005	Africa	UNHCR, the African Union,
			subregional organizations,
			African states, IGO's, and
			NGO's

60/129, OP12	16 Dec 2005	Meeting the needs of refugees and other displaced persons and in finding durable solutions	United Nations agencies and development actors
61/137, OP17	19 Dec 2006	Meeting the needs of refugees and other displaced persons and in finding durable solutions	United Nations agencies and development actors
61/139, OP17	18 Dec 2006	Africa	UNHCR, the African Union, subregional organizations, African states, IGO's, and NGO's
62/124, OP19	18 Dec 2007	Meeting the needs of refugees and other displaced persons and in finding durable solutions	United Nations agencies and development actors
62/125, OP19	18 Dec 2007	Africa	UNHCR, the African Union, subregional organizations, African states, IGO's, and NGO's
63/148, OP19	18 Dec 2008	Meeting the needs of refugees and other displaced persons and in finding durable solutions	United Nations agencies and development actors
63/149, OP19	18 Dec 2008	Africa	UNHCR, the African Union, subregional organizations, African states, IGO's, and NGO's
64/127, OP11, 12 & 25	18 Dec 2009	Continuing the development of humanitarian response capacities and meeting the needs of refugees and other displaced persons and in finding durable solutions	United Nations agencies, IGO's, NGO's, regional organizations, Office for the Coordination of Humanitarian Affairs and development actors
64/142, OP20	18 Dec 2009	Africa	UNHCR, the African Union, subregional organizations, African states, IGO's, and NGO's
65/193, OP20	18 Dec 2010	Africa	UNHCR, the African Union, subregional organizations, African states, IGO's, and NGO's
65/194, OP12, 13 & 26	21 Dec 2010	Meeting the needs of refugees and other displaced persons and in finding durable solutions	United Nations agencies, IGO's, NGO's, regional organizations, Office for the Coordination of Humanitarian Affairs and development actors
66/133, OP11, 12 & 24	19 Dec 2011	Development of humanitarian response capacities; Coordination, effectiveness and efficiency of humanitarian assistance, Meeting the needs of refugees and other displaced persons and in finding durable solutions	United Nations agencies, IGO's, NGO's, regional organizations, Office for the Coordination of Humanitarian Affairs and development actors
66/135, OP20	19 Dec 2011	Africa	UNHCR, the African Union, subregional organizations, African states, IGO's, and NGO's

67/149, OP11, 12, 27 67/150, OP19	20 Dec 2012 20 Dec 2012	Development of humanitarian response capacities; Coordination, effectiveness and efficiency of humanitarian assistance, Meeting the needs of refugees and other displaced persons and in finding durable solutions Africa	United Nations agencies, IGO's, NGO's, regional organizations, Office for the Coordination of Humanitarian Affairs and development actors UNHCR, the African Union, subregional organizations, African states, IGO's, and NGO's
68/141, OP13, 14 & 30	18 Dec 2013	Development of humanitarian response capacities; Coordination, effectiveness and efficiency of humanitarian assistance, Meeting the needs of refugees and other displaced persons and in finding durable solutions	United Nations agencies, IGO's, NGO's, regional organizations, Office for the Coordination of Humanitarian Affairs and development actors
68/143, OP19	18 Dec 2013	Africa	UNHCR, the African Union, subregional organizations, African states, IGO's, and NGO's
69/152, OP32 & 39	18 Dec 2014	Promotion of durable solutions Burden-sharing	UNHCR, countries hosting refugees and countries of origin, United Nations agencies, international and intergovernmental organizations, regional organizations, NGO's and development actors
69/154, OP19	18 Dec 2014	Strengthening, revitalizing and forging new partnerships	UNHCR, the African Union, subregional organizations and all African States, in conjunction with agencies of the UN system, intergovernmental and nongovernmental organizations and the international community
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS			
1253 (XLIII), OP2	1 Aug 1967	Endorses ExCom recommendation that UNHCR attend meetings of the Inter- Agency Consultative Board of the UN Development Programme	UNHCR, UNDP
2011 (LXI), OP2	2 Aug 1976	General	UNHCR, Governments, UN bodies, IGOs, voluntary agencies

1978/39, OP2	1 Aug 1978	Horn of Africa	UNHCR, <u>UNDP</u> , <u>World Food</u> Programme, <u>UNICEF</u> , <u>Food</u> and Agriculture Organization, <u>World Health Organization</u> , other specialized agencies, and <u>NGOs</u>
1978/55, OP7	2 Aug 1978	South African student refugees	UNHCR, all UN programmes and organizations including ILO, UNESCO, UNICEF, UNDP, the UN Trust Fund for South Africa and the World Food Programme
1980/10, OP6	28 April 1980	Sudan: Assistance	UNHCR, UNDP, the World Food Programme, the UNICEF, Food and Agriculture Organization, the WHO, UNESCO, other relevant specialised agencies, NGOs
1980/11, OP2	28 April 1980	Djibouti: Assistance	UNHCR, UNDP, World Food Programme, UNICEF, Food and Agriculture Organization, WHO, other specialised agencies, NGOs
1980/44, OP4	23 July 1980	Djibouti: Mobilization of assistance	UNHCR, States, IGOs, NGOs
1980/55, OP3	24 July 1980	Africa: Publicity programme	SG, UN agencies and bodies
1981/4, OP5	4 May 1981	Djibouti: Mobilization of assistance	UNHCR, States, IGOs, NGOs, voluntary agencies
1982/3, OP5	27 April 1982	Djibouti: Mobilization of assistance	UNHCR, States, IGOs, NGOs, voluntary agencies
1990/78, OP1	27 July 1990	Requests SG to initiate UN system-wide review and assess capacity of various organizations in the coordination of assistance to refugees	
1990/78, OP2	27 July 1990	Requests SG to recommend ways to maximize co-operation and co-ordination in the UN system	
1991/5, OP4	30 May 1991	Iraq	Host countries, UN humanitarian agencies, NGOs
1991/23, OP8	30 May 1991	Women and children	International organizations

2. UNHCR'S ROLE AS CO-ORDINATOR

The provisions reproduced below endorse the designation by the Secretary-General of UNHCR as co-ordinator of assistance to East Pakistan refugees and South African student refugees and the measures taken by UNHCR as co-ordinator. One provision welcomes the role of UNHCR in the co-ordination of UN humanitarian assistance for the settlement and rehabilitation of Zimbabwean refugees, and another notes with appreciation the general way in which UNHCR has co-ordinated UN humanitarian actions. Two provisions recognize UNHCR's leading responsibility in emergency situations relating to refugees and displaced

persons and in the co-ordination of assistance, and note UNHCR's efforts to improve co-ordination of action of UN bodies and other relevant organizations.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
2790 (XXVI), A, OP2 6 Dec 1971	2. Endorses the designation by the Secretary-General of the United Nations High Commissioner for Refugees to be the focal point for the co-ordination of assistance to East Pakistan refugees in India, from and through the United Nations system, as well as the Secretary-General's initiative in establishing the United Nations East Pakistan relief operation;		
2956 (XXVII), A, PP3 12 Dec 1972	Noting with appreciation the manner in which High Commissioner has, at the request of the Secretary-General and in accordance with the relevant resolution of the Economic and Social Council and the General Assembly, co-ordinated, or participated in, essential humanitarian actions undertaken by the organizations in the United Nations system,		
32/119, PP3 16 Dec 1977	Noting the appointment by the Secretary-General of the United Nations High Commissioner for Refugees as co-ordinator of assistance within the United Nations system to South African student refugees,		
35/41, A, OP7 & 10 25 Nov 1980	7. Expresses its appreciation for the role of the High Commissioner in the repatriation of Zimbabwean refugees and in the co-ordination of the United Nations humanitarian assistance programme for the initial settlement and rehabilitation of returnees and displaced persons in Zimbabwe; 10. Recognizes the High Commissioner's leading responsibility in emergency situations regarding refugees and takes note of his efforts to contribute to the improvement of the co-ordination and effectiveness of the action of United Nations bodies and other relevant organizations in providing international humanitarian assistance to refugees and displaced persons of concern to his Office;		
36/125, OP14 14 Dec 1981	14. Reaffirms the High Commissioner's leading responsibility in emergency situations regarding refugees and displaced persons of concern to his Office as well as his responsibility in the co-ordination of assistance in those situations and commends him for the considerable progress made in the elaboration of adequate procedures to meet emergency situations, in co-ordination with the relevant bodies of the United Nations system;		
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS			
1978/55, OP3 2 Aug 1978	3. Endorses the measures taken by the Secretary-General and by the United Nations High Commissioner for Refugees, as co-ordinator of assistance within the United Nations system to South African student refugees, for the mobilization of a programme of assistance to South African student refugees in the countries of asylum;		

3. DELIVERING AS ONE

Resolution / Paragraph Number & Date	Full Text
64/127, OP13 18 Dec 2009	13. Further encourages the Office of the High Commissioner to engage in and implement in full the objectives of the "Delivering as one" initiative;
65/194, OP14	
21 Dec 2010	
66/133, OP13 19 Dec 2011	
67/149, OP13 20 Dec 2012	
68/141, OP15 18 Dec 2013	
69/152, OP16 18 Dec 2014	

DECLARATION / DRAFT CONVENTION ON TERRITORIAL ASYLUM

The first resolution reproduced below is the adoption of the Declaration on Territorial Asylum by the General Assembly. Two provisions call on States to act in accordance with the spirit of the Declaration on Territorial Asylum. One resolution requests the consideration of a Convention on Territorial Asylum.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
2312 (XXII) 14 Dec 1967	The General Assembly, Recalling its resolutions 1839 (XVII) of 19 December 1962, 2100 (XX) of 20 December 1965 and 2203 (XXI) of 16 December 1966 concerning a declaration on the right of asylum, Considering the work of codification to be undertaken by the International Law Commission in accordance with General Assembly resolution 1400 (XIV) of 21 November 1959, Adopts the following Declaration: DECLARATION ON TERRITORIAL ASYLUM The General Assembly, Noting that the purposes proclaimed in the Charter of the United Nations are to maintain international peace and security, to develop friendly relations among all nations and to achieve international co-operation in solving international problems of an economic, social, cultural or humanitarian character and in promoting and encouraging respect for human rights and for fundamental freedoms for all without distinction as to race, sex, language or religion, Mindful of the Universal Declaration of Human Rights, which declares in article 14 that: "1. Everyone has the right to seek and to enjoy in other countries asylum from persecution. "2. This right may not be invoked in the case of prosecutions genuinely arising from non-political crimes or from acts contrary to the purposes and principles of the United Nations", Recalling also article 13, paragraph 2, of the Universal Declaration of Human Rights, which states:
	"Everyone has the right to leave any country, including his own, and to return to his country", **Recognizing** that the grant of asylum by a State to persons entitled to invoke

article 14 of the Universal Declaration of Human Rights is a peaceful and humanitarian act and that, as such, it cannot be regarded as unfriendly by any other State,

Recommends that, without prejudice to existing instruments dealing with asylum and the status of refugees and stateless persons, States should base themselves in their practices relating to territorial asylum on the following principles:

Article 1

- 1. Asylum granted by a State, in the exercise of its sovereignty, to persons entitled to invoke article 14 of the Universal Declaration of Human Rights, including persons struggling against colonialism, shall be respected by all other States.
- 2. The right to seek and to enjoy asylum may not be invoked by any person with respect to whom there are serious reasons for considering that he has committed a crime against peace, a war crime or a crime against humanity, as defined in the international instruments drawn up to make provision in respect of such crimes.
- 3. It shall rest with the State granting asylum to evaluate the grounds for the grant of asylum.

Article 2

- 1. The situation of persons referred to in article 1, paragraph 1, is, without prejudice to the sovereignty of States and the purposes and principles of the United Nations, of concern to the international community.
- 2. Where a State finds difficulty in granting or continuing to grant asylum, States individually or jointly or through the United Nations shall consider, in a spirit of international solidarity, appropriate measures to lighten the burden on that State.

Article 3

- 1. No person referred to in article 1, paragraph 1, shall be subjected to measures such as rejection at the frontier or, if he has already entered the territory in which he seeks asylum, expulsion or compulsory return to any State where he may be subjected to persecution.
- 2. Exception may be made to the foregoing principle only for overriding reasons of national security or in order to safeguard the population, as in the case of a mass influx of persons.
- 3. Should a State decide in any case that exception to the principle stated in paragraph 1 of this article would be justified, it shall consider the possibility of granting to the person concerned, under such conditions as it may deem appropriate, an opportunity, whether by way of provisional asylum or otherwise, of going to another State.

Article 4

States granting asylum shall not permit persons who have received asylum to engage in activities contrary to the purposes and principles of the United Nations.

2399 (XXIII), OP2(b) 6 Dec 1968	2. Urges States Members of the United Nations and members of the specialized agencies to continue to lend their support to the High Commissioner's humanitarian task by:
	(b) Improving the legal status of refugees residing in their territory, inter alia, by acceding to the international instruments relating to refugees and by treating new refugee situations in accordance with the principles and spirit of the Declaration on Territorial Asylum and the Universal Declaration of Human Rights;
3456 (XXX) 9 Dec 1975	The General Assembly,
3 200 1373	Recalling its resolution 3272 (XXIX) of 10 December 1974 relating to the elaboration of a draft Convention on Territorial Asylum,
	Noting that the Group of Experts on the Draft Convention on Territorial Asylum, constituted in accordance with paragraph 2 of the aforementioned resolution, has reviewed the text of the draft Convention and has submitted its report thereon,[1]
	Noting the view reiterated by the Executive Committee of the High Commissioner's Programme that a conference of plenipotentiaries on territorial asylum should be, convened to consider the draft Convention on Territorial Asylum,[2]
	1. Requests the Secretary-General, in consultation with the United Nations High Commissioner for Refugees, to convene a conference of plenipotentiaries on territorial asylum from 10 January to 4 February 1977 to consider and adopt a Convention on Territorial Asylum;
	2. Decides that the cost for holding the conference of plenipotentiaries on territorial asylum should be met by voluntary contributions;
	3. Authorizes the High Commissioner to seek such funds;
	4. Requests the Secretary-General to refer the report of the Group of Experts on the, Draft Convention on Territorial Asylum to Member States for any observations and comments that they may wish to make before the conference of plenipotentiaries.
33/165, OP2 20 Dec 1978	2. Calls upon Member States to grant asylum or safe transit to another State, in the spirit of the Declaration on Territorial Asylum, to persons compelled to leave their country of nationality solely because of a conscientious objection to assisting in the enforcement of apartheid through service in military or police forces.
57/183, PP2 18 Dec 2002	Recalling also the provisions of its resolution 2312 (XXII) of 14 December 1967, by which it adopted the Declaration on Territorial Asylum,
58/149, PP2 22 Dec 2003	Recalling also the provisions of its resolution 2312 (XXII) of 14 December 1967, by which it adopted the Declaration on Territorial Asylum,

DETENTION

The provisions reproduced below express concern at or deplore the detention of asylum seekers, sometimes referring to such detention as arbitrary or unjustified. One provision welcomes and another reiterates the ExCom Conclusion on Detention. Several provisions recognize the importance of expeditious refugee status determination procedures in order to prevent unduly prolonged detention or stay in camps and urge States to establish such procedures.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
35/41 A, PP7 25 Nov 1980	Noting with concern that refugees encounter serious difficulties in many parts of the world in obtaining asylum and that they are exposed to the threat of refoulement, arbitrary detention and physical violence,		
36/125, PP9 14 Dec 1981	Noting with great concern that, despite an increasingly broad understanding of the principles of international protection, refugees still encounter serious difficulties in many parts of the world in obtaining asylum and that they are exposed to the threat of refoulement, arbitrary detention and physical violence,		
37/195, OP3 18 Dec 1982	3. Deplores the continued serious violations of the basic rights of refugees and displaced persons of concern to the Office of the High Commissioner, in particular through military attacks on refugee camps and settlements in southern Africa and elsewhere, refoulement and arbitrary detention, and stresses the need to strengthen measures to protect them against such violations;		
41/124, OP7 & 8 4 Dec 1986	7. Notes with deep concern that large numbers of refugees and asylum-seekers in different areas of the world are currently in detention or subject to similar restrictive measures and welcomes the conclusions on this subject adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-seventh session;		
	8. Recognizes the importance of fair and expeditious procedures for determining refugee status or granting asylum in order, inter alia, to protect refugees and asylum-seekers from unjustified or unduly prolonged detention or stay in camps, and urges States to establish such procedures;		
42/109, OP8 7 Dec 1987 43/117, OP10 8 Dec 1988	8. Recognizes the importance of fair and expeditious procedures for determining refugee status and/or granting asylum in order, inter alia, to protect refugees and asylum-seekers from unjustified or unduly prolonged detention or stay in camps, and urges States to establish such procedures;		

44/137, PP5, OP4 & 5 15 Dec 1989	Noting with concern that, despite developments that offer hope for solutions to refugee problems, refugees and displaced persons of concern to the Office of the High Commissioner continue to face, in certain situations, distressingly serious problems, including problems of protection as a result of expulsion and refoulement of refugees, their unjustified detention and measures that do not recognize their special situation,
	4. Urges all States to establish quick and effective procedures for determining refugee status and granting asylum in accordance with internationally accepted criteria and appropriate legal guarantees, in order to deal expeditiously with manifestly unfounded claims and to protect refugees and asylum-seekers from unjustified or unduly prolonged detention or stay in camps;
	5. Notes with deep concern, in this context, that large numbers of refugees and asylum-seekers in different areas of the world are currently subject to detention or similar restrictive measures by reason of their illegal entry or presence in search of asylum, pending resolution of their situation, and reiterates the conclusions on detention adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-seventh session, which set out the grounds for detention of such persons;
46/106, PP8 16 Dec 1991	Noting with concern that despite developments that offer hope for solutions to refugee problems, the number of refugees and displaced persons of concern to the Office of the High Commissioner has increased and their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental human rights,
47/105, PP6 & OP5 16 Dec 1992	Noting with concern that the number of refugees and displaced persons of concern to the High Commissioner, as well as of other persons to whom her Office is asked to extend assistance and protection, has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and Unjustified detention, as well as other threats to their physical security, Dignity and well-being, and lack of respect for fundamental freedoms and human rights,
	5. Expresses deep concern regarding persistent problems in some countries or regions, which seriously jeopardize the security or well-being of refugees, including incidents of refoulement, expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
48/116, PP10 & OP5 20 Dec 1993	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
	5. Expresses deep concern regarding serious threats to the security or the

	well-being of refugees, including incidents of refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as the humane treatment of asylum- seekers in accordance with internationally recognized human rights norms;
49/169, PP11 23 Dec 1993	Noting with concern that the number of refugees and other persons towhom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their personal security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
50/152, PP6 21 Dec 1995	Distressed at the continued suffering of refugees, for whom a solution has yet to be found, and noting with deep concern that refugee protection continues to be jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
52/103, OP3 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular numerous serious threats to the security or well-being of refugees, refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;
67/149, OP19 20 Dec 2012 68/141, OP22 18 Dec 2013 69/152, OP23 18 Dec 2014	19. Notes with concern that asylum seekers, refugees and stateless persons are subject to arbitrary detention in some situations, welcomes the increasing use of alternatives to detention, and emphasizes the need for States to limit detention of asylum seekers, refugees and stateless persons to that which is necessary;

DEVELOPMENT

1. Co-ordination with Development Agencies and Institutions

A number of the provisions reproduced below commend the existing co-ordination between UNHCR and UN agencies involved in development, particularly in relation to Africa, and request UNHCR or such bodies to continue or strengthen co-ordination. Specific mention is made several times of other organizations, including, inter alia, the United Nations Development Programme (UNDP) and the International Labour Organization (ILO). The General Assembly and ECOSOC endorse the participation of UNHCR at the Inter-Agency Consultative Board of UNDP.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
2197 (XI), OP1(c) & 2 16 Dec 1966	 Requests the United Nations High Commissioner for Refugees to continue to provide international protection to refugees who are his concern, within the limits of his competence, and to promote permanent solutions to their problems: By assuring that in developing countries the plans for the economic and social integration of refugees, pending their possible inclusion in the economic and social programmes carried out by the competent organs and specialized agencies of the United Nations, are properly co-ordinated with those programmes, and also with such other programmes as might be carried out by regional organizations; Requests the competent organs and specialized agencies of the United Nations, when considering development plans, to take into account, at the request of the Governments concerned, the needs of the refugees;
2294 (XXII), OP4 11 Dec 1967	4. Decides that the High Commissioner be invited to attend the meetings of the Inter-Agency Consultative Board of the United Nations Development Programme and to participate in the preparatory work of the second United Nations development decade;
2650 (XXV), PP4 30 Nov 1970	Commending the encouraging progress obtained in the field of interagency cooperation, which, particularly as far as the rural settlement of refugees in developing countries is concerned, is essential in order to achieve durable solutions that are closely linked with the economic and social development of these countries,
2789 (XXVI), PP4 6 Dec 1971	Noting with satisfaction the recent decision of the Executive Committee of the High Commissioner's Programme to approve the participation of the High Commissioner in the new country programming system adopted by the United Nations Development Programme and his association, where necessary, with any efforts made by Governments, with the assistance of the Programme, to develop regions where large groups of refugees are being settled with the assistance of the High Commissioner,

36/124, OP5 14 Dec 1981	5. Calls upon the pertinent development-oriented organizations and agencies of the United Nations system to envisage, at the stages of conception and implementation, all concerted efforts and co-ordinated actions aimed at harmonizing assistance programmes in the countries of asylum as well as in the countries of origin during the repatriation process and current or future development programmes, so that the potentialities of refugees or returnees may constitute an advantage rather than a burden on national development;
39/108, OP4 14 Dec 1984	4. Recognizes the need for development-oriented projects that would generate work opportunities and long-term livelihood for refugees and local people in affected areas, and, in this context, commends the efforts of the High Commissioner and the International Labour Office to create incomegenerating activities for refugees in the Sudan;
40/117, OP6 13 Dec 1985 41/122, OP6 4 Dec 1986	6. Requests the United Nations Development Programme to increase its efforts to mobilize additional resources for refugee-related development projects and, in general, to promote and co-ordinate with the host countries and the donor community the integration of refugee-related activities into national development planning;
40/118, OP8 13 Dec 1985	8. Expresses its warm appreciation for the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa, and urges him to continue that process, wherever appropriate, in co-operation with the World Bank, the United Nations Development Programme and other organizations, and, further, urges Governments to support these efforts;
41/124, OP12 & 13 4 Dec 1986	12. Recognizes with appreciation the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa, and urges him to continue that process, wherever appropriate, in full co-operation with appropriate international agencies, and, further, urges Governments to support these efforts; 13. Emphasizes the essential role of development-oriented organizations and agencies in the implementation of programmes that benefit refugees and returnees and urges the High Commissioner to strengthen his co-operation with those organizations and agencies;
42/107, PP14 & OP7 7 Dec 1987	Noting the initiative taken by the Secretary-General to promote increased and effective co-operation between the United Nations Development Programme and the Office of the United Nations High Commissioner for Refugees through the signing of an agreement on co-operation, as well as the measures he has taken to revitalize the Trust Fund of the Second International Conference on Assistance to Refugees in Africa, 7. Requests the United Nations Development Programme to increase its efforts to mobilize additional resources for refugee-related development projects and, in general, to promote and co-ordinate with the host countries and the donor community the integration of refugee-related activities into national development planning;

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42/109, OP13 7 Dec 1987	13. Recognizes with appreciation the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa, and urges him to continue that process, wherever appropriate, in full co-operation with appropriate international agencies, and further urges Governments to support these efforts;
43/117, OP16 & 17 8 Dec 1988	16. Recognizes with appreciation the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa and reaffirmed in the Oslo Declaration and Plan of Action adopted by the International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa, urges the High Commissioner to continue that process, wherever appropriate, in full cooperation with appropriate international agencies, and further urges Governments to support these efforts;
	17. Emphasizes the essential role of development-oriented organizations and agencies in the implementation of programmes that benefit refugees and returnees, urges the High Commissioner and those organizations and in accordance with their respective mandates, to strengthen their mutual cooperation towards the attainment of durable solutions, and calls upon the High Commissioner to continue to promote such co-operation;
44/137, PP16 & OP14 15 Dec 1989	Emphasizing the need for close co-operation between the Office of the High Commissioner and relevant agencies of the United Nations system and other international organizations, both intergovernmental and non-governmental, in devising and implementing specific elements of development assistance for solving problems of refugees, returnees and areas hosting them,
	14. Notes with appreciation the ongoing work being done by the Office of the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa and reaffirmed in the Oslo Declaration and Plan of Action adopted by the International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa, as well as in the Declaration and Concerted Plan of Action in favour of Central American Refugees, Repatriates and Displaced Persons adopted by the International Conference on Central American Refugees, held at Guatemala City from 29 to 31 May 1989, urges the Office to continue that process wherever appropriate, in full co-operation with appropriate international agencies, and urges Governments to support these efforts, being fully aware of the catalytic role of the Office of the High Commissioner;
45/150, OP13 18 Dec 1990	13. Calls upon the High Commissioner to sustain his efforts in assuring greater inter-agency co-operation in responding to the needs of refugees and, in particular, in seeking to complement the Office's humanitarian endeavours with development initiatives from specialized agencies so as to attain, in an effective and efficient manner, further and more concrete results towards achieving durable solutions, and calls also upon the member Governments to support these efforts in the governing bodies of these agencies;

47/105, OP12 16 Dec 1992	12. Urges the High Commissioner to continue her efforts to involve international, national and intergovernmental development agencies, as well as non-governmental agencies, in the planning phases for voluntary repatriation, so as to ensure that basic reintegration assistance is complemented by broader development initiatives focused on the areas of return;
52/103, OP14 12 Dec 1997	14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and, in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and in view of creating conditions furthering reconciliation and long-term development in countries of return, urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
53/125, OP12 9 Dec 1998	12. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and also urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
58/153, OP4 22 Dec 2003	4. Welcomes the admission of the Office to the United Nations Development Group, and invites the Development Group to include, through the resident coordinator system and in full consultation with the Government concerned, consideration of the needs of refugees and, as applicable, other persons of concern to the Office of the High Commissioner in the common country assessment process and the subsequent formulation and implementation of their development programmes;
	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS
1253 (VIII), OP2 1 Aug 1967	2. Endorses the recommendation adopted by the Executive Committee of the High Commissioner's Programme, referred to in paragraph 21 of the High Commissioner's report to the effect that the High Commissioner be invited to attend the meetings of the Inter-Agency Consultative Board of the United Nations Development Programme.
1990/78, PP4 27 July 1990	Recognizing that relief, rehabilitation, reconstruction and development are part of the same continuum, and stressing that the impact of refugees and displaced persons on the development prospects of affected countries are frequently severe, multifaceted and require a system-wide approach in order to ensure that the full spectrum of their needs is covered and that serving

those	needs	should	complement	the	development	efforts	of	the	affected
countr	ies,								

2. <u>DEVELOPMENT-ORIENTED ASSISTANCE</u>

2.1 GENERAL

A number of the provisions reproduced below emphasize the complementarity between refugee aid and development assistance, the need for development assistance in addressing refugee problems and request States to provide such assistance. A series of provisions commend UNHCR's work in relation to development-oriented assistance, including the International Conference on Assistance to Refugees in Africa (ICARA), and urge UNHCR to continue such efforts. Several provisions request UNDP to mobilize additional resources for refugee-related development projects. One provision supports the idea of a Project Planning Fund to fund refugee-related development projects and recommends that UNHCR remain a focal point for refugee-related assistance and investment.

Resolution / Paragraph Number & Date	Full Text			
	GENERAL ASSEMBLY RESOLUTIONS			
39/139, PP7 & OP6 14 Dec 1984	Emphasizing the vital importance of the complementarity between refugee aid and development assistance,			
	6. Emphasizes the vital importance of the complementarity of refugee aid and development assistance and of achieving durable solutions to the problems of refugees in Africa through the voluntary repatriation or local integration of refugees and the necessity of providing assistance for the strengthening of the social and economic infrastructures of African countries receiving refugees and returnees;			
39/140, OP7 14 Dec 1940	7. Notes with satisfaction the initiatives taken by the High Commissioner in developing the concept of development-oriented assistance to refugees and returnees, wherever appropriate, and urges him to pursue those efforts in co-operation with interested Governments, as well as with the World Bank, the United Nations Development Programme and other developmental organizations, including non-governmental organizations;			
40/117, PP10, OP4 & 6 13 Dec 1985	Reiterating the vital importance of the complementarity between refugee aid and development assistance,			
	4. <i>Emphasizes</i> the vital importance of the complementarity of refugee aid and development assistance and of achieving durable solutions to the problems of refugees in Africa and the necessity of providing assistance for the strengthening of the social and economic infrastructures of African countries receiving refugees and returnees;			
	6. Requests the United Nations Development Programme to increase its efforts to mobilize additional resources for refugee-related development			

	projects and, in general, to promote and co-ordinate with the host countries and the donor community the integration of refugee-related activities into national development planning;
40/118, OP8 13 Dec 1985	8. Expresses its warm appreciation for the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa, and urges him to continue that process, wherever appropriate, in co-operation with the World Bank, the United Nations Development Programme and other organizations, and, further, urges Governments to support these efforts;
41/122, PP11, OP4 & 6 4 Dec 1986	Reiterating once again the vital importance of the complementarity between refugee aid and development assistance,
42/107, PP11, OP4 & 7 7 Dec 1987	4. <i>Emphasizes</i> the vital importance of the complementarity of refugee aid and development assistance and of achieving durable solutions to the problem of refugees in Africa and the necessity of providing assistance for the strengthening of the social and economic infrastructures of African countries receiving refugees and returnees;
	6. Requests the United Nations Development Programme to increase its efforts to mobilize additional resources for refugee-related development projects and, in general, to promote and co-ordinate with the host countries and the donor community the integration of refugee-related activities into national development planning;
41/124, OP12 4 Dec 1986 42/109, OP13 7 Dec 1987	12. Recognizes with appreciation the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa, and urges him to continue that process, wherever appropriate, in full co-operation with appropriate international agencies, and, further, urges Governments to support these efforts;
42/110, OP7 7 Dec 1987	7. Stresses the need to co-ordinate humanitarian assistance projects with the national development plans of the countries of the region and emphasizes that the assistance provided for projects related to refugees must be considered special in character and independent of co-operation for the development of the countries of the region;
43/117, PP12, OP15 & OP16 8 Dec 1988	Recognizing that durable solutions for refugees in developing countries can, in the majority of cases, be achieved through a development-oriented approach and that the heavy burden placed on a host country as a result of growing influxes of refugees requires sufficient resources to redress the negative impact and the strain on its socio-economic infrastructure in rural and urban areas,
	15. Supports broadly the purpose of a Project Planning Fund along the lines stipulated in paragraph 32 of the report of the Executive Committee of the Programme of the High Commissioner on the work of its thirty-ninth session and, in particular, the following recommendations:
	(a) The Office of the High Commissioner should remain a focal point for encouraging refugee-related technical assistance and capital investment in developing asylum countries;

(b) Assistance to refugees should be additional to funds earmarked for development programmes in developing asylum countries; The High Commissioner should be requested to prepare a comprehensive report in which the nature and operational aspects of the Project Planning Fund and the mandate of the Office of the High Commissioner, as well as the role of development-oriented agencies and non-governmental organizations, would be clearly defined; 16. Recognizes with appreciation the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa and reaffirmed in the Oslo Declaration and Plan of Action adopted by the International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa, urges the High Commissioner to continue that process, wherever appropriate, in full co-operation with appropriate international agencies, and further urges Governments to support these efforts; 44/137, PP13, 16 & OP14 Recognizing that durable solutions for refugees in developing countries can, 15 Dec 1989 in many cases, be achieved through a development-oriented approach and that the heavy burden placed on a host country as a result of growing influxes of refugees requires sufficient resources to redress the negative impact and the strain on its socio-economic infrastructure in rural and urban areas, and emphasizing the need to ensure the compatibility of refugee aid and national development plans of developing asylum countries, Emphasizing the need for close co-operation between the Office of the High Commissioner and relevant agencies of the United Nations system and other international organizations, both intergovernmental and nongovernmental, in devising and implementing specific elements of development assistance for solving problems of refugees, returnees and areas hosting them, 14. Notes with appreciation the ongoing work being done by the Office of the High Commissioner to put into practice the concept of developmentoriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa and reaffirmed in the Oslo Declaration and Plan of Action adopted by the International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa, as well as in the Declaration and Concerted Plan of Action in favour of Central American Refugees, Repatriates and Displaced Persons adopted by the International Conference on Central American Refugees, held at Guatemala City from 29 to 31 May 1989, urges the Office to continue that process wherever appropriate, in full co-operation with appropriate international agencies, and urges Governments to support these efforts, being fully aware of the catalytic role of the Office of the High Commissioner; 47/105, OP12 Urges the High Commissioner to continue her efforts to involve 16 Dec 1992 international, national and intergovernmental development agencies, as well as non-governmental agencies, in the planning phases for voluntary repatriation, so as to ensure that basic reintegration assistance is complemented by broader development initiatives focused on the areas of return; 49/169, PP10 Commending also those States, particularly the least developed and those

hosting millions of refugees over long periods of time, which, despite severe economic, development and environmental challenges of their own, continue to admit large numbers of refugees into their territories, and emphasizing the need to share the burden of those States to the maximum extent possible through international assistance, including development-oriented assistance and assistance related to the impact on the environment of the large numbers of refugees and displaced persons of concern to the Office of the High Commissioner,
14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and, in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and in view of creating conditions furthering reconciliation and long-term development in countries of return, urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
12. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and also urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
9. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that voluntary repatriation remains the preferred solution, supported by necessary rehabilitation and development assistance, to facilitate sustainable reintegration;

64/127, OP21 18 Dec 2009	
65/194, OP22 21 Dec 2010	
66/133, OP21 19 Dec 2011	
67/149, OP24, 20 Dec 2012	
68/141, OP27 18 Dec 2013	
69/152, OP29 18 Dec 2014	
69/154, OP23 18 Dec 2014	23. Calls upon the international donor community to provide financial and material assistance that allows for the implementation of community-based development programmes that benefit both refugees and host communities, as appropriate, in agreement with host countries and consistent with humanitarian objectives;

2.2 COUNTRY OR SITUATION-SPECIFIC APPEALS

The provisions reproduced below appeal for development assistance to be provided for the benefit of a particular country hosting large numbers of refugees (Botswana, 1 reference; Djibouti, 2 references; Lesotho, 3 references; Malawi, 4 references; Somalia, 5 references; Sudan, 6 references; Swaziland, 7 references), for a group of refugees or for the New Partnership for Africa's Development.

Resolution / Paragraph Number & Date	Full Text			
	GENERAL ASSEMBLY RESOLUTIONS			
35/180, OP9 15 Dec 1980	9. Urges Member States, the United Nations Development Programme, the World Bank and intergovernmental and financial institutions to assist Somalia in strengthening its social and economic infrastructure so that essential services and facilities can be strengthened and expanded;			
35/184, OP7 15 Dec 1980	7. Appeals to the Office of the United Nations High Commissioner for Refugees, the United Nations Development Programme, the United Nations Educational, Scientific and Cultural Organization, the World Food Programme, the World Bank and the United Nations Children's Fund, as well as other international and non-governmental bodies, to provide humanitarian and development assistance to expedite the resettlement and integration of refugee families from South Africa who have been given asylum in Botswana, Lesotho and Swaziland;			

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38/90, OP6 16 Dec 1983	6. Appeals to Member States, the appropriate organs, organizations and programmes of the United Nations and other intergovernmental and non-governmental organizations and the international financial institutions to provide the Government of the Sudan with the necessary resources for the implementation of development assistance projects in regions affected by the presence of refugees, as envisaged in the reports of the various interagency missions, and to strengthen its social and economic infrastructure so that essential services and facilities for efugees can be strengthened and expanded;
38/213, OP4 20 Dec 1983	4. Renews its appeal to Member States, the appropriate organs, organizations and programmes of the United Nations system, regional and international organizations and other intergovernmental bodies and non-governmental organizations, as well as international financial institutions, to provide assistance bilaterally and multilaterally, as appropriate, to Djibouti in order to enable it to cope with its difficult economic situation and to implement its development strategies;
40/132, OP5 13 Dec 1985	5. Appeals to the donor community to give urgent and favourable consideration to the development-related refugee projects submitted by the Government of Somalia to the Second International Conference on Assistance to Refugees in Africa, held at Geneva from 9 to 11 July 1984, and to fulfil the pledges undertaken at or after that Conference;
40/135, OP7 13 Dec 1985 41/139, OP8 4 Dec 1986 42/129, OP8 7 Dec 1987 43/141, OP6 8 Dec 1988	7. Appeals to Member States, the appropriate organs, organizations and bodies of the United Nations, intergovernmental and non-governmental organizations and the international financial institutions to provide the Government of the Sudan with the necessary resources for the implementation of development assistance projects in regions affected by the presence of refugees;
43/148, OP5 8 Dec 1988	5. Appeals to Member States, the appropriate organs, organizations and bodies of the United Nations system, intergovernmental and non-governmental organizations and the international financial institutions to continue providing the Government of Malawi with the necessary resources for the implementation of development assistance projects in regions affected by the presence of refugees and displaced persons, as well as the development programmes recommended by the inter-agency mission;

44/149, OP5 15 Dec 1989 45/159, OP5 18 Dec 1990	5. Appeals to Member States, the appropriate organs, organizations and bodies of the United Nations system, intergovernmental and non-governmental organizations and the international financial institutions to continue providing the Government of Malawi with the necessary resources for the implementation of development assistance projects in regions affected by the presence of refugees and displaced persons, as well as for the development programmes now being implemented;
44/151, OP6 15 Dec 1989 45/160, OP6 18 Dec 1990	6. Appeals to Member States, the appropriate organs, organizations and bodies of the United Nations system, intergovernmental and non-governmental organizations and the international financial institutions to provide the Government of the Sudan with the necessary resources for the implementation of development assistance projects, in particular those prepared by the United Nations Development Programme, in the regions affected by the presence of refugees;

3. DURABLE SOLUTIONS AND DEVELOPMENT

The provisions reproduced below recognize that achieving durable solutions requires a development-oriented approach.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
43/117, PP12 8 Dec 1988	Recognizing that durable solutions for refugees in developing countries can, in the majority of cases, be achieved through a development-oriented approach and that the heavy burden placed on a host country as a result of growing influxes of refugees requires sufficient resources to redress the negative impact and the strain on its socio-economic infrastructure in rural and urban areas,	
43/118, PP13 8 Dec 1988	Recognizing that the task of seeking solutions goes further than emergency activities and is linked with aspects concerning the development of the region and assistance for the displaced populations in the countries of origin and of asylum that are directly affected by the massive presence of refugees,	
44/137, PP13 15 Dec 1989	Recognizing that durable solutions for refugees in developing countries can, in many cases, be achieved through a development-oriented approach and that the heavy burden placed on a host country as a result of growing influxes of refugees requires sufficient resources to redress the negative impact and the strain on its socio-economic infrastructure in rural and urban areas, and emphasizing the need to ensure the compatibility of refugee aid	

	and national development plans of developing asylum countries,
44/139, PP17 15 Dec 1989	Recognizing that the search for solutions goes beyond emergency activities and is linked to aspects of the development of the region and assistance for the displaced populations in the countries of origin and asylum that are directly affected by the massive presence of refugees,

4. IMPACT OF REFUGEE FLOWS ON DEVELOPMENT

The provisions reproduced below recognize the impact of refugee flows on the social and economic development and infrastructure of receiving countries. The provisions are either general or are addressed to a specific country or region (Djibouti, 3 references; Malawi, 5 references, Somalia, 4 references; Sudan, 3 references; African countries in general, 13 references; Central America, 2 references). Where the country or region at issue is not clear from the text of the provision, this has been indicated in brackets below the text.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/42, PP5 25 Nov 1980	Aware of the consequent social and economic burden placed on African countries of asylum as a result of the increased influx of refugees and the subsequent impact on their development,
35/180, PP6 15 Dec 1980	Mindful that Somalia is classified as a least developed country and that its meagre resources and inadequate infrastructure are not capable of coping with the refugee situation alone, without jeopardy to its social and economic development and without endangering the general well-being of the population,
35/182, PP5 15 Dec 1980	Aware of the consequences of the social and economic burden placed on the Government and people of Djibouti as a result of the influx of refugees and the subsequent impact on the national development and infrastructure of that country,
35/124, PP6 11 Dec 1980	Noting that, in addition to creating individual human misery, flows of refugees can impose great political, economic and social burdens upon the international community as a whole, with particularly dire effects on developing countries with limited resources of their own,
36/124, PP6 14 Dec 1981	Aware of the economic and social burden imposed on African countries of asylum by the growing influx of refugees and its consequences for their development and of the heavy sacrifices made by them, despite their limited resources, to alleviate the plight of those refugees,

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36/156, PP7 16 Dec 1981	Aware also of the consequences of the social and economic burden placed on the Government and people of Djibouti as a result of the influx of refugees and the subsequent impact on the national development and the infrastructure of the country,
37/174, PP7 17 Dec 1982	Aware of the consequences of the social and economic burden placed on the Government and people of Somalia as a result of the continued presence of refugees and the consequent impact on the national development and the infrastructure of the country,
38/89, PP5 16 Dec 1983 40/134, PP5 13 Dec 1985	Aware of the social and economic burden placed on the Government and people of Djibouti as a result of the presence of refugees and of the consequent impact on the development and infrastructure of the country,
39/139, PP5 14 Dec 1984	Aware of the economic and social burden borne by African countries of asylum on account of the presence of these refugees and its consequences for their national development and of the heavy sacrifices made by them, despite their limited resources,
40/117, PP5 13 Dec 1985 41/122, PP5 4 Dec 1986 42/107, PP5 7 Dec 1987	Aware of the heavy burden borne by African countries of asylum on account of the presence of these refugees and its consequences for their economic and social development, and of the heavy sacrifices made by them, despite their limited resources,
40/132, PP8 13 Dec 1985	Aware of the continued consequences of the social and economic burden placed on the Government and people of Somalia as a result of the continued presence of refugees and new refugee flows and the consequent impact on national development and the infrastructure of the country,
41/137, PP4 4 Dec 1986	Aware of the heavy economic and social burden placed on the Government and people of Djibouti as a result of the presence of refugees and of the consequent impact on the development and infrastructure of the country,
41/138, PP9 4 Dec 1986	Conscious of the continued consequences of the social and economic burden placed on the Government and people of Somalia as a result of the continued presence of refugees and new refugee flows and the consequent impact on national development and the infrastructure of the country,
41/139, PP5 4 Dec 1986	Gravely concerned at the serious social and economic impact of the massive presence of refugees, as well as its far-reaching consequences for the country's development, security and stability, (Sudan)
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42/110, PP5 7 Dec 1987	Aware of the complexity and seriousness of the situation of the refugees and displaced persons in the Central American region and its effects on the social and economic development of the area,
42/129, PP4 & 5 7 Dec 1987	Aware of the heavy economic and social burden placed on the Government and people of Djibouti as a result of the presence of refugees and of the consequent impact on the development and infrastructure of the country,
	Gravely concerned at the continuing serious social and economic impact of the massive presence of refugees, as well as its far-reaching consequences for the country's development, security and stability,
42/132, PP3 7 Dec 1987	Recognizing the consequences of the social and economic burden placed on the Government and people of Malawi as a result of the influx of refugees and displaced persons and the subsequent impact on national development and the infrastructure of that country,
43/141, OP4 8 Dec 1988	4. Expresses grave concern at the serious and far-reaching consequences of the presence of massive numbers of refugees in the country on the security and stability of the country and the overall negative impact on its basic infrastructure, which arrests the socio-economic development of the whole country;
	(Sudan)
43/142, PP4 8 Dec 1988	Aware of the heavy economic and social burden placed on the Government of Djibouti and the consequent unfavourable effects on the development of that country, given the delicate nature of its resources,
43/148, OP4 8 Dec 1988 45/159, OP4	4. Expresses grave concern at the serious and far-reaching consequences of the massive presence of refugees and displaced persons in the country and its implications for the long-term socio-economic development of the whole country;
18 Dec 1990	(Malawi)
44/149, PP4 & OP4 15 Dec 1989	Gravely concerned about the continuing serious social and economic impact of the massive presence of refugees and displaced persons, as well as its far-reaching consequences for the country's long-term development process,
	4. Expresses grave concern at the serious and far-reaching consequences of the massive presence of refugees and displaced persons in the country and its implications for the long-term socio-economic development of the whole country;
	(Malawi)
45/160, OP4 18 Dec 1990	4. Expresses grave concern at the serious and far-reaching consequences of the presence of massive numbers of refugees on the security and stability of the country and the overall negative impact on its basic infrastructure and socio-economic development; (Sudan)

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46/108, PP37, OP4 & 10 16 Dec 1991	Gravely concerned about the continuing serious social and economic impact of the massive presence of these refugees, as well as its far-reaching consequences for the country's long-term development process,
	(Malawi)
	4. Expresses deep concern at the serious and far-reaching consequences of the massive presence of refugees and displaced persons in the countries concerned and the implications for their long-term socio-economic development;
	(Africa)
	10. Requests the Secretary-General to study and assess the environmental and socio-economic impact of the prolonged presence of refugees in the host countries with a view to rehabilitating those areas;
	(Africa)
48/118, OP3 20 Dec 1993 49/174, OP3 23 Dec 1994	3. Expresses deep concern at the serious and far-reaching consequences of the presence of large numbers of refugees and displaced persons in the countries concerned and the implications for the security environment and their long-term socio-economic development;
23 Dec 1994	(Africa)
51/71, OP3 12 Dec 1996	3. Expresses deep concern at the serious and far-reaching consequences of large numbers of refugees and displaced persons in the receiving countries and the implications for security, long-term socio-economic
52/101, OP3 12 Dec 1997	development and the environment;
53/126, OP4 9 Dec 1998	(Africa)
54/147, OP2 17 Dec 1999	2. Notes with concern that the declining socio-economic situation, compounded by political instability, internal strife, human rights violations and natural disasters, has led to increased numbers of refugees and
55/77, OP2 4 Dec 2000	displaced persons in some countries of Africa, and remains particularly concerned about the impact of large-scale refugee populations on the
56/135, OP2 19 Dec 2001	security, socio-economic situation and environment of countries of asylum;
57/183, OP2 18 Dec 2002	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1981/4, PP6 4 May 1981	Aware of the consequences of the social and economic burden placed on the Government and people of Djibouti as a result of the influx of Refugees and the subsequent impact on the national development and infrastructure of the country,

1982/3, PP6 27 April 1982	Aware of the social and economic burden placed on the Government and people of Djibouti as a result of the influx of refugees and of its impact on The development and infrastructure of the country,
1982/4, PP3 27 April 1984	Aware of the consequences of the social and economic burden placed on the Government and people of Somalia as a result of the influx of Refugees and the subsequent impact on the national development and the infrastructure of the country,
1990/78, PP3 & 4 27 July 1990	Noting the substantial increase in the number of refugees, displaced persons and returnees and their impact on the development prospects of the often fragile economic infrastructures of the countries concerned, Recognizing that relief, rehabilitation, reconstruction and development are part of the same continuum, and stressing that the impact of refugees and displaced persons on the development prospects of affected countries are frequently severe, multifaceted and require a system-wide approach in order to ensure that the full spectrum of their needs is covered and that serving those needs should complement the development efforts of the affected countries,

5. INTEGRATION OF REFUGEE-RELATED DEVELOPMENT PROJECTS/AID INTO NATIONAL DEVELOPMENT PLANS

A number of the provisions reproduced below reaffirm the need to view refugee-related projects within local and national development plans. Other provisions request UNHCR to ensure that refugee-related development activities are co-ordinated with development programmes, or request UN development agencies to integrate refugee-related activities into development planning. Several provisions stress that the assistance provided for refugee-related projects should not be considered to replace general development assistance. One provision welcomes ExCom's recognition of the need to ensure compatibility of refugee aid and national development plans.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
2197 (XI), OP1(c) & 2 16 Dec 1966	 Requests the United Nations High Commissioner for Refugees to continue to provide international protection to refugees who are his concern, within the limits of his competence, and to promote permanent solutions to their problems: by assuring that in developing countries the plans for the economic and social integration of refugees, pending their possible inclusion in the 	

	economic and social programmes carried out by the competent organs and specialized agencies of the United Nations, are properly co-ordinated with those programmes, and also with such other programmes as might be carried out by regional organizations;
	2. Requests the competent organs and specialized agencies of the United Nations, when considering development plans, to take into account, at the request of the Governments concerned, the needs of the refugees;
36/124, OP5 14 Dec 1981	5. Calls upon the pertinent development-oriented organizations and agencies of the United Nations system to envisage, at the stages of conception and implementation, all concerted efforts and co-ordinated actions aimed at harmonizing assistance programmes in the countries of asylum as well as in the countries of origin during the repatriation process and current or future development programmes, so that the potentialities of refugees or returnees may constitute an advantage rather than a burden on national development;
37/197, OP11 18 Dec 1982	11. Stresses that any additional assistance provided for refugee-related projects should not be at the expense of the concerned countries' own development needs;
40/117, OP 6 13 Dec 1985 41/122, OP6 4 Dec 1986	6. Requests the United Nations Development Programme to increase its efforts to mobilize additional resources for refugee-related development projects and, in general, to promote and co-ordinate with the host countries and the donor community the integration of refugee-related activities into national development planning;
42/107, OP7 7 Dec 1987	
40/135, PP6 13 Dec 1985	Recognizing the need to view refugee-related development projects within local and national development plans,
41/139, PP8 4 Dec 1986	
42/129, PP8 7 Dec 1987	
43/148, PP9 8 Dec 1988	
44/149, PP9 15 Dec 1989	
45/159, PP9 8 Dec 1990	
46/108, PP39 16 Dec 1991	
48/118, PP49 20 Dec 1993	
42/110, OP7	7. Stresses the need to co-ordinate humanitarian assistance projects with

7 Dec 1987	the national development plans of the countries of the region and emphasizes that the assistance provided for projects related to refugees must be considered special in character and independent of co-operation for the development of the countries of the region;
43/117, PP13 & OP15(b) 8 Dec 1988	Welcoming the conclusions and decisions on refugee aid and development adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-ninth session as a tangible recognition of the need to ensure the compatibility of refugee aid and national development plans of the developing asylum countries,
	15. Supports broadly the purpose of a Project Planning Fund along the lines stipulated in paragraph 32 of the report of the Executive Committee of the Programme of the High Commissioner on the work of its thirty-ninth session and, in particular, the following recommendations:
	(b) Assistance to refugees should be additional to funds earmarked for development programmes in developing asylum countries;
44/137, PP13 15 Dec 1989	Recognizing that durable solutions for refugees in developing countries can, in many cases, be achieved through a development-oriented approach and that the heavy burden placed on a host country as a result of growing influxes of refugees requires sufficient resources to redress the negative impact and the strain on its socio-economic infrastructure in rural and urban areas, and emphasizing the need to ensure the compatibility of refugee aid and national development plans of developing asylum countries,

6. PREVENTION OF REFUGEE SITUATIONS THROUGH DEVELOPMENT

The provisions reproduced below emphasize that development assistance is essential to address the causes of refugee situations and to advance preventive strategies.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
50/152, PP10 & OP10 21 Dec 1995	Reiterating that development and rehabilitation assistance is essential in addressing some of the causes of mass exoduses and also in the context of the development of prevention strategies, 10. Also reiterates that development and rehabilitation assistance is essential in addressing some of the causes of refugee situations, as well as in the context of the development of prevention strategies;
51/75, OP15 12 Dec 1996	15. Also reiterates that development and rehabilitation assistance is essential in addressing some of the causes of refugee situations and in the context of the development of prevention strategies;

7. ROLE OF UNHCR

A number of provisions reproduced below welcome UNHCR's work towards the concept of development-oriented assistance and request UNHCR to continue its efforts in that regard. Other provisions commend existing co-ordination between UNHCR and development agencies and request UNHCR to further co-ordinate with such bodies. One provision commends ExCom's decision to allow UNHCR to participate in UNDP's country programming system. Several provisions recognize the catalytic role of UNHCR in addressing issues of development relating to refugees.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
2197 (XI), OP1(c) 16 Dec 1966	 Requests the United Nations High Commissioner for Refugees to continue to provide international protection to refugees who are his concern, within the limits of his competence, and to promote permanent solutions to their problems: by assuring that in developing countries the plans for the economic and social integration of refugees, pending their possible inclusion in the economic and social programmes carried out by the competent organs and specialized agencies of the United Nations, are properly co-ordinated with those programmes, and also with such other programmes as might be carried out by regional organizations;
2294 (XXII), OP4 11 Dec 1967	4. Decides that the High Commissioner be invited to attend the meetings of the Inter-Agency Consultative Board of the United Nations Development Programme and to participate in the preparatory work of the second United Nations development decade;
2789 (XXVI), PP4 6 Dec 1971	Noting with satisfaction the recent decision of the Executive Committee of the High Commissioner's Programme to approve the participation of the High Commissioner in the new country programming system adopted by the United Nations Development Programme and his association, where necessary, with any efforts made by Governments, with the assistance of the Programme, to develop regions where large groups of refugees are being settled with the assistance of the High Commissioner,
39/108, OP4 14 Dec 1984	4. Recognizes the need for development-oriented projects that would generate work opportunities and long-term livelihood for refugees and local people in affected areas, and, in this context, commends the efforts of the High Commissioner and the International Labour Office to create incomegenerating activities for refugees in the Sudan;
39/140, OP7 14 Dec 1940	7. Notes with satisfaction the initiatives taken by the High Commissioner in developing the concept of development-oriented assistance to refugees and returnees, wherever appropriate, and urges him to pursue those efforts in co-operation with interested Governments, as well as with the World Bank, the United Nations Development Programme and other developmental

	organizations, including non-governmental organizations;
40/118, OP8 13 Dec 1985	8. Expresses its warm appreciation for the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa, and urges him to continue that process, wherever appropriate, in co-operation with the World Bank, the United Nations Development Programme and other organizations, and, further, urges Governments to support these efforts;
41/124, OP12 4 Dec 1986 42/109, OP13 7 Dec 1987	12. Recognizes with appreciation the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa, and urges him to continue that process, wherever appropriate, in full co-operation with appropriate international agencies, and, further, urges Governments to support these efforts;
43/117, PP13, OP16 & 17 8 Dec 1988	Welcoming the conclusions and decisions on refugee aid and development adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-ninth session as a tangible recognition of the need to ensure the compatibility of refugee aid and national development plans of the developing asylum countries,
	16. Recognizes with appreciation the work done by the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa and reaffirmed in the Oslo Declaration and Plan of Action adopted by the International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa, urges the High Commissioner to continue that process, wherever appropriate, in full co-operation with appropriate international agencies, and further urges Governments to support these efforts;
	17. Emphasizes the essential role of development-oriented organizations and agencies in the implementation of programmes that benefit refugees and returnees, urges the High Commissioner and those organizations and in accordance with their respective mandates, to strengthen their mutual cooperation towards the attainment of durable solutions, and calls upon the High Commissioner to continue to promote such co-operation;
44/137, PP14 & OP14 15 Dec 1989	Welcoming the conclusions and decisions on refugee aid and development adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in particular the request to the Office of the High Commissioner to continue its catalytic role in the area of refugee aid and development,
	14. Notes with appreciation the ongoing work being done by the Office of the High Commissioner to put into practice the concept of development-oriented assistance to refugees and returnees, as initiated at the Second International Conference on Assistance to Refugees in Africa and reaffirmed in the Oslo Declaration and Plan of Action adopted by the International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa, as well as in the Declaration and Concerted Plan of Action in favour of Central American Refugees, Repatriates and Displaced Persons adopted by the International Conference on Central American Refugees, held at Guatemala City from 29 to 31 May 1989, urges the Office to continue

	that process wherever appropriate, in full co-operation with appropriate international agencies, and urges Governments to support these efforts, being fully aware of the catalytic role of the Office of the High Commissioner;
45/150, OP13 18 Dec 1990	13. Calls upon the High Commissioner to sustain his efforts in assuring greater inter-agency co-operation in responding to the needs of refugees and, in particular, in seeking to complement the Office's humanitarian endeavours with development initiatives from specialized agencies so as to attain, in an effective and efficient manner, further and more concrete results towards achieving durable solutions, and calls also upon the member Governments to support these efforts in the governing bodies of these agencies;
47/105, OP12 16 Dec 1992	12. Urges the High Commissioner to continue her efforts to involve international, national and intergovernmental development agencies, as well as non-governmental agencies, in the planning phases for voluntary repatriation, so as to ensure that basic reintegration assistance is complemented by broader development initiatives focused on the areas of return;
47/107, PP10 16 Dec 1992 49/174, PP10 23 Dec 1994	Recognizing the mandate of the High Commissioner to protect and assist refugees and returnees and the catalytic role she plays, together with the international community and development agencies, in addressing the broader issues of development relating to refugees, returnees and displaced persons,
52/103, OP14 12 Dec 1997	14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and, in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and in view of creating conditions furthering reconciliation and long-term development in countries of return, urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
58/151, OP10 22 Dec 2003 69/152, OP29 18 Dec 2014	10. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, and recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, while reaffirming that voluntary repatriation, supported by necessary rehabilitation and development assistance to facilitate sustainable reintegration, remains the preferred solution;

DISABLED REFUGEES

The provisions reproduced below note the role of World Refugee Year in promoting solutions for disabled refugees, commend UNHCR for efforts on behalf of disabled refugees, and call on States and UNHCR to ensure that the needs of disabled refugees are satisfied.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1388 (XIV), PP3 20 Nov 1959	Noting in particular the progress made, within the framework of the World Refugee Year, as regards the admission of additional numbers of refugees, including handicapped cases, to countries of resettlement, as well as the contribution to the Office of the High Commissioner of additional funds for international assistance to refugees,
1502 (XV), PP3 5 Dec 1960	Noting with gratification the remarkable success of the World Refugee Year in many parts of the world, not only financially but also in promoting solutions of problems relating to large numbers of refugees, particularly those who are handicapped,
36/125, OP9 14 Dec 1981	9. Commends the High Commissioner for his special efforts on behalf of disabled refugees on the occasion of the International Year of Disabled Persons;
55/74, OP23 4 Dec 2000	23. Underlines the particular role of elderly refugees within the refugee family, welcomes the development by the Office of the High Commissioner of guidelines to address their special needs, and calls upon States and the Office of the High Commissioner to make renewed efforts to ensure that the rights, needs and dignity of elderly and disabled refugees are fully respected and that programmes are designed bearing in mind their special vulnerabilities;
66/135, OP8 19 Dec 2011	8. Recalls the adoption by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees of the conclusion on refugees with disabilities and other persons with disabilities protected and assisted by the Office of the High Commissioner, at its sixty-first session, held from 4 to 8 October 2010, and endorses its report on the work of its sixty-second session, held from 3 to 7 October 2011;
68/141, OP25 18 Dec 2013 69/152, OP27 18 Dec 2014	25. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the

	protection needs of women, children and persons with disabilities in particular, and underlines the importance of continuing to work on those issues;
69/152, OP36 18 Dec 2014	36. Notes the importance of States and the Office of the High Commissioner discussing and clarifying the role of the Office in mixed migratory flows in order to better address protection needs in the context of mixed migratory flows, bearing in mind the particular needs of vulnerable groups, especially women, children and persons with disabilities, including by safeguarding access to asylum for those in need of international protection, and also notes the readiness of the High Commissioner, consistent with his mandate, to assist States in fulfilling their protection responsibilities in this regard;
69/154, OP8 18 Dec 2014	8. Acknowledges the important contribution of age, gender and diversity mainstreaming in identifying, through a participatory approach, the protection risks faced by the different members of the refugee communities, in particular the non-discriminatory treatment and protection of women, children, persons with disabilities and the elderly;

DOCUMENTATION

The provisions reproduced below recognize the importance of early registration, recall the responsibility of States to register refugees on their territories, reiterate the central role which early and effective registration and documentation can play in enhancing protection and supporting efforts to find durable solutions.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
428 (V), OP2(f) 14 Dec 1950	2. Calls upon governments to co-operate with the United Nations High Commissioner for Refugees in the performance of his functions concerning refugees falling under the competence of his Office, especially by:
	(f) Providing refugees with travel and other documents such as would normally be provided to other aliens by their national authorities, especially documents which would facilitate their resettlement;
58/149, OP30 & 31 22 Dec 2003	30. Notes the conclusion adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-fourth session on the importance of early and effective registration systems and censuses as a tool of protection and as a means to enable the quantification and assessment of needs for the provision and distribution of humanitarian assistance and to implement appropriate durable solutions;
59/172, OP10 20 Dec 2004	10. Recognizes the importance of early registration and effective registration systems and censuses as a tool of protection and as a means to enable the quantification and assessment of needs for the provision and distribution of humanitarian assistance and to implement appropriate durable solutions;
60/128, OP8 & 9 16 Dec 2005 61/139, OP9 & 10	8. Recognizes the importance of early registration and effective registration systems and censuses as a tool of protection and as a means to enable the quantification and assessment of needs for the provision and distribution of humanitarian assistance and to implement appropriate durable solutions;
18 Dec 2006 62/125, OP11 & 12 18 Dec 2007	9. Recalls the conclusion on registration of refugees and asylum-seekers adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-second session, notes the many forms of harassment faced by refugees and asylum-seekers who remain
63/149, OP11 & 12 18 Dec 2008	without any form of documentation attesting to their status, recalls the responsibility of States to register refugees on their territories, reiterates in this context the central role which early and effective registration and
64/129, OP12 & 13 18 Dec 2009 65/193, OP12 & 13	documentation can play, guided by protection considerations, in enhancing protection and supporting efforts to find durable solutions, and calls upon the Office of the High Commissioner, as appropriate, to help States to conduct this procedure should they be unable to register refugees on their territory;

21 Dec 2010	
66/135, OP12 & 13 19 Dec 2011	
67/150, OP11 & 12 20 Dec 2012	
67/149, OP23 20 Dec 2012	23. Recognizes that birth registration provides an official record of a child's legal identity and is crucial to preventing and reducing statelessness, and welcomes pledges by States to ensure the birth registration of all children;
68/141, OP3 & 26 18 Dec 2013 69/152, OP28	3. Welcomes the resumption by the Executive Committee of the practice of adopting conclusions, and notes with appreciation its adoption of the conclusion on civil registration;
18 Dec 2014	26. Notes that the lack of civil registration and related documentation makes persons vulnerable to statelessness and associated protection risks, recognizes that birth registration provides an official record of a child's legal identity and is crucial to preventing and reducing statelessness, and welcomes pledges by States to ensure the birth registration of all children;
68/143, OP11 & 12 18 Dec 2013 69/154, OP11 & 12 18 Dec 2014	11. Welcomes the adoption of the conclusion on civil registration by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its sixty-fourth session, held in Geneva from 30 September to 4 October 2013, and recognizes the importance of early registration and effective registration systems and censuses as a tool of protection and as a means to the quantification and assessment of needs for the provision and distribution of humanitarian assistance and to implement appropriate durable solutions;
	12. Recalls the conclusion on registration of refugees and asylum seekers adopted by the Executive Committee of the Programme of the High Commissioner at its fifty-second session, notes the many forms of harassment faced by refugees and asylum seekers who remain without any form of documentation attesting to their status, recalls the responsibility of States to register refugees on their territories and, as appropriate, the responsibility of the Office of the High Commissioner or mandated international bodies to do so, reiterates in this context the central role that early and effective registration and documentation can play, guided by protection considerations, in enhancing protection and supporting efforts to find durable solutions, and calls upon the Office, as appropriate, to help States to conduct this procedure should they be unable to register refugees on their territory;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP5 30 May 1991	5. Encourages Member States and relevant organizations to provide access to individual identification and registration documents, on a non-discriminatory basis, to all refugee women and, wherever possible, children, irrespective of whether the women and children are accompanied by male family members;

DURABLE SOLUTIONS 59

1. GENERAL

One provision reproduced below endorses the ExCom Conclusion on "Durable Solutions and Refugee Protection", which recognizes the need for active promotion of solutions, another welcomes the renewed efforts undertaken by UNHCR to promote durable solutions for refugees.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
3271 (XXIX) A, PP4 10 Dec 1974	Recognizing the importance of permanent solutions to refugee problems, including voluntary repatriation, and of the role played by the High Commissioner in co-operation with other members of the United Nations system and non-governmental agencies,
32/67, PP3 8 Dec 1977	Recognizing the eminently humanitarian character of the various activities of the High Commissioner and the importance of permanent solutions being promoted by his Office, including voluntary repatriation, local integration or resettlement in other countries,
44/137, OP10 15 Dec 1989	10. Endorses the conclusions on durable solutions and refugee protection adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in which the Executive Committee recognized the need for the active promotion of solutions by the international community and by countries of origin, asylum and resettlement, in accordance with their respective obligations and responsibilities and the desirability of prevention through, inter alia, the observance of human rights, as the best solution;
56/137, OP6 19 Dec 2001	6. Reiterates that international protection is a dynamic and action-oriented function, carried out in cooperation with States and other partners, inter alia, to promote and facilitate the admission, reception and treatment of refugees and to ensure durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups;
57/187, OP2 & 7 18 Dec 2002	2. Welcomes the important work undertaken by the Office of the High Commissioner and its Executive Committee in the course of the year and notes in this context the conclusion on the civilian and humanitarian character of asylum, the conclusion on reception of asylum-seekers in the context of individual asylum systems and the progress achieved with respect to recognizing the important contribution of host developing countries; welcomes also the importance attached to cooperation with the New

⁵⁹ See also <u>Local Integration</u>, <u>Resettlement</u>, <u>Voluntary Repatriation</u>

156

	Partnership for Africa's Development; welcomes further the active engagement of the Office of the High Commissioner in the Inter-Agency Standing Committee Task Force on Protection from Sexual Exploitation and Abuse in Humanitarian Crises and the drafting of a policy on sexual exploitation, and encourages the Office of the High Commissioner to continue combating such practices; and welcomes the renewed efforts made by the Office of the High Commissioner to promote durable solutions for refugees; 7. Reiterates that international protection is a dynamic and action-oriented function, carried out in cooperation with States and other partners, inter alia, to promote and facilitate the admission, reception and treatment of refugees and to ensure durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups;
58/149, PP18 & OP6 22 Dec 2003	Noting the "Convention Plus" initiative of the United Nations High Commissioner for Refugees, which is aimed at strengthening the international protection regime through the development of comprehensive approaches to resolving refugee situations, including improving international burden- and responsibility-sharing and realizing durable solutions, 6. Reaffirms that international protection and the search for durable solutions for refugees and, as appropriate, other persons of concern to the Office of the High Commissioner, which were examined, inter alia, in the Global Consultations on International Protection process and are reflected in the Agenda for Protection, are at the core of the mandate of the Office;
58/151, OP8 22 Dec 2003	8. Recalls the important role of effective partnerships and coordination in meeting the needs of refugees and other displaced persons and in finding durable solutions to their situations, and welcomes the efforts under way, in cooperation with other United Nations agencies and development actors, to promote a framework for durable solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;
58/153, OP3, 5 & 6 22 Dec 2003	 Welcomes the efforts of the Office of the High Commissioner to strengthen its linkages with the other parts of the United Nations system in order to enhance refugee protection and to identify and implement durable solutions for refugees and other persons of concern to the Office, and appreciates its efforts to strengthen partnerships with operational and implementing partners Notes the importance of the support of the Office of the High Commissioner, within its mandate, to the efforts of the Emergency Relief
	Coordinator to promote predictable and timely United Nations strategies that, inter alia, integrate durable solutions for refugees with those for internally displaced persons; 6. <i>Highlights</i> the importance of joint efforts of the Department of Political
	Affairs and the Department of Peacekeeping Operations of the Secretariat, together with those of the Office of the High Commissioner, which contribute to durable solutions for refugees in conflict and post-conflict situations, encourages the Office to play a more active role, including by sharing information with relevant United Nations forums, and stresses that all of these activities should be undertaken in a manner consistent with the mandate of the Office;

59/170, OP9 20 Dec 2004	9. Welcomes the progress attained so far in regard to the High Commissioner's Convention Plus initiative, 9 including the development of the Multilateral Framework of Understandings on the strategic use of resettlement, and encourages the High Commissioner and interested States to strengthen the international protection regime through the development of comprehensive approaches to resolving refugee situations, including improving international burden- and responsibility-sharing and realizing durable solutions that give due regard to the importance of both protection and, where possible, refugee self-reliance;
59/172, OP2 20 Dec 2004	2. Notes the need for African States to address resolutely the root causes of all forms of forced displacement in Africa and to foster peace, stability and prosperity throughout the African continent so as to forestall refugee flows, and calls upon the international community, including States, the Office of the United Nations High Commissioner for Refugees, and other relevant United Nations organizations, within their respective mandates, to take concrete action to meet the protection and assistance needs of refugees, returnees and displaced persons and to contribute generously to projects and programmes aimed at alleviating their plight and facilitating durable solutions for refugees and displaced persons;
60/128, OP25 16 Dec 2005 61/139, OP25 19 Dec 2006	25. Encourages the Office of the High Commissioner and interested States to identify protracted refugee situations which might lend themselves to resolution through the development of specific, multilateral, comprehensive and practical approaches to resolving such refugee situations, including improvement of international burden- and responsibility-sharing and realization of durable solutions, within a multilateral context;
60/129, OP11 16 Dec 2005	10. Notes the activities undertaken in pursuit of the objectives of the Convention Plus initiative,10 and encourages the High Commissioner and interested States to strengthen the international protection regime through the development of specific, multilateral, comprehensive and practical approaches to resolving refugee situations, including improving international burden- and responsibility-sharing and realizing durable solutions within a multilateral context;
61/137, OP16 19 Dec 2006 62/124, OP17 18 Dec 2007	16. Expresses concern about the particular difficulties faced by the millions of refugees in protracted situations, and emphasizes the need to redouble international efforts and cooperation to find practical and comprehensive approaches to resolving their plight and to realize durable solutions for them, consistent with relevant General Assembly resolutions and international law;
63/148, OP17 18 Dec 2008	
64/127, OP22 18 Dec 2009	
65/194, OP23 21 Dec 2010	
68/141, OP28 18 Dec 2013	

62/125, OP10 & 27 18 Dec 2007 63/149, OP10 & 27 18 Dec 2008 64/129, OP11 & 28 18 Dec 2009 65/193, OP11 & 28 21 Dec 2010	 10. Recognizes that no solution to displacement can be durable unless it is sustainable, and therefore encourages the Office of the High Commissioner to support the sustainability of return and reintegration; 27. Encourages the Office of the High Commissioner and interested States to identify protracted refugee situations which might lend themselves to resolution through the development of specific, multilateral, comprehensive and practical approaches to resolving such refugee situations, including improvement of international burden- and responsibility-sharing and realization of durable solutions, within a multilateral context;
69/154, OP10 & 27 18 Dec 2014	
63/148, OP19 18 Dec 2008 64/127, OP25 18 Dec 2009 65/194, OP26 21 Dec 2010 66/133, OP24 19 Dec 2011 67/149, OP27, 20 Dec 2012 68/141, OP30 18 Dec 2013	19. Recalls the important role of effective partnerships and coordination in meeting the needs of refugees and in finding durable solutions to their situations, welcomes the efforts under way, in cooperation with countries hosting refugees and countries of origin, including their respective local communities, relevant United Nations agencies, international and intergovernmental organizations, regional organizations, as appropriate, non-governmental organizations and development actors, to promote a framework for durable solutions, particularly in protracted refugee situations, which includes an approach to sustainable and timely return which encompasses repatriation, reintegration, rehabilitation and reconstruction activities, and encourages States, in cooperation with relevant United Nations agencies, international and intergovernmental organizations, regional organizations, non-governmental organizations and development actors, to support, inter alia, through the allocation of funds, the implementation of such a framework to facilitate an effective transition from relief to development;
68/143, PP10 18 Dec 2013 69/154, PP10 18 Dec 2014	Acknowledging with appreciation the generosity, hospitality and spirit of solidarity of African countries that continue to host the influx of refugees due to the humanitarian crises and protracted refugee situations, and in this regard expressing particular appreciation for the commitment and efforts of neighbouring countries in the recent humanitarian crises on the continent, and further acknowledging with appreciation the coordination of humanitarian assistance by the United Nations as well as the continuing efforts of donors, the United Nations system, including the Office of the United Nations High Commissioner for Refugees, regional organizations, international agencies, non-governmental organizations and other partners, with regard to, inter alia, integration, voluntary return, reintegration and resettlement, in addressing the plight of refugees during the emergency,
69/152, OP30 18 Dec 2014	30. Expresses concern about the particular difficulties faced by the millions of refugees in protracted situations, recognizes that the average length of stay has continued to grow, and emphasizes the need to redouble international efforts and cooperation to find practical and comprehensive approaches to resolving their plight and to realize durable solutions for them, consistent with international law and relevant General Assembly resolutions;
69/152, OP33 18 Dec 2014	33. Encourages the Office of the High Commissioner to adopt a solution- oriented approach that supports the sustainability of voluntary repatriation and reintegration, including from the onset of displacement, and in this

regard urges the Office to further strengthen partnerships with national Governments and development actors, as well as international financial institutions;

2. Causes of Refugee Flows and Durable Solutions

The provisions reproduced below recognize the need to address the causes of refugee flows in the search for durable solutions.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
41/124, OP10 4 Dec 1986	10. Recognizes the importance of finding durable solutions to refugee problems and recognizes also that the search for durable solutions includes the need to address the causes of movements of refugees and asylum-seekers from their countries of origin, and takes note of the report of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees;
42/109, OP9 7 Dec 1987	9. Recognizes the importance of achieving durable solutions to refugee problems and in particular the need to address in this process the causes that force refugees and asylum-seekers to flee their countries of origin, in the light of the report of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees;
43/117, OP11 8 Dec 1988	11. Recognizes the importance of achieving durable solutions to refugee problems and, in particular, the need to address in this process the root causes of refugee movements in order to avert new flows of refugees, taking into account the report of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees, and to facilitate the solution of existing problems;
44/137, OP11 15 Dec 1989 45/140, OP8 14 Dec 1990	11. Recognizes the importance of attaining durable solutions to refugee problems and, in particular, the need to address in this process the root causes of refugee movements in order to avert new flows of refugees and to facilitate the solution of existing problems;
62/124, OP18 18 Dec 2007 63/148 OP18 18 Dec 2008 64/127, OP23 18 Dec 2009	18. Recognizes the importance of achieving durable solutions to refugee problems and, in particular, the need to address in this process the root causes of refugee movements in order to avert new flows of refugees;

65/194, OP24 21 Dec 2010 66/133, OP23 19 Dec 2011 67/149, OP26 20 Dec 2012	
68/141, OP29 18 Dec 2013 69/152, OP31 18 Dec 2014	29. Recognizes the importance of achieving durable solutions to refugee problems and, in particular, the need to address in this process the root causes of refugee movements;
69/152, OP40 18 Dec 2014	40. Calls upon the Office of the High Commissioner to continue to play its catalytic role in mobilizing assistance from the international community to address the root causes as well as the economic, environmental and social impact of large-scale refugee populations in developing countries, in particular the least developed countries, and countries with economies in transition, and notes with appreciation those host countries, donor States, organizations and individuals that contribute to improving the condition of refugees through building the resilience of refugees and their host communities, while working towards a durable solution;

3. CONCEPT OF DURABLE SOLUTIONS

The provisions reproduced below reflect the evolving concept of durable solutions (voluntary repatriation, resettlement and local integration).

Resolution / Paragraph Number & Date	Full Text			
GENERAL ASSEMBLY RESOLUTIONS				
319 (IV), PP1 3 Dec 1949	Considering that the problem of refugees is international in scope and nature and that its final solution can only be provided by the voluntary repatriation of the refugees or their assimilation within new national communities,			
638 (VII), PP2 & 3 20 Dec 1952	Considering that the voluntary repatriation or the resettlement in countries of immigration of refugees under the mandate of the High Commissioner, while constituting valuable elements for the solution of the refugee problem, are not sufficient in themselves under the present conditions to offer within a reasonable time a permanent solution of that problem,			

	Noting with satisfaction the efforts made by the governments of the countries of present residence of refugees towards their assimilation, as well as the studies and plans of the High Commissioner directed towards the same objective,
832 (IX), PP3 21 Oct 1954	Noting that, in spite of the efforts made, there is little hope that - at the present rate of repatriation, resettlement, or integration - a satisfactory solution to these problems will be reached within a reasonable period of time,
925 (X), PP3 25 Oct 1955	Considering that under the Statute of his Office, the United Nations High Commissioner for Refugees is charged with the duty of seeking solutions for the problems of refugees through voluntary repatriation, resettlement and integration,
1039 (XI), PP3 23 Jan 1957	Bearing in mind that, under the Statute of his Office, the United Nations High Commissioner for Refugees is charged with the duty of seeking solutions for the problems of refugees through voluntary repatriation, resettlement and integration,
1166 (XII), PP5 & OP2 26 Nov 1957	Bearing in mind that, under the Statute of his Office, the High Commissioner is charged with the duty of seeking solutions for the problems of refugees through voluntary repatriation, resettlement and integration,
	2. Reaffirms the basic principle laid down in paragraph 1 of the Statute of the High Commissioner's Office regarding forms of permanent solution of the problems of refugees, by actions designed to "facilitate the voluntary repatriation of such refugees, or their assimilation within new national communities";
1388 (XVI), OP1(b) 20 Nov 1959	1. Invites States Members of the United Nations and members of the specialized agencies to devote, on the occasion of the World Refugee Year, special attention to the problems of refugees coming within the competence of the United Nations High Commissioner for Refugees, and in particular to consider the possibility of:
	(b) Increasing the facilities for permanent refugee solutions through voluntary repatriation and assimilation within new national communities, and, for resettlement of refugees, providing further opportunities through the liberalization of immigration laws and regulations and through the inclusion of refugees in resettlement schemes;
1499 (XV), PP2 5 Dec 1960	Noting the recent favourable developments in the work of the Office of the High Commissioner in respect of international protection as well as of the promotion of permanent solutions, including voluntary repatriation resettlement to other countries and integration in the present countries of asylum,
1673 (XVI), PP2 18 Dec 1961	Taking note of the progress achieved in respect of the international protection of refugees and in seeking permanent solutions to refugee problems through voluntary repatriation, integration in countries of asylum or resettlement in other countries,

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56/137, OP9 19 Dec 2001 57/187, OP10 18 Dec 2002 69/152, OP29 18 Dec 2014	9. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that voluntary repatriation remains the preferred solution, supported by necessary rehabilitation and development assistance, to facilitate sustainable reintegration;
58/153, OP6 22 Dec 2003	6. Highlights the importance of joint efforts of the Department of Political Affairs and the Department of Peacekeeping Operations of the Secretariat, together with those of the Office of the High Commissioner, which contribute to durable solutions for refugees in conflict and post-conflict situations, encourages the Office to play a more active role, including by sharing information with relevant United Nations forums, and stresses that all of these activities should be undertaken in a manner consistent with the mandate of the Office;
62/124, OP20 18 Dec 2007	20. Recognizes that no solution to displacement can be durable unless it is sustainable, and therefore encourages the Office of the High Commissioner to support the sustainability of return and reintegration;
63/148, OP20 18 Dec 2008	σο σηγ στο από στο
64/127, OP26 18 Dec 2009	
65/194, OP27 21 Dec 2010	
66/133, OP25 19 Dec 2011	
67/149, OP28 20 Dec 2012	
68/141, OP31 18 Dec 2013	
69/154, OP10 18 Dec 2014	
59/172, OP 17 – 20 20 Dec 2004	17. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home; 18. Notes with satisfaction the voluntary return of thousands of refugees to their countries of origin, and welcomes in this regard the conclusion on legal
	safety issues in the context of voluntary repatriation of refugees adopted by the Executive Committee of the Programme of the United Nations High

	Commissioner for Refugees at its fifty-fifth session;
	19. Reaffirms that voluntary repatriation should not necessarily be conditioned on the accomplishment of political solutions in the country of origin in order not to impede the exercise of the refugees' right to return, and recognizes that the voluntary repatriation and reintegration process is normally guided by the conditions in the country of origin, in particular that voluntary repatriation can be accomplished in conditions of safety and dignity;
	20. Welcomes the development by the High Commissioner, in cooperation with other United Nations agencies and development actors, of the framework for durable solutions, aimed at promoting lasting solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;
60/128, OP 18 & 19 16 Dec 2005	18. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session;
	19. Also reaffirms that voluntary repatriation should not necessarily be conditioned on the accomplishment of political solutions in the country of origin in order not to impede the exercise of the refugees' right to return, and recognizes that the voluntary repatriation and reintegration process is normally guided by the conditions in the country of origin, in particular that voluntary repatriation can be accomplished in conditions of safety and dignity;
61/139, OP 19 & 20 19 Dec 2006 62/125, OP 21 & 22 18 Dec 2007 63/149, OP21 & 22 18 Dec 2008	19. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
64/129, OP22 18 Dec 2009 65/193, OP22 21 Dec 2010	20. Also reaffirms that voluntary repatriation should not necessarily be conditioned on the accomplishment of political solutions in the country of origin in order not to impede the exercise of the refugees' right to return, recognizes that the voluntary repatriation and reintegration process is normally guided by the conditions in the country of origin, in particular that voluntary repetricities are be accomplished in conditions of possible and
66/135, OP22 19 Dec 2011	voluntary repatriation can be accomplished in conditions of safety and dignity, and urges the High Commissioner to promote sustainable return through the development of durable and lasting solutions, particularly in protracted refugee situations;
67/150, OP21 20 Dec 2012	
68/143, OP21 & 22	

18 Dec 2013			
69/154, OP21 & 22 18 Dec 2014			

4. DEVELOPMENT AND DURABLE SOLUTIONS (See <u>Development</u>: 3. Durable Solutions and Development)

5. RELATIONSHIPS BETWEEN DURABLE SOLUTIONS (See <u>Voluntary Repatriation</u>: 8. Relationship to Other Durable Solutions)

6. REQUESTS TO STATES TO FIND DURABLE SOLUTIONS

The provisions listed below call upon States to find durable solutions, including through support to UNHCR.

Sample Text

"Urges all States to support the High Commissioner in his efforts to find durable solutions to refugee problems, primarily through voluntary repatriation, including assistance to returnees, as appropriate, or, wherever appropriate, through integration in countries of asylum or resettlement in third countries;" (38/121, OP8)

GENERAL ASSEMBLY RESOLUTIONS					
Resolution & Paragraph No.	Date		Resolution & Paragraph No.	Date	
1388 (XVI), OP1(b)	20 Nov 1959		42/109, PP9	7 Dec 1987	
1499 (XV), OP1(b)	5 Dec 1960		42/109, OP10	7 Dec 1987	
1502 (XV), OP2(c)	5 Dec 1960		43/117, PP9	8 Dec 1988	
1673 (XVI), OP2(b)	18 Dec 1961		43/117, OP12	8 Dec 1988	
1959 (XVIII), OP2(a)	12 Dec 1963		44/137, PP8	15 Dec 1989	
2399 (XXIII), OP2(a)	6 Dec 1968		44/137, OP16	15 Dec 1989	
2650 (XXV), OP3	30 Nov 1970		45/140, PP8	14 Dec 1990	
2789 (XXVI), OP4	6 Dec 1971		45/140, OP10	14 Dec 1990	
2956 (XXVII), OP5	12 Dec 1972		46/106, OP11	16 Dec 1991	
3143 (XXVIII), OP4	14 Dec 1973		47/105, PP8	16 Dec 1992	
3271 (XXIX) A, OP5	10 Dec 1974		48/116, PP12	20 Dec 1993	
3454 (XXX), OP4	9 Dec 1975		48/116, OP10	20 Dec 1993	
31/35, OP5	30 Nov 1976		49/169, PP8	23 Dec 1994	
32/67, OP4	8 Dec 1977		50/152, OP17	21 Dec 1995	
33/26, OP5	29 Nov 1978		51/75, OP9	12 Dec 1996	
34/60, OP3(c)	29 Nov 1979		52/103, OP9	12 Dec 1997	

34/60, OP4	29 Nov 1979	53/125, OP11	9 Dec 1998
35/41, OP5(b)	25 Nov 1980	54/146, OP2	17 Dec 1999
35/41, OP8	25 Nov 1980	54/146, OP12	17 Dec 1999
36/125, OP5	14 Dec 1981	55/74, OP15	4 Dec 2000
37/195, OP6	18 Dec 1982	59/170, OP10	20 Dec 2004
38/121, OP8	16 Dec 1983	59/172, OP2	20 Dec 2004
38/121, OP10	16 Dec 1983	60/129, OP12	16 Dec 2005
39/140, OP5	14 Dec 1984	61/137, OP17	19 Dec 2006
39/140, OP10	14 Dec 1984	63/148, OP19	18 Dec 2008
40/118, OP6	13 Dec 1985	64/127, OP25	18 Dec 2009
40/118, OP13	13 Dec 1985	69/152, OP4, 32	18 Dec 2014
41/124, OP9	4 Dec 1986	69/154, OP13	18 Dec 2014

EARLY WARNING

1. INTER-AGENCY CO-ORDINATION

The provisions reproduced below note the co-ordination function of the Secretary-General in relation to an effective early warning system. Other provisions welcome the establishment of a regular inter-agency early warning consultation related to possible flows of refugees. Numerous provisions request the Secretary-General to strengthen co-ordination between different parts of the United Nations system.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
43/154, OP7 & 8 8 Dec 1988	7. Notes the establishment by the Secretary-General of the Office for Research and the Collection of Information to co-ordinate information-gathering and analysis with United Nations bodies so as to provide early warning on developing situations requiring the Secretary-General's attention, as well as to provide a focal point within the United Nations system for policy responses;	
	8. Urges the Secretary-General to use the resources available to consolidate and strengthen the early warning system in the humanitarian area by, inter alia, early computerization of the Office for Research and the Collection of Information and strengthened co-ordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, as well as the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;	
44/164, OP7 15 Dec 1989	7. Requests the Secretary-General to continue to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early warning system and the strengthening of co-ordination of information-gathering and analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons;	
45/153, OP9 & 10 18 Dec 1990	9. Requests the Secretary-General to intensify his efforts to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early-warning system and the strengthening of co-ordination of information-gathering and analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons;	
	10. Urges the Secretary-General to allocate the necessary resources to consolidate and strengthen the system for undertaking early-warning activities in the humanitarian area by, inter alia, the computerization of the Office for Research and the Collection of Information and strengthened coordination among the relevant parts of the United Nations system, especially	

	the Office for Research and the Collection of Information, the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
46/127, OP10,12,16,17 17 Dec 1991	10. Requests the Secretary-General to intensify his efforts to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early-warning system and the strengthening of coordination of information-gathering and analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons;
	12. Urges the Secretary-General to allocate the necessary resources to consolidate and strengthen the system for undertaking early-warning activities in the humanitarian area by, inter alia, the computerization of the Office for Research and the Collection of Information and strengthened coordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
	16. Welcomes the initiation of close contacts between the Office for Research and the Collection of Information and a large number of United Nations agencies and offices in pursuit of a system-wide network for early warning of potential mass exoduses;
	17. Welcomes also the establishment by the Administrative Committee on Coordination of the Ad Hoc Working Group on Early Warning regarding New Flows of Refugees and Displaced Persons with a mandate to develop an effective early-warning system related to possible flows of refugees and displaced persons, including practical measures of cooperation and procedures for gathering, analysing and disseminating information in a timely manner to all concerned, and to make recommendations on the need for an inter-agency consultative mechanism;
48/139, OP14 & 15 20 Dec 1993	14. <i>Urges</i> the Secretary-General to attach high priority and to allocate the necessary resources from the regular budget of the United Nations to the consolidation and strengthening of the system for undertaking early-warning activities in the humanitarian area by, inter alia, the designation of the Department of Humanitarian Affairs of the Secretariat as the focal point for early warning in this area and strengthened coordination between relevant offices of the Secretariat concerned with early warning and organizations of the United Nations system, for the purpose of ensuring, inter alia, that effective action is taken to identify human rights abuses that contribute to mass outflows of persons;
	15. Welcomes the decision by the Administrative Committee on Coordination to establish a regular United Nations inter-agency early-warning consultation related to possible flows of refugees and displaced persons, based on the sharing and analysis of relevant information between United Nations bodies and the development of collective recommendations for action to alleviate, inter alia, the possible causes of new flows of refugees and displaced persons;
52/132, PP6 12 Dec 1997	Convinced that the activities of these mechanisms, with a view, inter alia, to preventing mass exoduses and to strengthening emergency preparedness and response mechanisms of the United Nations system as a whole, should be encouraged and further developed and coordinated at both the international and regional levels, with priority given the systematization of

the early-warning information collection,

2. MULTIDISCIPLINARY NATURE OF EARLY WARNING

The provisions reproduced below note that early warning requires an intersectoral and multidisciplinary approach to enable a coherent response.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
48/139, OP12 20 Dec 1993	12. Notes, in this connection, that mass movements of populations are caused by multiple and complex factors, which indicates that early warning requires an intersectoral and multidisciplinary approach;	
50/182, PP3 22 Dec 1995	Conscious of the fact that mass exoduses of populations are caused by multiple and complex factors, such as human rights violations, political, ethnic and economic conflicts, famine, insecurity, violence, poverty and environmental degradation, which indicate that any approach to early warning requires an intersectoral and multidisciplinary approach,	
52/132, PP4 12 Dec 1997	Conscious of the fact that mass exoduses of populations are caused by multiple and complex factors, which may include human rights violations, political, ethnic and economic conflicts, famine, insecurity, violence, poverty and environmental degradation, which indicate that comprehensive approaches, particularly early warning, require an intersectoral and multidisciplinary approach to enable a coherent response, particularly at the international and regional levels,	

3. Role of Human Rights Bodies and UN High Commissioner for Human Rights

Several of the provisions reproduced below request the UN High Commissioner for Human Rights, inter alia, to pay particular attention to situations which cause or threaten to cause mass exoduses, to share any information with the UN early warning mechanisms and to contribute to efforts to address such situations effectively through protection measures. Other provisions urge the Secretary-General to strengthen co-ordination between various parts of the UN system. One provision requests the Commission on Human Rights to support the early warning system, and another provision requests the Secretary-General to designate the (former) Department of Humanitarian Affairs as the focal point for early warning.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
43/154, OP8 8 Dec 1988	8. Urges the Secretary-General to use the resources available to consolidate and strengthen the early warning system in the humanitarian area by, inter alia, early computerization of the Office for Research and the Collection of Information and strengthened co-ordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, as well as the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
44/164, OP4 15 Dec 1989	4. Invites the Commission on Human Rights to keep the question of human rights and mass exoduses under review with a view to supporting the early warning arrangement instituted by the Secretary-General to avert new massive flows of refugees and displaced persons;
45/153, OP10 18 Dec 1990 46/127, OP12 17 Dec 1991	10. Urges the Secretary-General to allocate the necessary resources to consolidate and strengthen the system for undertaking early-warning activities in the humanitarian area by, inter alia, the computerization of the Office for Research and the Collection of Information and strengthened coordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
48/139, OP14 20 Dec 1993	14. Urges the Secretary-General to attach high priority and to allocate the necessary resources from the regular budget of the United Nations to the consolidation and strengthening of the system for undertaking early-warning activities in the humanitarian area by, inter alia, the designation of the Department of Humanitarian Affairs of the Secretariat as the focal point for early warning in this area and strengthened coordination between relevant offices of the Secretariat concerned with early warning and organizations of the United Nations system, for the purpose of ensuring, inter alia, that effective action is taken to identify human rights abuses that contribute to mass outflows of persons;
50/182, OP9 22 Dec 1995	9. Requests the United Nations High Commissioner for Human Rights, in accordance with his mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, and in cooperation with the United Nations High Commissioner for Refugees, to pay attention to situations that cause or threaten to cause mass exoduses and to address effectively such situations through emergency preparedness and response mechanisms, including information-sharing with United Nations early-warning mechanisms, and the provision of technical advice, expertise and cooperation;
52/132, OP9 12 Dec 1997	9. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution

	48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations which cause or threaten to cause mass exoduses and to contribute to efforts to address such situations effectively through protection measures, emergency preparedness and response mechanisms, including information sharing with the United Nations early-warning mechanisms, and the provision of technical advice, expertise and cooperation in countries of origin as well as host countries;
54/180, OP8 17 Dec 1999	8. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations that cause or threaten to cause mass exoduses or displacements and to contribute to efforts to address such situations effectively through promotion and protection measures, emergency preparedness and response mechanisms, early warning and information sharing, technical advice, expertise and cooperation in countries of origin as well as host countries;
56/166, OP11 19 Dec 2001	11. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations that cause or threaten to cause mass exoduses or displacements and to contribute to efforts to address such situations effectively and promote sustainable returns through promotion and protection measures, including human rights monitoring in respect of those who fled or have returned as part of mass exoduses, emergency preparedness and response mechanisms, early warning and information-sharing, technical advice, expertise and cooperation in countries of origin as well as host countries;

4. Role of Secretary-General

The provisions reproduced below cover references to the Secretary-General and the various parts of the Secretariat that used to be responsible for early warning; first, the Office for Research and the Collection of Information and later, the Department of Humanitarian Affairs. Provisions note the role of the Office for Research and the Collection of Information and requests the Secretary-General to computerize the Office and strengthen co-ordination between the Office and other parts of the UN system, including UNHCR. Several provisions request the Secretary-General to strengthen the UN early warning system, and one provision requests the Secretary-General to increase co-ordination between the Department of Humanitarian Affairs and other parts of the UN system, including UNHCR. Other provisions request the Secretary-General to report on the strengthened role that the Secretary-General and the Secretariat could play in early warning.

Resolution / Paragraph Number & Date

	GENERAL ASSEMBLY RESOLUTIONS
43/154, OP7, 8 & 9 8 Dec 1988	7. Notes the establishment by the Secretary-General of the Office for Research and the Collection of Information to co-ordinate information-gathering and analysis with United Nations bodies so as to provide early warning on developing situations requiring the Secretary-General's attention, as well as to provide a focal point within the United Nations system for policy responses;
	8. Urges the Secretary-General to use the resources available to consolidate and strengthen the early warning system in the humanitarian area by, inter alia, early computerization of the Office for Research and the Collection of Information and strengthened co-ordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, as well as the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
	9. Requests the Secretary-General to report to the General Assembly at its forty-fourth session on the strengthened role that the Secretary-General could play in undertaking early warning activities, especially in the humanitarian area, as well as on any further developments relating to the recommendations contained in the report of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees;
44/164, OP7 15 Dec 1989	7. Requests the Secretary-General to continue to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early warning system and the strengthening of co-ordination of information-gathering and analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons;
45/153, OP9 & 10 18 Dec 1990	9. Requests the Secretary-General to intensify his efforts to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early-warning system and the strengthening of co-ordination of information-gathering and analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons;
	10. Urges the Secretary-General to allocate the necessary resources to consolidate and strengthen the system for undertaking early-warning activities in the humanitarian area by, inter alia, the computerization of the Office for Research and the Collection of Information and strengthened coordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
46/127, OP6,10,11,12,16 17 Dec 1991	6. Reiterates, in this regard, its previous resolutions on the question of human rights and mass exoduses and requests the Secretary-General, in the further development of the capacity of the Secretariat for early warning and preventive diplomacy, to pay particular attention to international cooperation to avert new flows of refugees;

	10. Requests the Secretary-General to intensify his efforts to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early-warning System and the strengthening of coordination of information-gathering and Analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons; 11. Reiterates the importance of the early-warning function of the Office for Research and the Collection of Information; 12. Urges the Secretary-General to allocate the necessary resources to consolidate and strengthen the system for undertaking early-warning activities in the humanitarian area by, inter alia, the computerization of the Office for Research and the Collection of Information and strengthened coordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies; 16. Welcomes the initiation of close contacts between the Office for Research and the Collection of Information and a large number of United Nations agencies and offices in pursuit of a system-wide network for early warning of potential mass exoduses;
48/139, OP14 20 Dec 1993	14. <i>Urges</i> the Secretary-General to attach high priority and to allocate the necessary resources from the regular budget of the United Nations to the consolidation and strengthening of the system for undertaking early-warning activities in the humanitarian area by, inter alia, the designation of the Department of Humanitarian Affairs of the Secretariat as the focal point for early warning in this area and strengthened coordination between relevant offices of the Secretariat concerned with early warning and organizations of the United Nations system, for the purpose of ensuring, inter alia, that effective action is taken to identify human rights abuses that contribute to mass outflows of persons;
52/132, OP11 12 Dec 1997	11. Urges the Secretary-General to give high priority and to allocate the necessary resources within the regular budget of the United Nations for the consolidation and strengthening of emergency preparedness and response mechanisms, including early-warning activities in the humanitarian area, for the purpose of ensuring, inter alia, that effective action is taken to identify all human rights abuses which contribute to mass outflows of persons, and to invite comments on this issue;
54/180, OP5 17 Dec 1999	5. Urges the Secretary-General to give high priority to and to allocate the necessary resources within the regular budget of the United Nations for the consolidation and strengthening of emergency preparedness and response mechanisms, including early warning activities in the humanitarian area, for the purpose of ensuring, inter alia, that effective action is taken to identify all human rights abuses that contribute to mass exoduses of persons;
56/166, OP4 19 Dec 2001	4. <i>Urges</i> the Secretary-General to continue to give high priority to the consolidation and strengthening of emergency preparedness and response mechanisms, including early warning activities in the humanitarian area, so that, inter alia, effective action is taken to identify all human rights abuses that contribute to mass exoduses of persons;

5. ROLE OF UNHCR

The provisions reproduced below urge the Secretary-General to strengthen co-ordination between UNHCR and other parts of the UN system dealing with early warning, or request the UN High Commissioner for Human Rights to pay particular attention to situations which cause or threaten to cause mass exoduses, in co-operation with UNHCR.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
45/153, OP10 18 Dec 1990 46/127, OP12 17 Dec 1991	10. Urges the Secretary-General to allocate the necessary resources to consolidate and strengthen the system for undertaking early-warning activities in the humanitarian area by, inter alia, the computerization of the Office for Research and the Collection of Information and strengthened coordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;		
50/182, OP9 22 Dec 1995	9. Requests the United Nations High Commissioner for Human Rights, in accordance with his mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, and in cooperation with the United Nations High Commissioner for Refugees, to pay attention to situations that cause or threaten to cause mass exoduses and to address effectively such situations through emergency preparedness and response mechanisms, including information-sharing with United Nations early-warning mechanisms, and the provision of technical advice, expertise and cooperation;		
52/132, OP9 12 Dec 1997	9. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations which cause or threaten to cause mass exoduses and to contribute to efforts to address such situations effectively through protection measures, emergency preparedness and response mechanisms, including information sharing with the United Nations early-warning mechanisms, and the provision of technical advice, expertise and cooperation in countries of origin as well as host countries;		
54/180, OP8 17 Dec 1999	8. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations that cause or threaten to cause mass exoduses or displacements and to contribute to efforts to address such situations effectively through promotion and protection measures, emergency preparedness and response mechanisms, early warning and information sharing, technical advice, expertise and cooperation in countries of origin as well as host		

	countries;
56/166, OP11 19 Dec 2001	11. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations that cause or threaten to cause mass exoduses or displacements and to contribute to efforts to address such situations effectively and promote sustainable returns through promotion and protection measures, including human rights monitoring in respect of those who fled or have returned as part of mass exoduses, emergency preparedness and response mechanisms, early warning and information-sharing, technical advice, expertise and cooperation in countries of origin as well as host countries;

6. STRENGTHENING OF EARLY WARNING SYSTEM

The provisions reproduced below request the Secretary-General to strengthen the UN early warning system and increase co-ordination between relevant parts of the UN system.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
43/154, OP8 8 Dec 1988	8. Urges the Secretary-General to use the resources available to consolidate and strengthen the early warning system in the humanitarian area by, inter alia, early computerization of the Office for Research and the Collection of Information and strengthened co-ordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, as well as the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
44/164, OP7 15 Dec 1989	7. Requests the Secretary-General to continue to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early warning system and the strengthening of co-ordination of information-gathering and analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons;
45/153, OP9 & 10 18 Dec 1990	9. Requests the Secretary-General to intensify his efforts to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early-warning system and the strengthening of co-ordination of information-gathering and analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons; 10. Urges the Secretary-General to allocate the necessary resources to

	consolidate and strengthen the system for undertaking early-warning activities in the humanitarian area by, inter alia, the computerization of the Office for Research and the Collection of Information and strengthened coordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
46/127, OP10 & 12 17 Dec 1991	10. Requests the Secretary-General to intensify his efforts to develop the role of the Office for Research and the Collection of Information of the Secretariat as a focal point for the operation of an effective early-warning system and the strengthening of coordination of information-gathering and analysis among United Nations agencies with a view to preventing new massive flows of refugees and displaced persons;
	12. <i>Urges</i> the Secretary-General to allocate the necessary resources to consolidate and strengthen the system for undertaking early-warning activities in the humanitarian area by, inter alia, the computerization of the Office for Research and the Collection of Information and strengthened coordination among the relevant parts of the United Nations system, especially the Office for Research and the Collection of Information, the Office of the United Nations High Commissioner for Refugees, the Centre for Human Rights of the Secretariat and the relevant specialized agencies;
52/132, PP6 & OP11 12 Dec 1997	Convinced that the activities of these mechanisms, with a view, inter alia, to preventing mass exoduses and to strengthening emergency preparedness and response mechanisms of the United Nations system as a whole, should be encouraged and further developed and coordinated at both the international and regional levels, with priority given the systematization of the early-warning information collection,
	11. Urges the Secretary-General to give high priority and to allocate the necessary resources within the regular budget of the United Nations for the consolidation and strengthening of emergency preparedness and response mechanisms, including early-warning activities in the humanitarian area, for the purpose of ensuring, inter alia, that effective action is taken to identify all human rights abuses which contribute to mass outflows of persons, and to invite comments on this issue;
54/180, OP5 17 Dec 1999	5. Urges the Secretary-General to give high priority to and to allocate the necessary resources within the regular budget of the United Nations for the consolidation and strengthening of emergency preparedness and response mechanisms, including early warning activities in the humanitarian area, for the purpose of ensuring, inter alia, that effective action is taken to identify all human rights abuses that contribute to mass exoduses of persons;
56/166, OP4 19 Dec 2001	4. <i>Urges</i> the Secretary-General to continue to give high priority to the consolidation and strengthening of emergency preparedness and response mechanisms, including early warning activities in the humanitarian area, so that, inter alia, effective action is taken to identify all human rights abuses that contribute to mass exoduses of persons;

7. WORKING GROUP ON EARLY WARNING

The provision reproduced below welcomes the establishment of the Ad Hoc Working Group on Early Warning regarding New Flows of Refugees and Displaced Persons.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
46/127, OP17 17 Dec 1991	17. Welcomes also the establishment by the Administrative Committee on Coordination of the Ad Hoc Working Group on Early Warning regarding New Flows of Refugees and Displaced Persons with a mandate to develop an effective early-warning system related to possible flows of refugees and displaced persons, including practical measures of cooperation and procedures for gathering, analysing and disseminating information in a timely manner to all concerned, and to make recommendations on the need for an inter-agency consultative mechanism;	

ELDERLY REFUGEES

The provisions reproduced below call on States and/or UNHCR to ensure that the needs of elderly refugees are addressed. One provision welcomes the development of UNHCR guidelines on elderly refugees.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
44/67, OP12 8 Dec 1989	12. Urges all the relevant agencies of the United Nations system dealing with refugees to pay special attention to the plight of all elderly refugees;		
53/125, OP19 9 Dec 1998	19. Notes that 1999 has been declared the International Year of Older Persons, and calls upon the Office of the High Commissioner to make renewed efforts to ensure that the rights, needs and dignity of elderly refugees are fully respected and addressed through appropriate programme activities;		
53/126, OP24 9 Dec 1998	24. Calls upon the Office of the High Commissioner to make renewed efforts to ensure that the rights, needs and dignity of elderly refugees are fully respected and addressed through appropriate programme activities;		
54/146, OP20 17 Dec 1999	20. Recognizes the special role of elderly refugees within the refugee family, and bearing in mind that 1999 has been declared the International Year of Older Persons, calls upon States and the Office of the High Commissioner to make renewed efforts to ensure that the rights, needs and dignity of elderly refugees are fully respected and addressed through appropriate programme activities;		
55/74, OP23 4 Dec 2000	23. Underlines the particular role of elderly refugees within the refugee family, welcomes the development by the Office of the High Commissioner of guidelines to address their special needs, and calls upon States and the Office of the High Commissioner to make renewed efforts to ensure that the rights, needs and dignity of elderly and disabled refugees are fully respected and that programmes are designed bearing in mind their special vulnerabilities;		
55/77, OP32 4 Dec 2000 56/135, OP28 19 Dec 2001 57/183, PP32 18 Dec 2002	32. Calls upon States and the Office of the High Commissioner to make renewed efforts to ensure that the rights, needs and dignity of elderly refugees are fully respected and addressed through appropriate programme activities;		

58/149, OP34 22 Dec 2003	34. Calls upon States and the Office of the High Commissioner to make renewed efforts to ensure that the rights, needs and dignity of elderly refugees are fully respected and addressed through appropriate programme activities;
69/154, OP8 18 Dec 2014	8. Acknowledges the important contribution of age, gender and diversity mainstreaming in identifying, through a participatory approach, the protection risks faced by the different members of the refugee communities, in particular the non-discriminatory treatment and protection of women, children, persons with disabilities and the elderly;

EMERGENCY SITUATIONS

1. ASSISTANCE

The provisions reproduced below call for assistance to increase capacity for emergency operations, in one case with specific reference to increasing the capacity of UNHCR. Other provisions recommend the continuation of emergency assistance and authorize UNHCR to appeal for funds for emergency aid.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
538(B)(VI), OP1 2 Feb 1952	1. Authorizes the High Commissioner, under paragraph 10 of the Statute of his Office, to issue an appeal for funds for the purpose of enabling emergency aid to be given to the most needy groups among refugees within his mandate;
1671(XVI), OP1 18 Dec 1961	1. Recommends that the United Nations in the Congo, in close liaison with the United Nations High Commissioner for Refugees and the organizations mentioned above, should continue to provide emergency assistance for as long as is necessary and enable the refugees to become self-supporting as soon as possible;
50/149, OP22 21 Dec 1995	22. Calls upon Member States and intergovernmental and non-governmental organizations to continue to provide the necessary support and financial assistance to the United Nations High Commissioner for Refugees to enhance her capacities and abilities to implement emergency operations, care and maintenance activities and repatriation and reintegration programmes for the benefit of refugees, returnees and, as appropriate, internally displaced persons;
51/71, OP22 12 Dec 1996	22. Calls upon the Secretary-General, the Office of the High Commissioner and intergovernmental, regional and non-governmental organizations to increase the capacity for coordination and delivery of humanitarian emergency assistance and disaster relief in general with States and others concerned in respect of asylum, relief, repatriation, rehabilitation and resettlement of refugees, returnees and displaced persons, including those refugees in urban areas;

2. Co-ordination

The provisions reproduced below request or encourage UNHCR to co-operate and co-ordinate with all other relevant organizations to ensure an effective response to emergency humanitarian situations and in one case, calls on Governments to assist in implementing such initiatives.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
36/125, OP15 14 Dec 1981	15. Requests the High Commissioner, while carrying out his responsibilities, to co-ordinate and co-operate closely with other organizations within and outside the United Nations system for greatest efficiency of relief in the case of major emergencies;
46/106, OP14 16 Dec 1991	14. Welcomes the initiatives taken by the High Commissioner to enhance the capacity of the Office to respond to emergencies and, taking into account current deliberations on a United Nations system-wide response, encourages the High Commissioner to continue to work closely with other United Nations agencies, as well as other organizations, whether governmental, intergovernmental or non- governmental, to assure a coordinated and effective response to emergency humanitarian situations of a complex and protracted nature, and calls upon Governments to assist in implementing these initiatives;
47/105, OP19 16 Dec 1992	19. Welcomes the progress made by the High Commissioner in her efforts to enhance the capacity of her Office to respond to emergencies, and encourages her to continue to work closely with the Under-Secretary-General for Humanitarian Affairs, as well as with United Nations organizations and governmental, intergovernmental or non-governmental bodies, to assure a coordinated and effective response to complex, humanitarian emergency situations;
48/116, OP19 20 Dec 1993	19. Welcomes the further progress made by the High Commissioner in enhancing the capacity of her Office to respond to humanitarian emergencies and encourages her to provide full support to the coordination role of the Emergency Relief Coordinator, especially in major and complex emergencies;
64/127, OP12 18 Dec 2009 65/194, OP13 21 Dec 2010 66/133, OP12 19 Dec 2011 67/149, OP12	12. Also encourages the Office of the High Commissioner, among other relevant United Nations and other relevant intergovernmental organizations and humanitarian and development actors, to continue to work with the Office for the Coordination of Humanitarian Affairs of the Secretariat to enhance the coordination, effectiveness and efficiency of humanitarian assistance, as stated in General Assembly resolution 63/139 of 11 December 2008 on the strengthening of the coordination of emergency humanitarian assistance of the United Nations;

20 Dec 2012	
68/141, OP14 18 Dec 2013	14. Further encourages the Office of the High Commissioner, among other relevant United Nations and other relevant intergovernmental organizations and humanitarian and development actors to continue to work with the
69/152, OP14 18 Dec 2014	and humanitarian and development actors, to continue to work with the Office for the Coordination of Humanitarian Affairs of the Secretariat to enhance the coordination, effectiveness and efficiency of humanitarian response and to contribute, in consultation with States, as appropriate, to making further progress towards common humanitarian needs
	assessments, as stated, among other important issues, in General Assembly resolution 67/87 of 13 December 2012 on the strengthening of the coordination of emergency humanitarian assistance of the United Nations;

3. LEADING ROLE OF UNHCR

The provisions below recognize the leading responsibility of UNHCR in emergency situations.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41, OP10 25 Nov 1980	10. Recognizes the High Commissioner's leading responsibility in emergency situations regarding refugees and takes note of his efforts to contribute to the improvement of the co-ordination and effectiveness of the action of United Nations bodies and other relevant organizations in providing international humanitarian assistance to refugees and displaced persons of concern to his Office;
36/125, OP14 14 Dec 1981	14. Reaffirms the High Commissioner's leading responsibility in emergency situations regarding refugees and displaced persons of concern to his Office as well as his responsibility in the co-ordination of assistance in those situations and commends him for the considerable progress made in the elaboration of adequate procedures to meet emergency situations, in co-ordination with the relevant bodies of the United Nations system;
64/127, OP11 18 Dec 2009 65/194, OP12 21 Dec 2010	11. Encourages the Office of the High Commissioner to work in partnership and in full cooperation with relevant national authorities, United Nations offices and agencies, international and intergovernmental organizations, regional organizations and non-governmental organizations to contribute to the continued development of humanitarian response capacities at all levels, and recalls the role of the Office as the cluster lead for protection, camp
66/133, OP11 19 Dec 2011	coordination and management, and emergency shelter in complex emergencies;
67/149, OP11 20 Dec 2012	
69/152, OP13 18 Dec 2014	

4. STRENGTHENING RESPONSE

The provisions reproduced below call on the international community to strengthen the emergency response capacity of UNHCR or of the UN system in general. A number of provisions make reference to the emergency in Rwanda and the Great Lakes region.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/174, OP7 23 Dec 1994	7. Calls upon Governments, United Nations organizations, non-governmental organizations and the international community as a whole to strengthen the emergency response capacity of the Office of the High Commissioner on the basis of the experience of the emergency in Rwanda, and to continue providing needed resources and operational support to assist Rwandese refugees and the host countries until a permanent solution can be implemented;
50/149, OP20 21 Dec 1995	20. Calls upon Governments, United Nations organizations, non-governmental organizations and the international community as a whole to strengthen the emergency response capacity of the Office of the United Nations High Commissioner for Refugees on the basis of the experience of the emergency in Rwanda, and to continue providing needed resources and operational support to Rwandese refugees and the host countries until a permanent solution can be implemented;
51/71, OP19 & 22 12 Dec 1996	19. Calls upon Governments, United Nations agencies, non-governmental organizations and the international community as a whole to strengthen the emergency response capacity of the United Nations system on the basis of the experience of the emergency in the Great Lakes region and to continue to provide needed resources and operational support to refugees and countries of asylum in Africa until a permanent solution can be found; 22. Calls upon the Secretary-General, the Office of the High Commissioner and intergovernmental, regional and non-governmental organizations to increase the capacity for coordination and delivery of humanitarian emergency assistance and disaster relief in general with States and others concerned in respect of asylum, relief, repatriation, rehabilitation and resettlement of refugees, returnees and displaced persons, including those refugees in urban areas;
52/101, OP19 12 Dec 1997	19. Calls upon Governments, United Nations agencies, non-governmental organizations and the international community as a whole to strengthen the emergency response capacity of the United Nations system on the basis of the experience of the emergency in the Great Lakes region and to continue to provide needed resources and operational support to refugees and countries of asylum in Africa until a durable solution can be found;
53/1/N, OP4	4. Calls upon Governments, relevant United Nations bodies,

8 Dec 1998	intergovernmental and non-governmental organizations and the international community as a whole to strengthen the emergency response capacity of the United Nations system and to continue to provide needed resources and operational support to refugees and countries of asylum in Central and East Africa;
53/126, OP21 9 Dec 1998	21. Calls upon Governments, United Nations agencies, non-governmental organizations and the international community as a whole to strengthen the emergency response capacity of the United Nations system and, in the context of burden-sharing, to continue to provide needed resources and operational support to refugees and countries of asylum in Africa until a durable solution can be found;
62/124, OP11 18 Dec 2007 63/148, OP11 18 Dec 2008 64/127, OP9 18 Dec 2009 64/195, OP10 21 Dec 2010 66/133, OP9 19 Dec 2011 67/149, OP9 20 Dec 2012	11. Encourages the Office of the High Commissioner to pursue its efforts to strengthen its capacity to respond adequately to emergencies and thereby ensure a more predictable response to inter-agency commitments in case of emergency;
68/141, OP12 18 Dec 2013 69/152, OP12 18 Dec 2014	12. Encourages the Office of the High Commissioner to continue responding adequately to emergencies, in accordance with its mandate and in cooperation with States, notes the measures taken by the Office to strengthen its capacity to respond to emergencies, and encourages the Office to pursue its efforts to further strengthen its emergency capacity and thereby ensure a more predictable, effective and timely response to coordinated inter-agency efforts;

ENVIRONMENT AND REFUGEES⁶⁰

The provisions reproduced below note and express concern at the deleterious effect of the presence of refugees on the environment of host countries. Numerous provisions recognize the need to incorporate in the plans of assistance to refugees, returnees and displaced persons, measures to remedy the environmental deterioration in host countries and welcome the efforts of UNHCR to resolve such problems. Other provisions call on UNHCR to enhance co-ordination with relevant parties to address refugee-related environmental problems and request all countries and UN agencies to assist in restoring the ecological balance of host countries. Several provisions request the Secretary-General to study the environmental impact of the prolonged presence of refugees, with a view to rehabilitating those areas.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
42/127, PP8 7 Dec 1987 43/147, PP6 8 Dec 1988 44/152, PP8 15 Dec 1989 45/154, PP8 18 Dec 1990	Noting with concern the deleterious effect of the refugee presence on the environment, which has resulted in widespread deforestation, soil erosion and the threat of destruction to an already fragile economic balance,		
44/139, PP9 & OP7 15 Dec 1989	Recognizing the need to incorporate in the plans of assistance to refugees, returnees and displaced persons measures to restore the ecological balance and the rational utilization of the natural resources in the areas of the countries affected, 7. Calls upon the co-operating countries and the relevant agencies of the United Nations system to assist in restoring the ecological balance of the areas in the countries of asylum affected by the massive presence of refugees, in order to provide the populations of those areas with the conditions conducive to development;		
45/141, OP5(d) 14 Dec 1990	5. Agrees on the need for projects in favour of refugees, returnees and displaced persons to promote, inter alia:(d) The protection of the environment;		
46/108, PP8 & OP10 16 Dec 1991	Realizing the importance of assisting the host countries, in particular those countries that have been hosting refugees for a longer time, to remedy		

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⁶⁰ The provisions reproduced here deal exclusively with the environmental impact of the presence of refugee populations. Other more general provisions dealing with the impact of the presence of refugees also make reference to environmental effects: see "Host Countries": 2. "Impact on Host Countries".

	environmental deterioration and the negative impact on public services and the development process,
	10. Requests the Secretary-General to study and assess the environmental and socio-economic impact of the prolonged presence of refugees in the host countries with a view to rehabilitating those areas;
47/105, OP8 16 Dec 1992	10. Requests the Secretary-General to study and assess the environmental and socio-economic impact of the prolonged presence of refugees in the host countries with a view to rehabilitating those areas;
48/116, OP13 20 Dec 1993	13. Reaffirms the importance of incorporating environmental considerations into the programmes of the Office of the High Commissioner, especially in the least developed countries, in view of the impact on the environment of the large numbers of refugees and displaced persons of concern to the High Commissioner;
48/118, OP3 20 Dec 1993	3. Expresses deep concern at the serious and far-reaching consequences of the presence of large numbers of refugees and displaced persons in the countries concerned and the implications for the security environment and their long-term socio-economic development;
49/119, OP22 23 Dec 1994	22. Reaffirms the importance of incorporating environmental considerations into the programmes of the Office of the High Commissioner, especially in the least developed and developing countries which have hosted refugees over long periods of time, in view of the impact on the environment of the large numbers of refugees and displaced persons of concern to the Office of the High Commissioner;
50/152, OP22 21 Dec 1995	22. Reaffirms the importance of incorporating environmental considerations into the programmes of the Office of the High Commissioner, especially in the least developed and developing countries which have hosted refugees over long periods of time, welcomes efforts by the Office of the High Commissioner to make a more focused contribution to resolving refugee-related environmental problems, and calls upon the High Commissioner to promote and enhance coordination and collaboration with host Governments, donors, relevant United Nations organizations, intergovernmental organizations, non-governmental organizations and other actors concerned to address refugee-related environmental problems in a more integrated and effective manner;
52/101, OP15 12 Dec 1997 53/126, OP17 9 Dec 1998	15. Welcomes the ongoing efforts undertaken by the Office of the United Nations High Commissioner for Refugees with host Governments, the United Nations and non-governmental organizations and the international community, in concentrating on the environment and eco-systems of countries of asylum;
54/147, OP20 17 Dec 1999 55/77, OP26 4 Dec 2000	20. Welcomes the programmes carried out by the Office of the High Commissioner with host Governments, the United Nations, non governmental organizations and the international community to address the environmental impact of refugee populations;

56/135, OP2, 22 & 23 19 Dec 2001 57/183, OP2, 26 & 27 18 Dec 2002	 Notes with concern that the deteriorating socio-economic situation, compounded by political instability, internal strife, human rights violations and natural disasters, has led to increased numbers of refugees and displaced persons in some countries of Africa, and remains particularly concerned about the impact of large-scale refugee populations on the security, socio-economic situation and environment of countries of asylum; Welcomes the programmes carried out by the Office of the High Commissioner with host Governments, the United Nations, non-governmental organizations and the international community to address the environmental and socio-economic impact of refugee populations; Calls upon the international donor community to provide material and financial assistance for the implementation of programmes intended for the rehabilitation of the environment and infrastructure affected by refugees in countries of asylum;
58/149, OP27 & 28 22 Dec 2003	 27. Welcomes the programmes carried out by the Office of the High Commissioner with host Governments, the United Nations, non-governmental organizations and the international community to address the environmental and socio-economic impact of refugee populations; 28. Calls upon the international donor community to provide material and financial assistance for the implementation of programmes intended for the rehabilitation of the environment and infrastructure affected by refugees in countries of asylum;
59/172, OP23 20 Dec 2004 60/128, OP23 16 Dec 2005 61/139, OP23 19 Dec 2006 62/125, OP25 18 Dec 2007 63/149, OP25 18 Dec 2008	23. Calls upon the international donor community to provide material and financial assistance for the implementation of programmes intended for the rehabilitation of the environment and infrastructure affected by refugees in countries of asylum;
64/129, OP26 18 Dec 2009 65/193, OP26 21 Dec 2010 66/133, OP26 19 Dec 2011 67/150, OP25 20 Dec 2012 68/143, OP25 18 Dec 2013	26. Calls upon the international donor community to provide material and financial assistance for the implementation of programmes intended for the rehabilitation of the environment and infrastructure affected by refugees in countries of asylum as well as internally displaced persons, where appropriate;

69/154, OP25 18 Dec 2014	
69/154, OP9 18 Dec 2014	9. Affirms that children, because of their age, social status and physical and mental development, are often more vulnerable than adults in situations of forced displacement, recognizes that forced displacement, return to post-conflict situations, integration into new societies, protracted situations of displacement and statelessness can increase child protection risks, taking into account the particular vulnerability of refugee children to forcible exposure to the risks of physical and psychological injury, exploitation and death in connection with armed conflict, and acknowledges that wider environmental factors and individual risk factors, particularly when combined, may generate different protection needs;

EXECUTIVE COMMITTEE

1. ENLARGEMENT

The provisions reproduced below decide to increase or recommend an increase in the membership of the Executive Committee (ExCom).

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1958 (XVIII), OP1 12 Dec 1963	Decides to enlarge the Executive Committee of the High Commissioner's Programme to thirty members so as to achieve the widest possible geographical representation;
2294 (XXII), OP7 11 Dec 1967	7. Further requests the Economic and Social Council to consider as soon as possible the advisability of enlarging the membership of the Executive Committee of the High Commissioner's Programme, in order to give at least one additional African country the possibility of participating in the work of the Committee;
33/25, OP1 & 2 29 Nov 1978	 Decides to increase the membership of the Executive Committee of the High Commissioner's Programme by up to nine additional members; Requests the Economic and Social Council, at its first regular session of 1979, to elect, in consultation with the regional groups, up to nine additional members of the Executive Committee of the High Commissioner's Programme from those States with a demonstrated interest in and devotion to the solution of the refugee problem.
36/121, D, OP7 10 Dec 1981	7. Requests the Economic and Social Council to consider granting membership in the Executive Committee of the Office of the United Nations High Commissioner for Refugees to Namibia, represented by the United Nations Council for Namibia;
42/130, OP1 7 Dec 1987	Decides to increase the membership of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from forty-one to forty-three;
45/138, OP1 14 Dec 1990	Decides to increase the membership of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from forty-three to forty-four;
46/105, OP1 16 Dec 1991	Decides to increase the membership of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from

	forty-four to forty-six States;
48/115, OP1 20 Dec 1993	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from forty-six to forty-seven States;
49/171, OP1 24 Feb 1995	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from forty-seven to fifty States;
50/228, OP1 7 June 1996	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from fifty to fifty-one States;
51/72, OP1 12 Dec 1996	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from fifty-one to fifty-three States;
53/121, OP1 9 Dec 1998	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from fifty-three to fifty-four States;
54/143, OP1 17 Dec 1999	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from fifty-four to fifty-seven States;
55/72, OP1 4 Dec 2000	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from fifty-seven to fifty-eight States;
56/133, OP1 19 Dec 2001	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from fifty-seven to sixty-one States;
57/185, OP1 18 Dec 2002	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from sixty-one to sixty-four States;
58/152, OP1 & 2 22 Dec 2003	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from sixty-four to sixty-six States;
	2. Requests the Economic and Social Council to elect the additional members at its resumed organizational session for 2004.
59/169, OP1 & 2 20 Dec 2004	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from sixty-six to sixty-eight States;

	2. Requests the Economic and Social Council to elect the additional members at its resumed organizational session for 2005.
60/127, OP1 & 2 16 Dec 2005	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from sixty-eight to seventy States;
	2. Requests the Economic and Social Council to elect the additional members at its resumed organizational session for 2006.
61/136, OP1 &2 19 Dec 2006	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from seventy to seventy-two States;
	2. Requests the Economic and Social Council to elect the additional members at its resumed organizational session for 2007.
62/123, OP1 & 2 18 Dec 2007	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from seventy-two to seventy-six States;
	Requests the Economic and Social Council to elect the additional members at its resumed organizational session for 2008.
63/146, OP1 & 2 18 Dec 2008	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from seventy-six to seventy-eight States;
	2. Requests the Economic and Social Council to elect the additional members at its resumed organizational session for 2009.
64/128, OP1 & 2 18 Dec 2009	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from seventy-eight to seventy-nine States;
	2. Requests the Economic and Social Council to elect the additional member at its resumed organizational session for 2010.
65/192, OP1 & 2 21 Dec 2010	Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from seventy-nine to eighty-five States;
	2. Requests the Economic and Social Council to elect the additional members at its resumed organizational session for 2011.
66/134, PP1, 2 & OP1, 2 19 Dec 2011	Taking note of Economic and Social Council decision 2011/263 of 28 July 2011 concerning the enlargement of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees,
	Taking note also of the request regarding the enlargement of the Executive Committee contained in the letter dated 1 March 2011 from the Permanent Representative of Azerbaijan to the United Nations addressed to the Secretary-General1 and the letter dated 11 July 2011 from the Chargé

d'affaires a.i. of the Permanent Mission of Rwanda to the United Nations Office and other international organizations in Geneva addressed to the President of the Economic and Social Council, 1. Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from eighty-five States to eighty-seven States; 2. Requests the Economic and Social Council to elect the additional members at its resumed organizational session for 2012. Taking note of Economic and Social Council decision 2013/251 of 25July 68/142 (Whole resolution) 18 Dec 2013 2013 concerning the enlargement of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees, Taking note also of the request regarding the enlargement of the Executive Committee contained in the note verbale dated 12 February 2013 from the Permanent Mission of Afghanistan to the United Nations addressed to the Secretary-General, the letter dated 2 April 2013 from the Permanent Representative of Belarus to the United Nations addressed to the President of the Economic and Social Council, the note verbale dated 16 May 2013 from the Permanent Mission of the Czech Republic to the United Nations addressed to the Secretary-General, the note verbale dated 28 May 2013 from the Permanent Mission of Peru to the United Nations addressed to the Secretary-General, the note verbale dated 5 June 2013 from the Permanent Mission of Slovakia to the United Nations addressed to the Secretary-General, the note verbale dated 21 June 2013 from the Permanent Mission of Senegal to the United Nations addressed to the Secretary-General and the note verbale dated 2 July 2013 from the Permanent Mission of Latvia to the United Nations addressed to the Secretary-General, 1. Decides to increase the number of members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from 87 States to 94 States; 2. Requests the Economic and Social Council to elect the additional members at a coordination and management meeting in 2014. **ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS** 682 (XXVI), PP5 Decides to amend Council resolution 672 (XXV) to increase the membership 21 July 1958 of the Committee by the addition of the Republic of China as the twenty-fifth member. 965 (XXXVI), B, OP1 1. Requests the General Assembly to amend resolution 1166 (XII) of 26 25 July 1963 November 1957 to enlarge the Executive Committee to thirty members: 1288 (XLIII), OP1 Decides to enlarge the membership of the Executive Committee of the 18 Dec 1967 Programme of the United Nations High Commissioner for Refugees by one African State.

1978/36, OP1

21 July 1967

1. Decides to increase the membership of the Executive Committee of the

High Commissioner's Programme by up to nine additional members;

1987/89, OP1 9 July 1987	1. Recommends the General Assembly to take a decision at its forty-second session on the question of enlarging the membership of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from forty-one to forty-three;
1990/55, OP1 24 July 1990	Recommends the General Assembly to take a decision at its forty-fifth session on the question of enlarging the membership of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from forty-three to forty-four.
1991/1, OP1 23 May 1991	Recommends that the General Assembly take a decision at its forty-sixth session on the question of increasing the membership of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from forty-four to forty-five States.
1991/63, OP1 26 July 1991	Recommends that the General Assembly take a decision at its forty-sixth session on the question of increasing the membership of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees from forty-four to forty-six States.
2002/288, OP(b) 25 July 2002	(b) Recommended that the General Assembly, at its fifty-seventh session, decide on the question of enlarging the membership of the Executive Committee from sixty-one to sixty-four States.

2. ESTABLISHMENT

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
1166 (XII), OP5 26 Nov 1957	 5. Requests the Economic and Social Council to establish, not later than at its twenty-sixth session, an Executive Committee of the High Commissioner's Programme to consist of representatives of from twenty to twenty-five States Members of the United Nations or members of any of the specialized agencies, to be elected by the Council on the widest possible geographical basis from those States with a demonstrated interest in, and devotion to, the solution of the refugee problem, this Committee to take the place of the UNREF Executive Committee and to be entrusted with the terms of reference set forth below: (a) To give directives the High Commissioner for the liquidation of the United Nations Refugee Fund; (b) To advise the High Commissioner, at his request, in the exercise of his functions under the Statute of his Office; 	

	 (c) To advise the High Commissioner as to whether it is appropriate for international assistance to be provided through his Office in order to help solve specific refugee problems remaining unsolved after 31 December 1958 or arising after that date; (d) To authorize the High Commissioner to make appeals for funds to enable him to solve the refugee problems referred to in sub-paragraph (c) above; (e) To approve projects for assistance to refugees coming within the scope of sub-paragraph (c) above; (f) To give directives to the High Commissioner for the use of the emergency fund to be established under the terms of paragraph 7 below; 		
E	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
672 (XXV), OP1 30 April 1958	1. Decides: (a) to establish an Executive Committee of the Programme of the United Nations High Commissioner for Refugees to take the place of the Executive Committee of the United Nations Refugee Fund; (b) that the Executive Committee of the United Nations Refugee Fund shall cease to exist after 31 December 1958 and that the Executive Committee of the High Commissioner's Programme shall take office on 1 January 1959; (c) that the Executive Committee of the High Commissioner's Programme shall consist of twenty-four States, the membership being subject to review at the thirty-first session of the Council;		

3. FUNCTIONS

3.1 GENERAL

Two of the provisions reproduced below provide a general list of the functions of ExCom. One provision reiterates the responsibility of ExCom for the determination of general policies and review of UNHCR's activities.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1166 (XII), OP5 26 Nov 1957	5. Requests the Economic and Social Council to establish, not later than at its twenty-sixth session, an Executive Committee of the High Commissioner's Programme to consist of representatives of from twenty to twenty-five States Members of the United Nations or members of any of the specialized agencies, to be elected by the Council on the widest possible geographical basis from those States with a demonstrated interest in, and devotion to, the solution of the refugee problem, this Committee to take the

	place of the UNREF Executive Committee and to be entrusted with the terms of reference set forth below:
	(a) To give directives the High Commissioner for the liquidation of the United Nations Refugee Fund;
	(b) To advise the High Commissioner, at his request, in the exercise of his functions under the Statute of his Office;
	(c) To advise the High Commissioner as to whether it is appropriate for international assistance to be provided through his Office in order to help solve specific refugee problems remaining unsolved after 31 December 1958 or arising after that date;
	(d) To authorize the High Commissioner to make appeals for funds to enable him to solve the refugee problems referred to in sub-paragraph (c) above;
	(e) To approve projects for assistance to refugees coming within the scope of sub-paragraph (c) above;
	(f) To give directives to the High Commissioner for the use of the emergency fund to be established under the terms of paragraph 7 below;
35/41, OP2 25 Nov 1980	2. Takes note of the efforts already made by the High Commissioner to adapt the management of his services to their vastly increased tasks and encourages him to continue these efforts within the framework of comprehensive action and in close contact with the Executive Committee of the Programme of the High Commissioner and on the basis of the principles and guidelines of the General Assembly;
37/196, OP4 18 Dec 1982	4. Reiterates that the responsibilities of the Executive Committee of the Programme of the High Commissioner shall continue to cover the determination of the general policies by means of periodic review of programmes, operations, management and activities under which the High Commissioner shall plan, develop and administer the programmes and projects;
69/152, OP4 18 Dec 2014	4. Appreciates the convening of the high-level segment on enhancing international cooperation, solidarity, local capacities and humanitarian action for refugees in Africa of the sixty-fifth plenary session of the Executive Committee, welcomes the statement adopted on 30 September 2014 by the States members of the Executive Committee, 3 commends African States for their hospitality and refugee-friendly policies in hosting large numbers of refugees over a long period of time despite their limited resources, calls upon the African States and the international community to pursue efforts as identified in the statement, and calls upon all States to act in international solidarity, burden-sharing and partnership with African States to support international protection of refugees and facilitate durable solutions;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
672 (XXV), OP2 30 April 1958	2. Decides further that the Executive Committee of the High Commissioner's Programme, being entrusted with the terms of reference set forth in General Assembly resolution 1166 (XII), shall:
	(a) Determine the general policies under which the High Commissioner

shall plan, develop and administer the programmes and projects required to help solve the problems referred to in resolution 1166 (XII);
(b) Review at least annually the use of funds made available to the High Commissioner and the programmes and projects being proposed or carried out by his Office;
(c) Have authority to make changes in, and give final approval to, the use of funds and the programmes and projects referred to in sub-paragraphs (a) and (b) of the present paragraph;

3.2 ADVISORY

The provision reproduced below lists the advisory function of ExCom.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1166 (XII), OP5(b) 26 Nov 1957	5. Requests the Economic and Social Council to establish, not later than at its twenty-sixth session, an Executive Committee of the High Commissioner's Programme to consist of representatives of from twenty to twenty-five States Members of the United Nations or members of any of the specialized agencies, to be elected by the Council on the widest possible geographical basis from those States with a demonstrated interest in, and devotion to, the solution of the refugee problem, this Committee to take the place of the UNREF Executive Committee and to be entrusted with the terms of reference set forth below: (b) To advise the High Commissioner, at his request, in the exercise of his functions under the Statute of his Office;
61/137, OP14 19 Dec 2006	14. Acknowledges that forcibly displaced women and girls can be exposed to particular protection problems related to their gender, their cultural and socioeconomic position, and their legal status, that they may be less likely than men and boys to be able to exercise their rights, and that, therefore, specific action in favour of women and girls may be necessary to ensure that they can enjoy protection and assistance on an equal basis with men and boys, and notes the important guidance provided in the Executive Committee conclusion on women and girls at risk to address issues of identification of those individuals and action to be taken in prevention and response;
63/148, OP3 18 Dec 2008	3. <i>Notes with appreciation</i> the important guidance provided in the Executive Committee general conclusion on international protection;

196

3.3 BUDGETARY

The provisions reproduced below deal with budgetary and financial functions of ExCom, including, inter alia, authorization of appeals, directions for and ensure the efficient use of funds. Two provisions note the role of ExCom in reviewing the financial rules drafted by UNHCR.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
1166 (XII), OP5 (a), (d) & (f) 26 Nov 1957	5. Requests the Economic and Social Council to establish, not later than at its twenty-sixth session, an Executive Committee of the High Commissioner's Programme to consist of representatives of from twenty to twenty-five States Members of the United Nations or members of any of the specialized agencies, to be elected by the Council on the widest possible geographical basis from those States with a demonstrated interest in, and devotion to, the solution of the refugee problem, this Committee to take the place of the UNREF Executive Committee and to be entrusted with the terms of reference set forth below:
	(a) To give directives the High Commissioner for the liquidation of the United Nations Refugee Fund;
	(d) To authorize the High Commissioner to make appeals for funds to enable him to solve the refugee problems referred to in sub-paragraph (c) above;
	(f) To give directives to the High Commissioner for the use of the emergency fund to be established under the terms of paragraph 7 below;
1166 (XII), OP8 26 Nov 1957	8. Decides that appropriate financial rules for the use of all funds received by the High Commissioner under the terms of the present resolution shall be established, in consultation with the Executive Committee of the High Commissioner's Programme, and in accordance with the Statute of the Office of the High Commissioner and the Financial Regulations of the United Nations;
37/196, OP5 18 Dec 1982	5. <i>Urges</i> , in this regard, the Executive Committee of the Programme of the High Commissioner, when fulfilling the functions and the responsibilities entrusted to it by the relevant resolutions of the General Assembly and the Economic and Social Council, to ensure the efficient use of funds and to give special attention to the successful administration and management of programmes;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
672 (XXV), OP2 (b) (c) 30 April 1958	2. Decides further that the Executive Committee of the High Commissioner's Programme, being entrusted with the terms of reference set forth in General Assembly resolution 1166 (XII), shall:

	(b) Review at least annually the use of funds made available to the High Commissioner and the programmes and projects being proposed or carried out by his Office;
	(c) Have authority to make changes in, and give final approval to, the use of funds and the programmes and projects referred to in sub-paragraphs (a) and (b) of the present paragraph;
672 (XXV), OP3 30 April 1958	3. Requests the High Commissioner to submit to the Executive Committee of the High Commissioner's Programme, for its review at its first session, draft financial rules, to be drawn up in accordance with paragraph 8 of General Assembly resolution 1166 (XII), for the use of all funds received by the High Commissioner under the terms of that resolution;

3.4 GOVERNING

The provisions reproduced below outline the governing functions of ExCom including, inter alia, the authorization of appeals, the approval of assistance projects and ensuring efficient use of funds and management.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
1166 (XII), OP5 (a) (d) (e) (f) 26 Nov 1957	5. Requests the Economic and Social Council to establish, not later than at its twenty-sixth session, an Executive Committee of the High Commissioner's Programme to consist of representatives of from twenty to twenty-five States Members of the United Nations or members of any of the specialized agencies, to be elected by the Council on the widest possible geographical basis from those States with a demonstrated interest in, and devotion to, the solution of the refugee problem, this Committee to take the place of the UNREF Executive Committee and to be entrusted with the terms of reference set forth below: (a) To give directives the High Commissioner for the liquidation of the United Nations Refugee Fund; (c) To advise the High Commissioner as to whether it is appropriate for international assistance to be provided through his Office in order to help solve specific refugee problems remaining unsolved after 31 December 1958 or arising after that date; (d) To authorize the High Commissioner to make appeals for funds to enable him to solve the refugee problems referred to in sub-paragraph (c) above; (e) To approve projects for assistance to refugees coming within the scope of sub-paragraph (c) above;
	(f) To give directives to the High Commissioner for the use of the

	emergency fund to be established under the terms of paragraph 7 below;
1673 (XVI), OP1 18 Dec 1961 1783 (XVII), OP1 7 Dec 1962	1. Requests the United Nations High Commissioner for Refugees to pursue his activities on behalf of the refugees within his mandate or those for whom he extends his good offices, and to continue to report to the Executive Committee of the High Commissioner's Programme and to abide by directions which that Committee might give him in regard to situations concerning refugees;
2294 (XXII), OP3 11 Dec 1967	3. <i>Invites</i> the High Commissioner to continue to report to and be guided by the Executive Committee of the High Commissioner's Programme with regard to refugee situations, in accordance with the Committee's terms of reference;
37/196, OP5 18 Dec 1982	5. <i>Urges</i> , in this regard, the Executive Committee of the Programme of the High Commissioner, when fulfilling the functions and the responsibilities entrusted to it by the relevant resolutions of the General Assembly and the Economic and Social Council, to ensure the efficient use of funds and to give special attention to the successful administration and management of programmes;

3.5 POLICY-MAKING

The provisions reproduced below establish that one function of ExCom is to determine the general policies under which UNHCR shall operate its programmes.

Full Text	
GENERAL ASSEMBLY RESOLUTIONS	
21. Notes with appreciation the programme policies established by the Executive Committee of the Programme of the High Commissioner, and underscores the importance of their implementation by the Office of the High Commissioner, implementing partners and other relevant organizations in order to ensure the provision of effective protection and humanitarian assistance to refugees;	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
Decides further that the Executive Committee of the High Commissioner's Programme, being entrusted with the terms of reference set forth in General Assembly resolution 1166 (XII), shall: (a) Determine the general policies under which the High Commissioner shall plan, develop and administer the programmes and projects required to	

4. Conclusions on International Protection

The provisions reproduced below concern the adoption of ExCom's Conclusions on International Protection. One provision expresses appreciation for a high-level segment at an ExCom session.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
59/172, OP16 20 Dec 2004	16. Calls upon the Office of the High Commissioner, the international community and other concerned entities to intensify their support to African Governments through appropriate capacity-building activities, including training of relevant officers, disseminating information about refugee instruments and principles, providing financial, technical and advisory services to accelerate the enactment or amendment and implementation of legislation relating to refugees, strengthening emergency response and enhancing capacities for the coordination of humanitarian activities, and welcomes in this regard the conclusion on international cooperation and burden- and responsibility-sharing in mass influx situations adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-fifth session;	
60/128, OP18 16 Dec 2005	18. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session;	
61/137, OP14 19 Dec 2006	14. Acknowledges that forcibly displaced women and girls can be exposed to particular protection problems related to their gender, their cultural and socioeconomic position, and their legal status, that they may be less likely than men and boys to be able to exercise their rights, and that, therefore, specific action in favour of women and girls may be necessary to ensure that they can enjoy protection and assistance on an equal basis with men and boys, and notes the important guidance provided in the Executive Committee conclusion on women and girls at risk to address issues of identification of those individuals and action to be taken in prevention and response;	
61/139, OP6 19 Dec 2006	6. Recognizes that, among refugees, returnees and internally displaced persons, women and children are the majority of the population affected by conflict, and in this context notes the conclusion on women and girls at risk adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-seventh session;	
61/139, OP7	7. Notes the conclusion on identification, prevention and reduction of	

19 Dec 2006	statelessness and protection of stateless persons adopted by the Executive Committee at its fifty-seventh session,9 which is aimed at enhancing the protection of stateless persons as well as the prevention and reduction of statelessness;
62/124, OP3 18 Dec 2007	3. Notes with appreciation the important guidance provided in the Executive Committee conclusion on children at risk to address issues of identification of these individuals and action to be taken in prevention, response and solutions;
62/125, OP7 18 Dec 2007	7. Also notes that the conclusion on children at risk, adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-eighth session, held at Geneva from 1 to 5 October 2007, is aimed at enhancing the assistance and protection provided by the Office of the High Commissioner to children, as defined under article 1 of the Convention on the Rights of the Child, who are asylumseekers, stateless, refugees, internally displaced or returnees;
63/148, OP3 18 Dec 2008	3. Notes with appreciation the important guidance provided in the Executive Committee general conclusion on international protection
63/149, OP7 18 Dec 2008	7. Notes with appreciation the general conclusion on international protection adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-ninth session, held in Geneva from 6 to 10 October 2008;
65/193, OP8 21 Dec 2010	8. Welcomes the adoption by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees of the conclusion on protracted refugee situations, at the extraordinary meeting of 8 December 2009 of its sixty-first session, and the conclusion on refugees with disabilities and other persons with disabilities protected and assisted by the Office of the High Commissioner, at its sixty-first session, held from 4 to 8 October 2010;
65/194, OP3 21 Dec 2010	3. Also welcomes the adoption by the Executive Committee of the conclusion on protracted refugee situations and the conclusion on refugees with disabilities and other persons with disabilities protected and assisted by the Office of the High Commissioner;
66/135, OP8 19 Dec 2011	8. Recalls the adoption by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees of the conclusion on refugees with disabilities and other persons with disabilities protected and assisted by the Office of the High Commissioner, at its sixty-first session, held from 4 to 8 October 2010, and endorses its report on the work of its sixty-second session, held from 3 to 7 October 2011;
68/141, OP3 18 Dec 2013	3. Welcomes the resumption by the Executive Committee of the practice of adopting conclusions, and notes with appreciation its adoption of the conclusion on civil registration;
68/141, OP4	4. Appreciates the high-level segment of the sixty-fourth plenary session of

18 Dec 2013	the Executive Committee, welcomes the statement adopted on 1 October 2013 by States members of the Executive Committee, and calls upon all States to urgently provide assistance, as identified in the statement, in order to relieve pressure on host communities;
68/143, OP11 18 Dec 2013	11. Welcomes the adoption of the conclusion on civil registration by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its sixty-fourth session, held in Geneva from 30 September to 4 October 2013, and recognizes the importance of early registration and effective registration systems and censuses as a tool of protection and as a means to the quantification and assessment of needs for the provision and distribution of humanitarian assistance and to implement appropriate durable solutions;
60/128, OP9 16 Dec 2005	12. Recalls the conclusion on registration of refugees and asylum seekers adopted by the Executive Committee of the Programme of the High Commissioner at its fifty-second session, notes the many forms of
61/139, OP10	harassment faced by refugees and asylum seekers who remain without any form of documentation attesting to their status, recalls the responsibility of
19 Dec 2006	States to register refugees on their territories and, as appropriate, the
62/125, OP12	responsibility of the Office of the High Commissioner or mandated international bodies to do so, reiterates in this context the central role that
18 Dec 2007	early and effective registration and documentation can play, guided by protection considerations, in enhancing protection and supporting efforts to
63/149, OP12 18 Dec 2008	find durable solutions, and calls upon the Office, as appropriate, to help
	States to conduct this procedure should they be unable to register refugees on their territory;
64/129, OP13 18 Dec 2009	
65/193, OP13	
21 Dec 2010	
66/135, OP13 19 Dec 2011	
67/150, OP12	
20 Dec 2012	
68/143, OP12 18 Dec 2013	
69/152, OP3 18 Dec 2014	3. Recognizes the relevance of the Executive Committee's practice of adopting conclusions, and encourages the Executive Committee to continue this process;

5. ORGANIZATIONAL

5.1 OBSERVER PARTICIPATION

The provisions reproduced below encourage the participation of observers in ExCom's work.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
42/130, OP3 7 Dec 1987	3. Notes with satisfaction that the Executive Committee of the Programme of the High Commissioner has begun to consider ways and means of improving the possibilities for observers to participate effectively in its work.	
43/117, PP17 8 Dec 1988	Also welcoming the decision of the Executive Committee of the Programme of the High Commissioner at its thirty-ninth session to open sessions of its two sub-committees and informal meetings to participation as observers by States Members of the United Nations and members of the specialized agencies which are not members of the Executive Committee,	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1987/89, OP2 9 July 1987	2. Recommends the Executive Committee of the Programme of the United Nations High Commissioner for Refugees to consider ways and means of improving the possibilities for observers to participate effectively in its work.	

5.2 PROCEDURE / ESTABLISHMENT OF SUB-COMMITTEES

The provision reproduced below authorizes ExCom to establish its own rules of procedure.

Resolution / Paragraph Number & Date	Full Text
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
672 (XXV), OP4 30 April 1958	4. Authorizes the Executive Committee of the High Commissioner's Programme to elect its own officers, to establish its own rules of procedure, and to set up such standing sub-committee or sub-committees as may be required for the execution of its functions;

5.3 WORKING LANGUAGES

The provisions reproduced below note the consideration by ExCom of an increase in its working languages.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
38/121, PP9 16 Dec 1983	Noting that the Executive Committee has requested the High Commissioner to undertake a comprehensive study of the full financial and practical implications of the inclusion of Arabic, Chinese and Spanish among the official and working languages of the Executive Committee,
50/152, OP23 21 Dec 1995	23. Recognizes the importance of the introduction of Russian as an official language of the Executive Committee of the Programme of the High commissioner in facilitating the work of the High Commissioner and the implementation of the provisions of the 1951 Convention relating to the Status of Refugees, notably in the countries of the Commonwealth of Independent States.

6. Predecessors To ExCom: Advisory Committee & UNREF Executive Committee

The provisions reproduced below deal with the establishment and functions of UNHCR's Advisory Committee and the Executive Committee of the United Nations Refugee Fund (UNREF), which preceded ExCom. Several provisions deal with the liquidation of UNREF.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
832 (IX), OP4 21 Oct 1954	4. Requests the Economic and Social Council, not later than its nineteenth session and in the light of proposals to be submitted to it by the High Commissioner upon the advice of his Advisory Committee, either to establish an Executive Committee responsible for giving directives to the High Commissioner in carrying out his programme and for exercising the necessary controls in the use of funds allotted to the Office of the High Commissioner or to revise the terms of reference and composition of the Advisory Committee in order to enable it to carry out the same duties;	
1166 (XII), OP5(a) 26 Nov 1957	5. Requests the Economic and Social Council to establish, not later than at its twenty-sixth session, an Executive Committee of the High	

Commissioner's Programme to consist of representatives of from twenty to twenty-five States Members of the United Nations or members of any of the specialized agencies, to be elected by the Council on the widest possible geographical basis from those States with a demonstrated interest in, and devotion to, the solution of the refugee problem, this Committee to take the place of the UNREF Executive Committee and to be entrusted with the terms of reference set forth below:

(a) To give directives the High Commissioner for the liquidation of the United Nations Refugee Fund;

ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS

393 (XIII), OP1, 2 & 3 10 Sep 1951

- 1. Decides to establish an advisory committee to be known as the "United Nations High Commissioner's Advisory Committee on Refugees ", to advise the High Commissioner at his request in the exercise of his functions;
- 2. Decides to invite the following fifteen States, Members and non-members of the United Nations, to be represented on the Advisory Committee: Australia, Austria, Belgium, Brazil, Denmark, the Federal Republic of Germany, France, Israel, Italy, Switzerland, Turkey, the United Kingdom of Great Britain and Northern Ireland, the United States of America, the Vatican City, and Venezuela; and
- 3. Decides to review the composition of the Committee at the next session of the Council

565 (XIX), OP1-6 31 March 1955

1. Decides to amend Council resolution 393 B (XIII) in order to reconstitute the United Nations High Commissioner's Advisory Committee on Refugees as an Executive Committee, to be known as the United Nations Refugee Fund (UNREF) Executive Committee, with the following terms of reference:

A. Executive functions

The Executive Committee, during the period of the Fund's existence, in accordance with such principles as may be laid down by the General Assembly, shall, with respect to the programme for permanent solutions and emergency assistance:

- (a) Give directives to the High Commissioner in carrying out this programme;
- (b) Determine the general policies under which the operations of the Fund shall be planned, developed and administered;
- (c) Determine an annual financial target for the Fund and an annual operational plan covering:
- (i) The respective amounts to be allocated for permanent solutions and emergency aid;
- (ii) The amount to be allocated for each country;
- (d) Consider and act upon the High Commissioner's detailed proposals, including plans for adequate financial or other contributions from within the countries of residence;

- (e) Exercise the necessary controls in the use of the funds made available to the High Commissioner for the purposes of the Fund;
- (f) Adopt administrative regulations for the Fund, including provisions to ensure that the Committee shall have before it the financial implications for each project in its entirety before considering and acting upon it;
- (g) Consider the annual financial report of the High Commissioner, and review the expenditure incurred under the Fund, including administrative expenditures charged to the Fund;
- (h) Ensure that all necessary steps are taken to promote close co-operation of the administration of the Fund with governmental, inter-governmental and non-governmental organizations that are directly concerned with the problems of refugees;
- (i) Ensure that all necessary steps are taken to provide appropriate continuing supervision of all approved projects;

B. Advisory functions

The Executive Committee shall advise the High Commissioner for Refugees, at his request, in the exercise of his functions under his Statute;

- 2. Decides that the Executive Committee shall:
- (a) Consist of twenty States Members and non-members of the United Nations, selected on the basis of their demonstrated interest in and devotion to the solution of the refugee problem, including the present members of the Advisory Committee, the membership being subject to review at the twenty-third session of the Council;
- (b) Elect its own officers and meet regularly twice a year and at such other times as it may be convened by the Chairman upon the request of any six of its members, or at the request of the High Commissioner in the exercise of his functions under his Statute:
- 3. Authorizes the Executive Committee to establish its own rules of procedure and such standing sub-committee or sub-committees as may be required for the execution of its functions;
- 4. Requests the High Commissioner to submit through the Secretary-General to the General Assembly an annual audit report of the accounts of the Fund;
- 5. Requests the High Commissioner to submit to the Executive Committee, six weeks prior to its regular meetings, a progress report, including a country-by-country project analysis;
- 6. Requests the High Commissioner to attach to his annual report to the General Assembly the report of the Executive Committee.

672 (XXV), OP1(b) 30 April 1958

1. Decides:

(b) that the Executive Committee of the United Nations Refugee Fund shall cease to exist after 31 December 1958 and that the Executive Committee of the High Commissioner's Programme shall take office on 1 January 1959;

EXPULSION

The provisions reproduced below express concern at the unlawful expulsion of refugees from receiving countries, deplore this practice and call on States to refrain from such measures. In some provisions, reference is made to the fact that such expulsions are contrary to international legal standards.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
44/137, PP5 & OP3 15 Dec 1989	Noting with concern that, despite developments that offer hope for solutions to refugee problems, refugees and displaced persons of concern to the Office of the High Commissioner continue to face, in certain situations, distressingly serious problems, including problems of protection as a result of expulsion and refoulement of refugees, their unjustified detention and measures that do not recognize their special situation,
	3. Calls upon all States to refrain from measures that jeopardize the institution of asylum, in particular the return or expulsion of refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to continue to admit and receive refugees pending identification of their status and of appropriate solutions to their plight;
45/140 A, PP6 & OP3 14 Dec 1990	Noting with concern that refugee protection continues to be seriously jeopardized in many States, including through expulsion, refoulement and other threats to the physical security, dignity and well-being of refugees, 3. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular returning or expelling refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to ensure proper determination procedures and to continue to give humane treatment and to grant asylum to refugees;
46/106, PP7 & OP4 16 Dec 1991	Noting with concern that despite developments that offer hope for solutions to refugee problems, the number of refugees and displaced persons of concern to the Office of the High Commissioner has increased and their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental human rights, 4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees and asylum-seekers contrary to the fundamental prohibitions against these
	practices, and urges States to ensure fair and efficient determination procedures and to continue to give humane treatment and to grant asylum to refugees;

47/105, PP6, OP4 & 5 16 Dec 1992	Noting with concern that the number of refugees and displaced persons of concern to the High Commissioner, as well as of other persons to whom her Office is asked to extend assistance and protection, has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental freedoms and human rights,
	4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees contrary to the fundamental prohibitions against these practices, and urges States to ensure fair and efficient determination procedures for asylum-seekers and to continue to give humane treatment and to grant asylum to refugees;
	5. Expresses deep concern regarding persistent problems in some countries or regions, which seriously jeopardize the security or well-being of refugees, including incidents of refoulement, expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
48/116, PP10 & OP5 20 Dec 1993	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
	5. Expresses deep concern regarding serious threats to the security or the well-being of refugees, including incidents of refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
49/169, PP11 23 Dec 1994	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their personal security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
50/149, OP7 21 Dec 1995	7. Expresses its concern regarding instances, in some parts of Africa, where the fundamental principle of asylum is jeopardized as a result of unlawful expulsion, refoulement, or other threats to life, physical security, dignity and well-being;
50/152, PP6 21 Dec 1995	Distressed at the continued suffering of refugees, for whom a solution has yet to be found, and noting with deep concern that refugee protection continues to be jeopardized in many situations as a result of denial of

	admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
51/71, OP5 12 Dec 1996	5. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion or refoulement, or the threat to life, physical security, integrity, dignity and the well-being of refugees;
51/75, PP6 12 Dec 1996	Distressed at the widespread violations of the principle of non-refoulement and of the rights of refugees, in some cases resulting in the loss of their lives, and seriously disturbed at reports indicating that large numbers of refugees and asylum-seekers have been subjected to refoulement and expulsion in highly dangerous situations,
52/101, OP4 9 Feb 1998 53/126, OP5 9 Dec 1998	4. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;
52/103, OP3 & 5 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular the numerous serious threats to the security or well-being of refugees, such as refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;
	5. Reaffirms that everyone is entitled to the right to seek and enjoy in other countries asylum from persecution, and, as asylum is an indispensable instrument for the international protection of refugees, calls on all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international human rights and to humanitarian and refugee law;
53/125, OP5 & OP8 9 Dec 1998	5. Reaffirms that, as set out in article 14 of the Declaration, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;
	8. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
54/146, OP6 & OP9 17 Dec 1999 55/74, OP6 & OP10 4 Dec 2000	6. Reaffirms that, as set out in article 14 of the Universal Declaration of Human Rights, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;

	,
	9. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
54/147, OP11 17 Dec 1999 55/77, OP16 4 Dec 2000 56/135, OP14 29 Dec 2001	11. Expresses its concern about instances in which the fundamental principle of asylum is jeopardized by unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;
57/183, OP15 18 Dec 2002	
64/127, OP18 18 Dec 2009	18. Deplores the refoulement and unlawful expulsion of refugees and asylum seekers, and calls upon all States concerned to ensure respect for the relevant principles of refugee protection and human rights;
65/194, OP19 21 Dec 2010	
66/133, OP18 19 Dec 2011	
67/149, OP18 20 Dec 2012	
69/152, OP21 18 Dec 2014	
68/143, OP17 18 Dec 2013 69/154, OP17	17. Condemns all acts that pose a threat to the personal security and wellbeing of refugees and asylum seekers, such as refoulement, unlawful expulsion and physical attacks, calls upon States of refuge, in cooperation with international organizations, where appropriate, to take all measures
18 Dec 2014	necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum seekers, notes with interest that the High Commissioner has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue those efforts, in consultation with States and other relevant actors;

FAMILY UNITY

1. FAMILY REUNIFICATION (See also <u>Children and Adolescents</u>: 9. Unaccompanied Minors: 9.5 Family Reunification)

The provisions reproduced below welcome UNHCR's efforts towards family reunification and call on States, in collaboration with UNHCR and other organizations, to take measures to reunite families separated as a result of flight.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
51/73, PP7 12 Dec 1996	Welcoming the efforts exerted by the United Nations High Commissioner for Refugees for the reunification of family members of refugees,
52/105, PP7 12 Dec 1997	
53/122, PP7 9 Dec 1998	
54/145, PP7 17 Dec 1999	
54/146, OP21 17 Dec 1999 55/74, OP24 4 Dec 2000	21. Recalls that the family is the natural and fundamental group unit of society and that it is entitled to protection by society and the State, and calls upon States, working in close collaboration with the Office of the High Commissioner and other concerned organizations, to take measures to ensure that the refugee's family is protected, including through measures aimed at reuniting family members separated as a result of refugee flight;
56/136, PP7 19 Dec 2001	Welcoming the efforts exerted by the United Nations High Commissioner for Refugees to reunite refugees with their families,
58/150, PP3 & OP4 & 5 22 Dec 2003	Mindful of the fact that the ultimate solution to the plight of unaccompanied minors is their return to and reunification with their families,
	4. Calls upon the Office of the United Nations High Commissioner for Refugees, in cooperation with other relevant United Nations bodies, to incorporate into its programmes policies that aim at preventing the separation of refugee families, conscious of the importance of family unity;
	5. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, as well as other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return and reunification with their families of unaccompanied refugee minors;

2. PROTECTION OF THE FAMILY

Several provisions reproduced below recall that the family is entitled to protection and call on States, in collaboration with UNHCR and other organizations, to protect refugee families. One provision requests receiving countries to broaden the definition of the family unit for the purpose of resettlement.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
832, PP6 21 Oct 1954	Considering that the programme outlined in the report of the High Commissioner contains a number of constructive elements for an effective attempt at achieving a permanent solution to the problems of certain groups of the refugees who are the concern of the High Commissioner, having special regard to family groups,	
54/146, OP21 17 Dec 1999 55/74, OP24 4 Dec 2000	21. Recalls that the family is the natural and fundamental group unit of society and that it is entitled to protection by society and the State, and calls upon States, working in close collaboration with the Office of the High Commissioner and other concerned organizations, to take measures to ensure that the refugee's family is protected, including through measures aimed at reuniting family members separated as a result of refugee flight;	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
208(VIII), OP1(a) 9 Mar 1949	Requests receiving countries to examine sympathetically every possibility: (a) Of still further broadening their definition of the family unit when drawing up their resettlement programmes;	

3. REQUESTS TO UNHCR (See also Children and Adolescents: 9. Unaccompanied Minors:

9.5 Family Reunification)

The provisions reproduced below request UNHCR to incorporate policies to prevent family separation into its programmes, in cooperation with other UN bodies.

Resolution / Paragraph Number & Date	Full Text

GENERAL ASSEMBLY RESOLUTIONS	
51/73, OP4 12 Dec 1996 52/105, OP4 12 Dec 1997	4. Calls upon the Office of the United Nations High Commissioner for Refugees, in cooperation with other relevant United Nations bodies, to incorporate policies that aim at preventing refugee family separation into its programmes, conscious of the importance of family unity;
53/122, OP5 9 Dec 1998 54/145, OP5 17 Dec 1999	5. Calls upon the Office of the United Nations High Commissioner for Refugees, in cooperation with other relevant United Nations bodies, to incorporate into its programmes policies that aim at preventing refugee family separation, conscious of the importance of family unity;
56/136, OP5 19 Dec 2001	5. Calls upon the Office of the United Nations High Commissioner for Refugees, in cooperation with other relevant United Nations bodies, to incorporate into its programmes policies that aim at preventing the separation of refugee families, conscious of the importance of family unity;

4. UNACCOMPANIED MINORS AND FAMILY REUNIFICATION (See <u>Children and Adolescents</u>: 9. Unaccompanied Minors: 9.5 "Family Reunification)

GLOBAL CONSULTATIONS / AGENDA FOR PROTECTION

The provisions reproduced below welcome the process of the Global Consultations. Some provisions note the importance of the process as a forum for open discussion on complex legal and operational protection issues. A number of provisions note the contribution of the process of the Global Consultations to strengthen the international framework for refugee protection and welcome in this connection the Declaration adopted at the Ministerial Meeting of States Parties in December 2001 and the Agenda for Protection. Other provisions request UNHCR to report to the General Assembly on the results of the Global Consultations.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
55/74, OP7 4 Dec 2000	7. Emphasizes that the protection of refugees is primarily the responsibility of States, whose full and effective cooperation, action and political resolve are required to enable the Office of the High Commissioner to fulfil its mandated functions, welcomes the proposal of the Office of the High Commissioner to commence a process of global consultations on international protection, and requests a report thereon;		
55/77, OP18 4 Dec 2000	18. Notes the proposal of the Office of the United Nations High Commissioner for Refugees to commence a process of global consultations on the international refugee protection regime, and in this context invites African States to participate actively in this process so as to bring their regional perspective to bear, thus ensuring that adequate attention is paid to concerns that are specific to Africa;		
56/135, OP6 19 Dec 2001	6. Notes the Ministerial Meeting of States Parties to the 1951 Convention relating to the Status of Refugees, to be held at Geneva on 12 and 13 December 2001, and encourages African States parties to the Convention to participate actively in the event;		
56/135, OP7 19 Dec 2001	7. Welcomes the process of the Global Consultations on International Protection launched by the Office of the High Commissioner, which provides an important forum for open discussion on complex legal and operational protection issues, and in this context invites African States to continue to participate actively in this process so as to bring their regional perspective to bear, thus ensuring that adequate attention is paid to concerns that are specific to Africa;		
56/137, OP5 19 Dec 2001	5. Welcomes the process of Global Consultations on International Protection launched by the Office of the High Commissioner, and acknowledges their importance as a forum for open discussion on complex legal and operational protection issues;		
56/137, OP13	13. Requests the High Commissioner to report on his activities to the		

19 Dec 2001	General Assembly at its fifty-seventh session, and to include in his report the results of the Global Consultations on International Protection.		
56/166, PP5 19 Dec 2001	Welcoming also the process of global consultations on international protection launched by the Office of the United Nations High Commissioner for Refugees, and in particular the discussions that took place in March 2001 on the protection of refugees in mass influx situations,		
57/183, PP10, OP6 & 7 18 Dec 2002	Welcoming in that regard the Declaration adopted at the Ministerial Meeting of States Parties to the 1951 Convention and/or its 1967 Protocol relating to the Status of Refugees, held at Geneva on 12 and 13 December 2001, a an expression of their collective commitment to full and effective implementation of the Convention and Protocol,		
	6. Takes note of the Ministerial Meeting of States Parties to the 1951 Convention and/or its 1967 Protocol relating to the Status of Refugees as an expression of their collective commitment to full and effective implementation of the Convention and Protocol;		
	7. Welcomes the contribution of the process of Global Consultations on International Protection to strengthening the international framework for refugee protection and to equipping States to better address the challenges in a spirit of dialogue and cooperation, and welcomes in that connection the Agenda for Protection;		
57/187, OP3 & 6 18 Dec 2002	3. Notes that the 1951 Convention relating to the Status of Refugees and the 1967 Protocol thereto have continuously served as the cornerstone of the international refugee protection regime, and welcomes in this context the Declaration adopted at the Ministerial Meeting of States Parties to the Convention and/or its Protocol, held at Geneva on 12 and 13 December 2001 to commemorate the fiftieth anniversary of the Convention, as an expression of their collective commitment to full and effective implementation of the Convention and Protocol and to the values they embody;		
	6. Welcomes the contribution of the process of Global Consultations on International Protection to strengthening the international framework for refugee protection and to equipping States better to address the challenges in a spirit of dialogue and cooperation, and welcomes in this connection the Agenda for Protection;		
58/149, OP8 22 Dec 2003	8. Takes note of the Ministerial Meeting of States Parties to the 1951 Convention and/or its 1967 Protocol relating to the Status of Refugees as an expression of their collective commitment to full and effective implementation of the Convention and the Protocol;		
58/153, OP2 22 Dec 2003	2. Reaffirms that international protection and the search for durable solutions for refugees and, as applicable, other persons of concern to the Office of the High Commissioner, which were examined, inter alia, in the Global Consultations on International Protection process and are reflected in the Agenda for Protection,3 are the core of the mandate of the Office;		
64/127, OP24 18 Dec 2009	24. Welcomes the initiative of the High Commissioner to convene, in Geneva on 9 and 10 December 2009, the third Dialogue on Protection Challenges, on the theme "Challenges for persons of concern to the Office		

	of the United Nations High Commissioner for Refugees in urban settings";
65/194, OP25 21 Dec 2010	25. Welcomes the initiative of the High Commissioner to convene, in Geneva on 8 and 9 December 2010, the fourth Dialogue on Protection Challenges, on the theme "Protection gaps and responses";

GROUPS WITH SPECIFIC NEEDS

1. **GENERAL**

The provisions reproduced below express concern at the situation of refugees with specific needs and draw attention to them. One provision also welcomes the specific attention paid by the Special Representative of the Secretary-General on Internally Displaced Persons to groups with special needs.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
728 (VIII), PP3 23 Oct 1953	Having noted with concern the precarious situation of certain groups of refugees within the High Commissioner's mandate, in particular those in need of emergency aid, the considerable number still living in camps, and those requiring special care for whom no satisfactory arrangements have yet been made,		
36/125, PP7 14 Dec 1981	Considering the continuing and urgent need for a substantial international effort to promote durable solutions to the problems of refugees and displaced persons of concern to the Office of the High Commissioner through voluntary repatriation or return and resettlement, drawing particular attention to women and children refugees, and disabled and elderly refugees,		
56/164, OP5 19 Dec 2001	5. Welcomes the specific attention paid by the Representative of the Secretary-General to the special protection, assistance and development needs of internally displaced women, children and other groups with specific needs and his commitment to pay more systematic and in-depth attention to their needs;		
63/149, OP8 18 Dec 2008 64/129, OP9 18 Dec 2009	8. Acknowledges the important contribution of the age, gender and diversity mainstreaming strategy in identifying, through a participatory approach, the protection risks faced by the different members of the refugee community, in particular the non-discriminatory treatment and protection of refugee women and refugee children and minority groups of refugees;		
65/193, OP9 21 Dec 2010			
66/135, OP9 19 Dec 2011			
67/150, OP8 20 Dec 2012			
68/143, OP8 18 Dec 2013			

69/152, OP25 18 December 2014	Emphasizes that the international protection of refugees is a dynamic and action-oriented function that is at the core of the mandate of the Office of the High Commissioner and that it includes, in cooperation with States and other partners, the promotion and facilitation of the admission, reception and treatment of refugees in accordance with internationally agreed standards and the ensuring of durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups and paying special attention to those with specific needs, and notes in this context that the delivery of international protection is a staff-intensive service that requires adequate staff with the appropriate expertise, especially at the field level;	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1991/5, PP2 30 May 1991	Aware that the majority of Iraqi refugees and displaced persons are women, the elderly and children, who are particularly vulnerable to hardship,	

- 2. CHILDREN AND ADOLESCENTS (See Children and Adolescents)
- 3. <u>DISABLED REFUGEES</u> (See <u>Disabled Refugees</u>)
- 4. ELDERLY REFUGEES (See Elderly Refugees)
- **5.** Women (See Women)

HOST COUNTRIES

1. **GENERAL**

The provisions reproduced below express concern about the impact of the presence of refugees on the infrastructure, security, stability, socio-economic development and environment of host countries. One provision requests UNHCR to assess the negative impacts of large refugee populations on host communities. Another provision requests the Secretary-General to study and assess the environmental and socio-economic impact of the prolonged presence of refugees in host countries, with a view to rehabilitating those areas.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
35/124, PP6 11 Dec 1980	Noting that, in addition to creating individual human misery, flows of refugees can impose great political, economic and social burdens upon the international community as a whole, with particularly dire effects on developing countries with limited resources of their own,		
35/124, PP7 11 Dec 1980	Considering that massive flows of refugees may not only affect the domestic order and stability of receiving States but also jeopardize the stability of entire regions and thus endanger international peace and security,		
36/148, PP8 16 Dec 1981	Stressing that massive flows of refugees may not only affect the domestic order and stability of receiving States but also jeopardize the political and social stability and the economic development of entire regions and thus endanger international peace and security,		
41/139, PP5 4 Dec 1986	Gravely concerned at the serious social and economic impact of the massive presence of refugees, as well as its far-reaching consequences for the country's development, security and stability,		
42/129, PP5 7 Dec 1987	Gravely concerned at the continuing serious social and economic impact of the massive presence of refugees, as well as its far-reaching consequences for the country's development, security and stability,		
45/160, OP4 18 Dec 1990	4. Expresses grave concern at the serious and far-reaching consequences of the presence of massive numbers of refugees on the security and stability of the country and the overall negative impact on its basic infrastructure and socio-economic development;		
46/108, PP37 16 Dec 1991	Gravely concerned about the continuing serious social and economic impact of the massive presence of these refugees, as well as its far-reaching consequences for the country's long-term development process,		

46/108, OP4 & 10 16 Dec 1991	 4. Expresses deep concern at the serious and far-reaching consequences of the massive presence of refugees and displaced persons in the countries concerned and the implications for their long-term socio-economic development; 10. Requests the Secretary-General to study and assess the environmental and socio-economic impact of the prolonged presence of refugees in the host countries with a view to rehabilitating those areas;
48/118, OP3 20 Dec 1993 49/174, OP3 23 Dec 1994	3. Expresses deep concern at the serious and far-reaching consequences of the presence of large numbers of refugees and displaced persons in the countries concerned and the implications for the security environment and their long-term socio-economic development;
49/24, PP5 & OP1 2 Dec 1994	Also bearing in mind the large-scale material destruction, the Deterioration of the economic, social and health infrastructure and the Ecological devastation in the areas receiving refugees from Rwanda, 1. Expresses its deep concern at the grave social, economic, health and ecological impact of the massive and unexpected presence of refugees in countries which are neighbours of Rwanda;
50/149, OP15 21 Dec 1995	15. Calls upon the Office of the United Nations High Commissioner for Refugees, in conjunction with host Governments, United Nations and non-governmental organizations and the international community, to undertake an early assessment of the negative impacts of large refugee concentrations on the host communities, with a view to initiating timely and concrete measures to prevent damage and to assist in its repair, especially damage caused by mass refugee influxes to the environment and ecosystems in host countries;
51/71, OP3 12 Dec 1996 52/101, OP3 12 Dec 1997 53/126, OP4 9 Dec 1998	3. Expresses deep concern at the serious and far-reaching consequences of large numbers of refugees and displaced persons in the receiving countries and the implications for security, long-term socio-economic development and the environment;
53/1/N, PP6 8 Dec 1998	Bearing in mind the evident impact of the flow of refugees on the basic infrastructure, the environment and the life and property of local populations in the host countries,
54/147, OP2 17 Dec 1999 55/77, OP2 4 Dec 2000 56/135, OP2 19 Dec 2001	2. Notes with concern that the declining socio-economic situation, compounded by political instability, internal strife, human rights violations and natural disasters, has led to increased numbers of refugees and displaced persons in some countries of Africa, and remains particularly concerned about the impact of large-scale refugee populations on the security, socio-economic situation and environment of countries of asylum;

57/183, OP2 18 Dec 2002	
57/113B, PP19 6 Dec 2002	Acknowledging that those refugees constitute a continuing socio-economic burden for the host neighbouring countries, expressing its gratitude to those countries that continue to host Afghan refugee populations, and, at the same time, once again calling upon all groups to continue to fulfil their obligations for the protection of refugees and internally displaced persons and to allow international access for their protection and care,
58/149, OP2, 28 & 29 22 Dec 2003	2. Notes with concern that the deteriorating socio-economic situation, compounded by political instability, internal strife, human rights violations and natural disasters, has led to increased numbers of refugees and displaced persons in some countries of Africa, and remains particularly concerned about the impact of large-scale refugee populations on the security, socio-economic situation and environment of countries of asylum;
	28. Calls upon the international donor community to provide material and financial assistance for the implementation of programmes intended for the rehabilitation of the environment and infrastructure affected by refugees in countries of asylum;
	29. Expresses its concern about the long stay of refugees in certain African countries, and calls upon the Office of the High Commissioner to keep its programmes under review, in conformity with its mandate in the host countries, taking into account the increasing needs of refugees;
59/170, OP7 20 Dec 2004	7. Urges all States and relevant non-governmental and other organizations, in conjunction with the Office of the High Commissioner and in a spirit of
60/129, OP8 16 Dec 2005	international solidarity and burden- and responsibility-sharing, to cooperate and to mobilize resources with a view to enhancing the capacity of, and reducing the heavy burden borne by, countries that have received large numbers of refugees and asylum-seekers, including by holding international consultations aimed at developing a comprehensive plan of action, as appropriate, to respond to a specific mass influx or protracted refugee situation, and calls upon the Office to continue to play its catalytic role in mobilizing assistance from the international community to address the root causes as well as the economic, environmental and social impact of large-scale refugee populations in developing countries, in particular the least developed countries, and countries with economies in transition;
59/172, OP23 20 Dec 2004	23. <i>Also calls upon</i> the international donor community to provide material and financial assistance for the implementation of programmes intended for the rehabilitation of the environment and infrastructure affected by refugees
60/128, OP23 16 Dec 2005	in countries of asylum;
61/139, OP23 19 Dec 2006	
62/125, OP25 18 Dec 2007	
63/149, OP25 18 Dec 2008	

9. Urges all States and relevant non-governmental and other organizations,
in conjunction with the Office of the High Commissioner, in a spirit of
international solidarity and burden- and responsibility-sharing, to cooperate and to mobilize resources with a view to enhancing the capacity of and
reducing the heavy burden borne by host countries, in particular those that
have received large numbers of refugees and asylum-seekers, and calls
upon the Office to continue to play its catalytic role in mobilizing assistance
from the international community to address the root causes as well as the
economic, environmental and social impact of large-scale refugee
populations in developing countries, in particular the least developed countries, and countries with economies in transition;
countries, and countries with economies in transition,
37. <i>Urges</i> all States and relevant non-governmental and other organizations,
in conjunction with the Office of the High Commissioner, in a spirit of
international solidarity and burden-sharing, to cooperate and to mobilize
resources, including through financial and in-kind assistance as well as
direct aid to host countries, refugee populations and communities hosting
them, with a view to enhancing the capacity of and reducing the heavy
burden borne by countries and communities hosting refugees, in particular
those that have received large numbers of refugees and asylum seekers, and whose generosity is appreciated;
and misse generally to approximates,

64/129, OP26 18 Dec 2009	26. <i>Calls upon</i> the international donor community to provide material and financial assistance for the implementation of programmes intended for the
65/193, OP26 21 Dec 2010	rehabilitation of the environment and infrastructure affected by refugees in countries of asylum as well as internally displaced persons, where
66/135, OP26 19 Dec 2011	appropriate;
67/150, OP25 20 Dec 2012	
68/143, OP25 18 Dec 2013	
69/154, OP25 18 Dec 2014	
69/152, OP39 18 Dec 2014	39. <i>Urges</i> all States and relevant non-governmental and other organizations, in conjunction with the Office of the High Commissioner, in a spirit of international solidarity and burden-sharing, to cooperate and to mobilize resources, including through financial and in-kind assistance, as well as direct aid to host countries, refugee populations and the communities hosting them, with a view to enhancing the capacity of and reducing the heavy burden borne by countries and communities hosting refugees, in particular those that have received large numbers of refugees and asylum seekers, and whose generosity is appreciated;
69/152, OP40 18 Dec 2014	40. Calls upon the Office of the High Commissioner to continue to play its catalytic role in mobilizing assistance from the international community to address the root causes as well as the economic, environmental and social impact of large-scale refugee populations in developing countries, in particular the least developed countries, and countries with economies in transition, and notes with appreciation those host countries, donor States, organizations and individuals that contribute to improving the condition of refugees through building the resilience of refugees and their host communities, while working towards a durable solution;

2. AID TO HOST COUNTRIES

The provisions listed below call on the international community to provide aid to countries receiving and hosting refugees. The appeals are either general or made in reference to a particular country or region, indicated in the third column entitled "Subject of Appeal".

Sample Text

"Calls upon all Member States and regional and international organizations, in particular those of the United Nations system, as well as non-governmental organizations to provide material and economic assistance to African countries of asylum to enable them to withstand the heavy burden imposed on their limited resources and weak infrastructure by the presence in their countries of large numbers of refugees;" (44/17, OP21)

Resolution & Paragraph No.	Date	Subject of Appeal
32 (IX), PP4	21 Oct 1954	General
97 (XXI), OP1(b)	16 Dec 1966	General
/164, PP6	20 Dec 1978	Student refugees in southern Africa
/42, PP9	25 Nov 1980	Africa
/135, OP3	11 Dec 1980	General
/180, OP9	15 Dec 1980	Somalia
/184, PP3	15 Dec 1980	Student refugees in southern Africa
/124, PP8	14 Dec 1981	Africa
/197, PP6	18 Dec 1982	Africa
/95, OP7	16 Dec 1983	Student refugees in southern Africa
3/120, PP6	16 Dec 1983	Africa
)/109, OP7	14 Dec 1984	Student refugees in southern Africa
9/139, PP6	14 Dec 1984	Africa
9/140, OP6	14 Dec 1984	General
)/117, PP9	13 Dec 1985	Africa
D/118, OP10	13 Dec 1985	General
)/138, OP7	13 Dec 1985	Student refugees in southern Africa
/122, PP10	4 Dec 1986	Africa
/124, OP11	4 Dec 1986	General
/136, OP7	4 Dec 1986	Student refugees in southern Africa
/107, PP8 & 10	7 Dec 1987	Africa
2/109, PP11 & OP12	7 Dec 1987	General
2/138, OP7	7 Dec 1987	Student refugees in southern Africa
3/117, PP14 & OP14	8 Dec 1988	General
3/118, OP6	8 Dec 1988	Central America
/149, OP7	8 Dec 1988	Student refugees in southern Africa
/17, OP21	1 Nov 1989	Africa
/136, OP4	15 Dec 1989	Southern Africa
/137, OP18	15 Dec 1989	General
l/139, OP9	15 Dec 1989	Central America
5/13, OP15	7 Nov 1990	Africa
5/140 A, OP20	14 Dec 1990	General
5/171, OP8	18 Dec 1990	Southern Africa
6/106, PP10 & OP17	16 Dec 1991	General
7/105, PP10 & OP22	16 Dec 1992	General
3/116, OP9	20 Dec 1993	General
9/24, OP3	2 Dec 1994	Rwandan Refugees
/169, OP8	23 Dec 1994	General
0/174, PP9 & OP9	23 Dec 1994	Africa
)/149, OP21	21 Dec 1995	Africa
/152, OP24	21 Dec 1995	General
/71, OP20	12 Dec 1996	Africa
/75, OP20	12 Dec 1996	General
/101, OP20	12 Dec 1997	Africa
2/103, OP17	12 Dec 1997	General
2/132, OP5	12 Dec 1997	General
3/125, OP7 & 21	9 Dec 1998	General
1/146, OP8 & 23	17 Dec 1999	General
1/147, OP21	17 Dec 1999	Africa
/74, OP9 & 25	4 Dec 2000	General

55/77, OP27	4 Dec 2000	Africa	
56/135, PP13, OP23 & 26	19 Dec 2001	Africa	
56/137, OP8	19 Dec 2001	General	
56/166, OP6	19 Dec 2001	General	
57/183, OP25, 27 & 30	18 Dec 2002	Africa	
57/187, OP9	18 Dec 2002	General	
58/151, OP9	22 Dec 2003	General	
59/172, OP11	20 Dec 2004	Africa	
61/139, OP21	19 Dec 2006	Africa	
62/125, OP23	18 Dec 2007	Africa	
63/149, OP23	18 Dec 2008	Africa	
64/129, OP24	18 Dec 2009	Africa	
65/193, OP24	21 Dec 2010	Africa	
66/135, OP24	19 Dec 2011	Africa	
67/150, OP23	20 Dec 2012	Africa	
68/141, OP4	18 Dec 2013	General	
68/143, OP23	18 Dec 2013	Africa	
69/152, OP5, 35, 39 & 41	18 Dec 2014	General	
69/154, OP13 & 14	18 Dec 2014	Africa	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS			
1980/55, OP5	24 July 1980	Africa	
1981/31, OP8	6 May 1981	Somalia	

HUMAN RIGHTS & INTERNATIONAL PROTECTION

1. **GENERAL**

A number of the provisions reproduced below recall or reaffirm human rights norms and instruments, or recognize the need for the promotion of human rights to achieve self-sufficiency and family security for refugees. Other provisions note that ExCom has acknowledged the relevance of human rights to refugee problems. One provision welcomes the refugee-related results of the Vienna Conference on Human Rights.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
36/148, PP7 16 Dec 1981	Reaffirming the inviolability of the provisions of the Charter of the United Nations and the Universal Declaration of Human Rights and of other existing international instruments, norms and principles relevant, inter alia, to responsibilities of States with regard to averting new massive flows of refugees, as well as to the status and the protection of refugees, and also reaffirming the framework of competences of existing international organizations and institutions,
43/117, OP11 8 Dec 1988	Recognizing that the enhancement of basic economic and social rights is essential to the achievement of self-sufficiency and family security for refugees, as well as to the process of re-establishing the dignity of the human person and realizing durable solutions to refugee problems,
44/137, PP10 15 Dec 1989	Recognizing that the promotion of fundamental human rights is essential to the achievement of self-sufficiency and family security for refugees, as well as to the process of re-establishing the dignity of the human person and realizing durable solutions to refugee problems,
45/140, OP15 14 Dec 1990	15. Endorses the conclusion on the note on international protection adopted by the Executive Committee of the Programme of the High Commissioner at its forty-first session, in which, in particular, the Executive Committee recognized the importance of human rights and humanitarian principles and recognized that the current size and characteristics of the refugee and asylum problem necessitate appropriate reassessment of international responses to the problem to date, with a view to developing comprehensive approaches to meet present realities, and at the same time noted the difference between refugees and persons seeking to migrate for economic and related reasons;
45/153, PP10 18 Dec 1990	Noting that the Executive Committee of the Programme of the United Nations High Commissioner for Refugees has specifically acknowledged the direct relationship between observance of human rights standards, refugee movements and problems of protection,

48/116, PP4 20 Dec 1993	Welcoming the Vienna Declaration and Programme of Action of the World Conference on Human Rights, particularly as it reaffirms the right to seek and enjoy asylum, and the right to return to one's country,
48/135, PP2 20 Dec 1993	Recalling the relevant norms of international human rights instruments as well as of international humanitarian law,
48/139, OP6 20 Dec 1993	6. Notes that the Executive Committee of the Programme of the United Nations High Commissioner for Refugees has specifically acknowledged the direct relationship between the observance of human rights standards, refugee movements, problems of protection and solutions;
53/125, OP4 9 Dec 1998	4. Notes that the fiftieth anniversary of the Universal Declaration of Human Rights is being commemorated in 1998, and calls upon all States to reaffirm their commitment to the Declaration as a fundamental step towards protection for everyone;
54/180, PP4 17 Dec 1999	Recalling all relevant human rights standards, including the Universal Declaration of Human Rights, the principles of international protection for refugees and the general conclusion of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees on international protection and the fact that asylum applicants should have access to fair and expeditious status-determination procedures,
57/206, PP4 ⁶¹ 18 Dec 2002	Convinced that human rights education and information contribute to the concept of development consistent with the dignity of women and men of all ages, which takes into account particularly vulnerable segments of society of all ages, such as children, youth, older persons, indigenous people, minorities, rural and urban poor, migrant workers, refugees, persons with the human immunodeficiency virus/acquired immunodeficiency syndrome (HIV/AIDS) and disabled persons,
58/154, PP15 22 Dec 2003	Recalling that the protection and promotion of human rights and the strengthening of democratic institutions are essential to prevent mass population displacement,

2. Causes of Refugee Flows and Preventive Action

(See also Mass Influxes: 5. Human Rights Violations and Mass Exoduses)

The majority of the provisions reproduced below note that human rights violations are a principal cause of refugee flows or request States to secure human rights in order to avert refugee flows. In the same vein, a number of provisions note the need to protect human rights in order to prevent displacement. Several provisions endorse ExCom's reference to the desirability of prevention through the observance of human rights, and note that ExCom has acknowledged the link between the observance of human rights and refugee movements.

⁶¹ See also A/RES/57/212, PP9, 18 Dec 2002.

Two provisions recognize the role that human rights bodies could play to address human rights violations that cause refugee movements.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
36/148, PP7 16 Dec 1981	Reaffirming the inviolability of the provisions of the Charter of the United Nations and the Universal Declaration of Human Rights and of other existing international instruments, norms and principles relevant, inter alia, to responsibilities of States with regard to averting new massive flows of refugees, as well as to the status and the protection of refugees, and also reaffirming the framework of competences of existing international organizations and institutions,
37/186, PP3 17 Dec 1982	Conscious that human rights violations are among the principal factors in the complex and multiple root causes of mass exoduses and displacements of population,
38/103, PP3 & PP8 16 Dec 1983	Conscious that human rights violations are among the principal factors in the complex and multiple causes of mass exoduses of population, Recognizing that the study on human rights and massive exoduses by the Special Rapporteur of the Commission on Human Rights can make an important contribution to the development of international thinking on the present problem of mass exoduses and their causes, and thus help in the prevention of further mass movements of population and the mitigation of their consequences,
39/117, PP3 14 Dec 1984 40/149, PP3 13 Dec 1985 41/148, PP3 4 Dec 1986	Conscious of the fact that human rights violations are among the multiple and complex factors causing mass exoduses of refugees, as indicated in the study of the Special Rapporteur of the Commission on Human Rights on this subject,
42/144, PP3 & OP4 7 Dec 1987 44/164, PP3 & OP3 15 Dec 1989 46/127, PP3 & OP3 17 Dec 1991	Conscious of the fact that human rights violations are one of the multiple and complex factors causing mass exoduses of refugees and displaced persons, as indicated in the study of the Special Rapporteur of the Commission on Human Rights on this subject and also in the report of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees, 4. Requests all Governments to ensure the effective implementation of the relevant international instruments, in particular in the field of human rights, as this would contribute to averting new massive flows of refugees and displaced persons;

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43/154, OP3 8 Dec 1988	3. Requests all Governments to ensure the effective implementation of the relevant international instruments, in particular in the field of human rights, as this would contribute to averting new massive flows of refugees and displaced persons;
44/137, OP10 15 Dec 1989	10. Endorses the conclusions on durable solutions and refugee protection adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in which the Executive Committee recognized the need for the active promotion of solutions by the international community and by countries of origin, asylum and resettlement, in accordance with their respective obligations and responsibilities and the desirability of prevention through, inter alia, the observance of human rights, as the best solution;
45/153, PP3, 10 & OP3 18 Dec 1990	Conscious of the fact that human rights violations are one of the multiple and complex factors causing mass exoduses of refugees and displaced persons, as indicated in the study of the Special Rapporteur of the Commission on Human Rights on this subject and also in the report of the Group of Governmental Experts on International Co-operation to Avert New Flows of Refugees,
	Noting that the Executive Committee of the Programme of the United Nations High Commissioner for Refugees has specifically acknowledged the direct relationship between observance of human rights standards, refugee movements and problems of protection,
	3. Requests all Governments to ensure the effective implementation of the relevant international instruments, in particular in the field of human rights, as this would contribute to averting new massive flows of refugees and displaced persons;
47/105, OP16 & 17 16 Dec 1992	16. Strongly deplores ethnic and other forms of intolerance as one of the major causes of forced migratory movements, and urges States to take all necessary steps to ensure respect for human rights, especially the rights of persons belonging to minorities;
	17. Notes the relationship between situations giving rise to refugee flows and lack of respect for human rights, and encourages the High Commissioner to continue her efforts to increase cooperation with the Commission on Human Rights, the Centre for Human Rights of the Secretariat and relevant organizations;
48/116, OP18 20 Dec 1993	18. Notes the relationship between safeguarding human rights and preventing refugee problems, and reiterates its support for the High Commissioner's efforts to increase cooperation between her Office and the Commission on Human Rights, the Centre for Human Rights of the Secretariat and other relevant international bodies and organizations;
48/139, PP4, OP3 & 6 20 Dec 1993	Conscious of the fact that human rights violations are one of the multiple and complex factors causing mass exoduses of refugees and displaced persons,
	3. Requests all Governments to ensure the effective implementation of the relevant international instruments, in particular in the field of human rights and humanitarian law, as this would contribute to averting new massive

	flows of refugees and displaced persons;
	6. Notes that the Executive Committee of the Programme of the United Nations High Commissioner for Refugees has specifically acknowledged the direct relationship between the observance of human rights standards, refugee movements, problems of protection and solutions;
49/169, OP21 23 Dec 1994	21. Notes the relationship between safeguarding human rights and preventing refugee situations, and welcomes the High Commissioner's growing cooperation with the United Nations High Commissioner for Human Rights and her continued cooperation with the Centre for Human Rights of the Secretariat and the Commission on Human Rights;
50/152, OP9 21 Dec 1995	9. Reiterates the relationship between safeguarding human rights and preventing refugee situations, recognizes that the effective promotion and protection of human rights and fundamental freedoms, including through institutions that sustain the rule of law, justice and accountability, are essential for States to address some of the causes of refugee movements and for States to fulfil their humanitarian responsibilities in reintegrating returning refugees and, in this connection, calls upon the Office of the United Nations High Commissioner for Refugees, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights;
50/182, PP2 & OP3 22 Dec 1995	Recalling its previous relevant resolutions, as well as those of the Commission on Human Rights, in particular Commission resolution 1995/88 of 8 March 1995, and the conclusions of the World Conference on Human Rights, which recognized that gross violations of human rights, including in armed conflicts, are among the multiple and complex factors leading to displacement of people, and the need for a comprehensive approach by the international community to address root causes and effects of movements of refugees and other displaced persons and the strengthening of emergency preparedness and response mechanisms, 3. Strongly deplores ethnic and other forms of intolerance as one of the major causes of forced migratory movements, and urges States to take all necessary steps to ensure respect for human rights, especially the rights of persons belonging to minorities;
51/70, PP5 12 Dec 1996	Recalling that the protection and promotion of human rights and the strengthening of democratic institutions are essential to prevent mass population displacement,
51/71, OP2 12 Dec 1996	2. Notes with concern that the effects of political instability, internal strife, human rights violations and natural disasters such as drought have led to increased numbers of refugees and displaced persons in some countries of Africa;

51/75, OP10 & 14 12 Dec 1996	10. Underlines the interrelationship between protection and solutions, as well as the desirability of prevention, including through respect for human rights and the implementation of relevant instruments and standards, and emphasizes the responsibility of States to resolve refugee situations and to ensure conditions that do not compel people to flee in fear, to uphold the institution of asylum, to create conditions conducive to voluntary repatriation, to take steps to meet essential humanitarian needs and to cooperate with countries on whom the large-scale presence of refugees weighs most heavily;
	14. Reiterates the relationship between safeguarding human rights and preventing refugee situations, recognizes that the effective promotion and protection of human rights and fundamental freedoms, including through institutions that sustain the rule of law, justice and accountability, are essential for States to fulfil their humanitarian responsibilities in reintegrating returning refugees, and, in this connection, calls upon the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights;
52/103, OP14 12 Dec 1997	Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and, in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and in view of creating conditions furthering reconciliation and long-term development in countries of return, urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
52/132, PP2 & OP3 12 Dec 1997	Recalling its previous relevant resolutions, as well as those of the Commission on Human Rights, in particular Commission resolution 1997/75 of 18 April 1997, and the conclusions of the World Conference on Human Rights, which recognized that gross violations of human rights, including in armed conflicts, are among the multiple and complex factors leading to displacement of people, Strongly deplores ethnic and other forms of intolerance as one of the major causes of forced migratory movements, and urges States to take all
	necessary steps to ensure respect for human rights, especially the rights of persons belonging to minorities;
53/123, PP9 9 Dec 1998 56/134, PP13 19 Dec 2001	Recalling that the protection and promotion of human rights and the strengthening of democratic institutions are essential to prevent mass population displacement,
54/147, OP6	Notes also the link, inter alia, between human rights violations, poverty,

17 Dec 1999	natural disasters and environmental degradation and population displacement, and calls for redoubled and concerted efforts by States, in collaboration with the Organization of African Unity, to promote and protect human rights for all and to address these problems;
54/180, PP10 & OP2 17 Dec 1999	Recognizing that the human rights machinery of the United Nations, including the mechanisms of the Commission on Human Rights and the human rights treaty bodies, has important capabilities to address human rights violations that cause movements of refugees and displaced persons or prevent durable solutions to their plight,
	Strongly deplores ethnic and other forms of intolerance as one of the major causes of forced migratory movements, and urges States to take all necessary steps to ensure respect for human rights, especially the rights of persons belonging to minorities;
55/77, OP12 4 Dec 2000	Also notes the link, inter alia, between human rights violations, poverty, natural disasters and environmental degradation and population displacement, and calls for redoubled and concerted efforts by States, in collaboration with the Organization of African Unity, to promote and protect human rights for all and to address these problems;
56/166, PP10 19 Dec 2001	Recognizing that the human rights machinery of the United Nations, including the mechanisms of the Commission on Human Rights and the human rights treaty bodies, has important capabilities to address human rights violations that cause movements of refugees and displaced persons or prevent durable solutions to their plight,
58/149, OP 11 22 Dec 2003	Also notes the link, inter alia, between human rights violations, poverty, natural disasters and environmental degradation and population displacement, and calls for redoubled and concerted efforts by States, in collaboration with the African Union, to promote and protect human rights for all and to address those problems;

3. Co-operation / Co-ordination Between Human Rights Bodies and UNHCR

A number of the provisions reproduced below welcome existing co-operation or encourage UNHCR to increase co-operation with human rights bodies in general or with respect to particular activities such as training of government officials. Several provisions encourage UNHCR to co-operate with the High Commissioner for Human Rights (HCHR) and others in the protection of human rights in emergency situations in Africa. Other provisions call on UNHCR to strengthen support of national efforts at capacity-building in co-operation with the HCHR. A number of provisions call on HCHR or other UN human rights bodies to pay attention to human rights situations that threaten to produce refugee flows, in co-operation with UNHCR. Several provisions recognize the complementarity between the human rights and humanitarian action systems, particularly the mandates of HCHR and UNHCR, and affirm the need for co-operation between the two systems and institutions.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
47/105, OP17 16 Dec 1992	17. Notes the relationship between situations giving rise to refugee flows and lack of respect for human rights, and encourages the High Commissioner to continue her efforts to increase cooperation with the Commission on Human Rights, the Centre for Human Rights of the Secretariat and relevant organizations;
48/116, OP16 & 18 20 Dec 1993	16. Reaffirms the importance of promoting and disseminating refugee law and principles for the protection of refugees as well as of facilitating the prevention of and solutions to refugee problems, and encourages the High Commissioner to continue to strengthen the promotion and training activities of her Office, inter alia, through increased cooperation with bodies and organizations concerned with human rights and humanitarian law; 18. Notes the relationship between safeguarding human rights and preventing refugee problems, and reiterates its support for the High Commissioner's efforts to increase cooperation between her Office and the Commission on Human Rights, the Centre for Human Rights of the Secretariat and other relevant international bodies and organizations;
49/169, OP21 23 Dec 1994	21. Notes the relationship between safeguarding human rights and preventing refugee situations, and welcomes the High Commissioner's growing cooperation with the United Nations High Commissioner for Human Rights and her continued cooperation with the Centre for Human Rights of the Secretariat and the Commission on Human Rights;
50/149, OP14 21 Dec 1995	14. Encourages the Office of the United Nations High Commissioner for Refugees to continue to cooperate with the office of the United Nations High Commissioner for Human Rights in the promotion and protection of human rights and fundamental freedoms in emergency humanitarian situations in Africa;
50/152, OP9 21 Dec 1995	9. Reiterates the relationship between safeguarding human rights and preventing refugee situations, recognizes that the effective promotion and protection of human rights and fundamental freedoms, including through institutions that sustain the rule of law, justice and accountability, are essential for States to address some of the causes of refugee movements and for States to fulfil their humanitarian responsibilities in reintegrating returning refugees and, in this connection, calls upon the Office of the United Nations High Commissioner for Refugees, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights;
50/182, OP7 & 9 22 Dec 1995	7. Invites the special rapporteurs, special representatives and working groups of the Commission on Human Rights and the United Nations human rights treaty bodies, acting within their mandates, to continue seeking information, where appropriate, on problems resulting in mass exoduses of

	populations or impeding their voluntary return home and, where appropriate, to include such information, together with recommendations thereon, in their reports and to bring such information to the attention of the United Nations High Commissioner for Human Rights, for appropriate action within his mandate, in consultation with the United Nations High Commissioner for Refugees; 9. Requests the United Nations High Commissioner for Human Rights, in accordance with his mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, and in cooperation with the United Nations High Commissioner for Refugees, to pay attention to situations that cause or threaten to cause mass exoduses and to address effectively such situations through emergency preparedness and response mechanisms, including information-sharing with United Nations early-warning mechanisms, and the provision of technical advice, expertise and cooperation;
51/71, OP14 12 Dec 1996	14. Encourages the Office of the High Commissioner to continue to cooperate with the office of the United Nations High Commissioner for Human Rights in the promotion and protection of human rights and fundamental freedoms in emergency humanitarian situations in Africa;
51/75, OP14 12 Dec 1996	14. Reiterates the relationship between safeguarding human rights and preventing refugee situations, recognizes that the effective promotion and protection of human rights and fundamental freedoms, including through institutions that sustain the rule of law, justice and accountability, are essential for States to fulfil their humanitarian responsibilities in reintegrating returning refugees, and, in this connection, calls upon the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights;
52/103, OP14 12 Dec 1997	14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and, in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and in view of creating conditions furthering reconciliation and long-term development in countries of return, urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
52/132, OP3, 7 & 9 12 Dec 1997	3. Strongly deplores ethnic and other forms of intolerance as one of the major causes of forced migratory movements, and urges States to take all necessary steps to ensure respect for human rights, especially the rights of persons belonging to minorities;
	7. Invites the special rapporteurs, special representatives and working groups of the Commission on Human Rights and the United Nations human rights treaty bodies, acting within their mandates, to seek information, where appropriate, on human rights problems which may result in mass exoduses

	of populations or impede their voluntary return home and, where appropriate, to include such information, together with recommendations thereon, in their reports, and to bring such information to the attention of the United Nations High Commissioner for Human Rights for appropriate action in fulfilment of her mandate, in consultation with the United Nations High Commissioner for Refugees;
	9. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations which cause or threaten to cause mass exoduses and to contribute to efforts to address such situations effectively through protection measures, emergency preparedness and response mechanisms, including information sharing with the United Nations early-warning mechanisms, and the provision of technical advice, expertise and cooperation in countries of origin as well as host countries;
53/126, OP16 9 Dec 1998	16. Encourages the Office of the United Nations High Commissioner for Refugees to continue to cooperate with the Office of the United Nations High Commissioner for Human Rights, within their respective mandates, in the promotion and protection of human rights and fundamental freedoms in emergency humanitarian situations in Africa;
54/147, OP7 17 Dec 1999 55/77, OP13 4 Dec 2000	7. Encourages the Office of the United Nations High Commissioner for Refugees to continue to cooperate with the Office of the United Nations High Commissioner for Human Rights and the African Commission on Human and Peoples' Rights, within their respective mandates, in the promotion and protection of the human rights and fundamental freedoms of refugees, returnees and displaced persons in Africa;
54/180, PP11, OP6 & 8 17 Dec 1999	Recognizing the complementarity between the systems for the protection of human rights and for humanitarian action, in particular the mandates of the United Nations High Commissioner for Human Rights and the United Nations High Commissioner for Refugees, as well as the work of the representative of the Secretary-General on internally displaced persons and the Special Representative of the Secretary-General for Children and Armed Conflict and that cooperation between them, in accordance with their respective mandates, as well as coordination between the human rights, political and security components of United Nations operations, make important contributions to the promotion and protection of human rights of persons forced into mass exodus and displacement,
	6. <i>Invites</i> the special rapporteurs, special representatives and working groups of the Commission on Human Rights and the United Nations human rights treaty bodies, acting within their mandates, to seek information, where appropriate, on human rights problems that may result in mass exoduses of populations or impede their voluntary return home and, where appropriate, to include such information, together with recommendations thereon, in their reports and to bring such information to the attention of the United Nations High Commissioner for Human Rights for appropriate action in fulfilment of her mandate, in consultation with the United Nations High Commissioner for Refugees;
	8. Requests the United Nations High Commissioner for Human Rights, in

	the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations that cause or threaten to cause mass exoduses or displacements and to contribute to efforts to address such situations effectively through promotion and protection measures, emergency preparedness and response mechanisms, early warning and information sharing, technical advice, expertise and cooperation in countries of origin as well as host countries;
56/166, PP11, OP9 & 11 19 Dec 2001	Recognizing also the complementarity between the systems for the protection of human rights and for humanitarian action, in particular the mandates of the United Nations High Commissioner for Human Rights and the United Nations High Commissioner for Refugees, as well as the work of the Representative of the Secretary-General on internally displaced persons and the Special Representative of the Secretary-General for Children and Armed Conflict, and that cooperation between them, in accordance with their respective mandates, as well as coordination between the human rights, political and security components of United Nations operations, make important contributions to the promotion and protection of the human rights of persons forced into mass exodus and displacement,
	9. Encourages the special rapporteurs, special representatives and working groups of the Commission on Human Rights and the United Nations human rights treaty bodies, acting within their mandates, to seek information, where appropriate, on human rights problems that may result in mass exoduses of populations or impede their voluntary return home and, where appropriate, to include such information, together with recommendations thereon, in their reports and to bring such information to the attention of the United Nations High Commissioner for Human Rights for appropriate action in fulfilment of her mandate, in consultation with the United Nations High Commissioner for Refugees;
	11. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations that cause or threaten to cause mass exoduses or displacements and to contribute to efforts to address such situations effectively and promote sustainable returns through promotion and protection measures, including human rights monitoring in respect of those who fled or have returned as part of mass exoduses, emergency preparedness and response mechanisms, early warning and information-sharing, technical advice, expertise and cooperation in countries of origin as well as host countries;
58/149, OP12 22 Dec 2003	12. Encourages the Office of the United Nations High Commissioner for Refugees to continue to cooperate with the Office of the United Nations High Commissioner for Human Rights and the African Commission on Human and Peoples' Rights, within their respective mandates, in the promotion and protection of the human rights and fundamental freedoms of refugees, returnees and displaced persons in Africa, and welcomes in this regard the signing of the memorandum of understanding between the African Commission on Human and Peoples' Rights and the Office of the United Nations High Commissioner for Refugees on 26 May 2003;
59/172, OP6	6. Encourages the Office of the United Nations High Commissioner for

20 Dec 2004	Refugees to continue to cooperate with the Office of the United Nations High Commissioner for Human Rights and the African Commission on Human and Peoples' Rights, in conjunction with relevant agencies of the United Nations system and intergovernmental organizations, within their respective mandates, in the promotion and protection of the human rights and fundamental freedoms of refugees, returnees and displaced persons in Africa, and welcomes in this regard the appointment by the African Commission on Human and Peoples' Rights of its Special Rapporteur on refugees and internally displaced persons in Africa;
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4. DURABLE SOLUTIONS AND HUMAN RIGHTS

The provisions reproduced below recognize that the promotion of human rights is necessary to achieve durable solutions or emphasize the need for new approaches to durable solutions based on respect for fundamental human rights. One provision notes that ExCom has acknowledged the relationship between the observance of human rights and solutions for refugee problems.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
44/137, PP10 15 Dec 1989	Recognizing that the promotion of fundamental human rights is essential to the achievement of self-sufficiency and family security for refugees, as well as to the process of re-establishing the dignity of the human person and realizing durable solutions to refugee problems,	
45/140, PP8 14 Dec 1990	Emphasizing the need for States to assist, on as wide a basis as possible, the efforts of the Office of the High Commissioner in its search for durable and timely solutions to the problems of refugees based on new approaches that meet the current size and characteristics of these problems and are built on respect for fundamental human rights and basic internationally agreed protection principles and concerns,	
47/105, PP8 16 Dec 1992	Emphasizing the need for States to assist the High Commissioner in her efforts to find durable and timely solutions to the problems of refugees based on new approaches that take into account the current size and characteristics of these problems and are built on respect for fundamental freedoms and human rights and internationally agreed protection principles and concerns,	
48/139, OP6 20 Dec 1993	6. Notes that the Executive Committee of the Programme of the United Nations High Commissioner for Refugees has specifically acknowledged the direct relationship between the observance of human rights standards, refugee movements, problems of protection and solutions;	

61/137, OP11 19 Dec 2006 62/124, OP13 18 Dec 2007	11. Deplores the refoulement and unlawful expulsion of refugees and asylum-seekers, and calls upon all concerned States to ensure respect for the principles of refugee protection and human rights;
63/148, OP13 18 Dec 2008	
64/127, OP18 18 Dec 2009	
65/194, OP19 21 Dec 2010	
66/133, OP18 19 Dec 2011	
67/149, OP18 20 Dec 2012	
68/141, OP20 18 Dec 2013	
69/152, OP21 18 Dec 2014	

5. EARLY WARNING, INFORMATION SHARING AND HUMAN RIGHTS (See also Early Warning)

The provisions reproduced below call on the High Commissioner for Human Rights or other UN human rights bodies (through the High Commissioner for Human Rights), in co-operation with UNHCR, to monitor situations which cause or threaten to cause refugee movements or impede return and to share any information with early warning mechanisms. Two provisions request all UN bodies to co-operate with mechanisms of the Commission on Human Rights and provide them with information on human rights situations related to refugees and displaced persons.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
50/182, PP2, OP7 & 9 22 Dec 1995	Recalling its previous relevant resolutions, as well as those of the Commission on Human Rights, in particular Commission resolution 1995/88 of 8 March 1995, and the conclusions of the World Conference on Human Rights, which recognized that gross violations of human rights, including in armed conflicts, are among the multiple and complex factors leading to displacement of people, and the need for a comprehensive approach by the international community to address root causes and effects of movements of	

refugees and other displaced persons and the strengthening of emergency preparedness and response mechanisms,

- 7. Invites the special rapporteurs, special representatives and working groups of the Commission on Human Rights and the United Nations human rights treaty bodies, acting within their mandates, to continue seeking information, where appropriate, on problems resulting in mass exoduses of populations or impeding their voluntary return home and, where appropriate, to include such information, together with recommendations thereon, in their reports and to bring such information to the attention of the United Nations High Commissioner for Human Rights, for appropriate action within his mandate, in consultation with the United Nations High Commissioner for Refugees;
- 9. Requests the United Nations High Commissioner for Human Rights, in accordance with his mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, and in cooperation with the United Nations High Commissioner for Refugees, to pay attention to situations that cause or threaten to cause mass exoduses and to address effectively such situations through emergency preparedness and response mechanisms, including information-sharing with United Nations early-warning mechanisms, and the provision of technical advice, expertise and cooperation;

52/132, OP7 & 9 12 Dec 1997

- 7. Invites the special rapporteurs, special representatives and working groups of the Commission on Human Rights and the United Nations human rights treaty bodies, acting within their mandates, to seek information, where appropriate, on human rights problems which may result in mass exoduses of populations or impede their voluntary return home and, where appropriate, to include such information, together with recommendations thereon, in their reports, and to bring such information to the attention of the United Nations High Commissioner for Human Rights for appropriate action in fulfilment of her mandate, in consultation with the United Nations High Commissioner for Refugees;
- 9. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations which cause or threaten to cause mass exoduses and to contribute to efforts to address such situations effectively through protection measures, emergency preparedness and response mechanisms, including information sharing with the United Nations early-warning mechanisms, and the provision of technical advice, expertise and cooperation in countries of origin as well as host countries;

54/180, OP6, 7 & 8 17 Dec 1999

6. *Invites* the special rapporteurs, special representatives and working groups of the Commission on Human Rights and the United Nations human rights treaty bodies, acting within their mandates, to seek information, where appropriate, on human rights problems that may result in mass exoduses of populations or impede their voluntary return home and, where appropriate, to include such information, together with recommendations thereon, in their reports and to bring such information to the attention of the United Nations High Commissioner for Human Rights for appropriate action in fulfilment of her mandate, in consultation with the United Nations High Commissioner for Refugees;

- 7. Requests all United Nations bodies, acting within their mandates, the specialized agencies and governmental, intergovernmental and non-governmental organizations to cooperate fully with all mechanisms of the Commission on Human Rights and, in particular, to provide them with all relevant information in their possession on the human rights situations creating or affecting refugees and displaced persons;
- 8. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations that cause or threaten to cause mass exoduses or displacements and to contribute to efforts to address such situations effectively through promotion and protection measures, emergency preparedness and response mechanisms, early warning and information sharing, technical advice, expertise and cooperation in countries of origin as well as host countries;

56/166, OP9, 10 & 11 19 Dec 2001

- 9. Encourages the special rapporteurs, special representatives and working groups of the Commission on Human Rights and the United Nations human rights treaty bodies, acting within their mandates, to seek information, where appropriate, on human rights problems that may result in mass exoduses of populations or impede their voluntary return home and, where appropriate, to include such information, together with recommendations thereon, in their reports and to bring such information to the attention of the United Nations High Commissioner for Human Rights for appropriate action in fulfilment of her mandate, in consultation with the United Nations High Commissioner for Refugees;
- 10. Requests all United Nations bodies, acting within their mandates, the specialized agencies and governmental, intergovernmental and non-governmental organizations to cooperate fully with all mechanisms of the Commission on Human Rights and, in particular, to provide them with all relevant information in their possession on the human rights situations creating or affecting refugees and displaced persons;
- 11. Requests the United Nations High Commissioner for Human Rights, in the exercise of her mandate, as set out in General Assembly resolution 48/141 of 20 December 1993, to coordinate human rights activities throughout the United Nations system and, in cooperation with the United Nations High Commissioner for Refugees, to pay particular attention to situations that cause or threaten to cause mass exoduses or displacements and to contribute to efforts to address such situations effectively and promote sustainable returns through promotion and protection measures, including human rights monitoring in respect of those who fled or have returned as part of mass exoduses, emergency preparedness and response mechanisms, early warning and information-sharing, technical advice, expertise and cooperation in countries of origin as well as host countries;

6. INTERNALLY DISPLACED PERSONS AND HUMAN RIGHTS

(See <u>Internally Displaced Persons</u>: 7. Human Rights and Humanitarian Issues relating to Internally Displaced Persons)

7. REQUEST TO STATES TO SECURE HUMAN RIGHTS

The provisions reproduced below request States to secure human rights for a number of purposes, including, inter alia, prevention of displacement, improvement in the legal status of refugees, protection of women and children and the humane treatment of asylum-seekers. Several provisions make specific reference to securing the rights of persons belonging to minorities. Two provisions request the protection of human rights in Africa, and one provision calls on States to reaffirm their commitment to the Universal Declaration of Human Rights.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
2399(XXIII), OP2(b) 6 Dec 1968	2. Urges States Members of the United Nations and members of the specialized agencies to continue to lend their support to the High Commissioner's humanitarian task by:
	(b) Improving the legal status of refugees residing in their territory, <i>inter alia</i> , by acceding to the international instruments relating to refugees and by treating new refugee situations in accordance with the principles and spirit of the Declaration on Territorial Asylum and the Universal Declaration of Human Rights;
35/135, OP1 11 Dec 1980	1. Requests all States to co-operate with the United Nations High Commissioner for Refugees in order to assure full protection of the well-being of women and children in particular, in accordance with their fundamental rights under international law and national legislation;
58/154, OP11 22 Dec 2003	11. <i>Emphasizes</i> the necessity of undertaking follow-up activities to the Programme of Action in relation to ensuring respect for human rights as an important factor in the management of migration flows, the consolidation of democracy, the rule of law and stability;
60/128, OP6 16 Dec 2005	6. Recognizes that, among refugees, returnees and internally displaced persons, women and children are the majority of the population affected by conflict and bear the brunt of atrocities and other consequences of conflict, and calls upon States to promote and protect the human rights of all refugees and other persons of concern, paying special attention to those with specific needs, and to tailor their protection responses appropriately;
42/144, OP4 7 Dec 1987 43/154, OP3 8 Dec 1988	4. Requests all Governments to ensure the effective implementation of the relevant international instruments, in particular in the field of human rights, as this would contribute to averting new massive flows of refugees and displaced persons;
44/164, OP3 15 Dec 1989	

45/153, OP3	
18 Dec 1990	
46/127, OP3 17 Dec 1991	
17 Dec 1991	
47/105, OP16 16 Dec 1992	16. Strongly deplores ethnic and other forms of intolerance as one of the major causes of forced migratory movements, and urges States to take all
50/182, OP3 22 Dec 1995	necessary steps to ensure respect for human rights, especially the rights of persons belonging to minorities;
52/132, OP3 12 Dec 1997	
54/180, OP2 17 Dec 1999	
48/139, OP3 20 Dec 1993	3. Requests all Governments to ensure the effective implementation of the relevant international instruments, in particular in the field of human rights and humanitarian law, as this would contribute to averting new massive flows of refugees and displaced persons;
49/169, OP3 23 Dec 1994	3. Deplores the fact that in certain situations refugees and returnees and other persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights and that incidents of refoulement and denial of access to safety have occurred, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
50/152, OP3 21 Dec 1995	3. Also calls upon all States to uphold asylum as an indispensable instrument for the protection of refugees, to ensure respect for the principles of refugee protection, including the fundamental principle of non-refoulement, as well as the humane treatment of asylum-seekers and refugees in accordance with internationally recognized human rights and humanitarian norms;
51/75, OP5 12 Dec 1996	5. Deplores the fact that in certain situations refugees, returnees and displaced persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;
52/103, OP3 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular numerous serious threats to the security or well-being of refugees, refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection,

	including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;
53/125, OP4 9 Dec 1998	4. Notes that the fiftieth anniversary of the Universal Declaration of Human Rights is being commemorated in 1998, and calls upon all States to reaffirm their commitment to the Declaration as a fundamental step towards protection for everyone;
54/147, OP6 17 Dec 1999 56/135, OP10 19 Dec 2001	6. Notes also the link, inter alia, between human rights violations, poverty, natural disasters and environmental degradation and population displacement, and calls for redoubled and concerted efforts by States, in collaboration with the Organization of African Unity, to promote and protect human rights for all and to address these problems;
55/77, OP12 4 Dec 2000	12. Also notes the link, inter alia, between human rights violations, poverty, natural disasters and environmental degradation and population displacement, and calls for redoubled and concerted efforts by States, in collaboration with the Organization of African Unity, to promote and protect human rights for all and to address these problems;
57/183, OP10 18 Dec 2002	10. Also notes the link, inter alia, between human rights violations, poverty, natural disasters and environmental degradation and population displacement, and calls for redoubled and concerted efforts by States, in collaboration with the African Union, to promote and protect human rights for all and to address those problems;

8. Training of Staff

The provisions reproduced below request the Secretary-General to take the necessary measures to ensure that UN and other personnel are provided with adequate training in human rights law, to enhance their security and effectiveness in accomplishing their functions.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
54/192, OP12 17 Dec 1999	12. Further requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in relevant domestic and international law, and that adequate training in security, human rights and humanitarian law, as well as stress counselling, are provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other

	humanitarian organizations to provide their personnel with similar support;
55/175, OP14 19 Dec 2000	14. Also requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in relevant domestic and international law, and that adequate training in security, human rights and humanitarian law is provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other humanitarian organizations to provide their personnel with similar support;
56/217, OP18 21 Dec 2001	18. Also requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called upon to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in relevant domestic and international law, and that adequate training in security, human rights and international humanitarian law is provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other humanitarian organizations to provide their personnel with similar support;

9. VIOLATIONS OF HUMAN RIGHTS OF REFUGEES

The provisions reproduced below express concern at or deplore violations of the fundamental human rights of refugees. Two provisions stress the need to ensure the basic human rights of refugees, inter alia, through accession to and implementation of relevant international instruments.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
32/67, PP4 8 Dec 1977	Concerned by infringements of the basic human rights of refugees and the urgent need on the part of Governments to ensure their effective and continued protection,	

33/26, PP5 29 Nov 1978	Deploring the fact that refugees often face the threat of refoulement, arbitrary detention and the denial of asylum and noting that it is necessary to ensure their basic human rights, protection and safety, <i>inter alia</i> , through further accessions to and more effective implementation of international instruments, notably the 1951 Convention relating to the Status of Refugees and the 1967 Protocol relating to the Status of Refugees,
34/60, PP6 29 Nov 1979	Emphasizing the continuing need to ensure the basic human rights, protection and safety of refugees, inter alia, through the accession to and more effective implementation of relevant international instruments,
46/106, PP7 16 Dec 1991	Noting with concern that despite developments that offer hope for solutions to refugee problems, the number of refugees and displaced persons of concern to the Office of the High Commissioner has increased and their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental human rights,
47/105, PP6 16 Dec 1992	Noting with concern that the number of refugees and displaced persons of concern to the High Commissioner, as well as of other persons to whom her Office is asked to extend assistance and protection, has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental freedoms and human rights,
48/116, PP10 20 Dec 1993	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
49/169, PP11 & OP3 23 Dec 1994	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their personal security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
	3. Deplores the fact that in certain situations refugees and returnees and other persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights and that incidents of refoulement and denial of access to safety have occurred, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;

50/152, PP6 21 Dec 1995	Distressed at the continued suffering of refugees, for whom a solution has yet to be found, and noting with deep concern that refugee protection continues to be jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
51/75, OP5 12 Dec 1996	5. Deplores the fact that in certain situations refugees, returnees and displaced persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;

INTERNALLY DISPLACED PERSONS

1. Assistance to Internally Displaced Persons

The provisions reproduced below call on the international community or States alone to provide assistance to internally displaced persons. Several provisions call for assistance to be provided to UNHCR in order that UNHCR can undertake activities for the benefit of certain groups of internally displaced persons. Two provisions make specific reference to internally displaced persons in Africa, and one provision calls for the assistance needs of internally displaced persons to be integrated into consolidated appeals.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/169, OP11 23 Dec 1994	11. Calls upon the international community to provide timely and speedy humanitarian assistance and support to countries affected by internal displacement to help them fulfill their responsibility towards the displaced;
49/174, OP9 23 Dec 1994	9. Calls upon Member States and intergovernmental and non-governmental organizations to continue to provide the necessary support and financial assistance to the High Commissioner to enhance her capacities and abilities to implement emergency operations, care and maintenance activities and repatriation and reintegration programmes for the benefit of refugees, returnees and, as appropriate, certain groups of internally displaced persons;
50/149, OP22 21 Dec 1995	22. Calls upon Member States and intergovernmental and non-governmental organizations to continue to provide the necessary support and financial assistance to the United Nations High Commissioner for Refugees to enhance her capacities and abilities to implement emergency operations, care and maintenance activities and repatriation and reintegration programmes for the benefit of refugees, returnees and, as appropriate, internally displaced persons;
55/77, OP34 4 Dec 2000 56/135, OP29 19 Dec 2001 57/183, OP33 18 Dec 2002	34. Expresses grave concern about the plight of internally displaced persons in Africa, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in this regard the Guiding Principles on Internal Displacement, and urges the international community, led by relevant United Nations organizations, to contribute generously to national projects and programmes aimed at alleviating the plight of internally displaced persons;
56/164, OP10 & 11 19 Dec 2001	10. Calls upon Governments to provide protection and assistance, including reintegration and development assistance, to internally displaced persons, and to facilitate the efforts of relevant United Nations agencies and

11. Notes with appreciation the increased attention paid to the issue of internally displaced persons in the consolidated inter-agency appeals process, and encourages further efforts to improve the integration of the protection and assistance needs of internally displaced persons in consolidated appeals; 58/149. OP35 35. Expresses grave concern about the plight of internally displaced persons 22 Dec 2003 in Africa, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally 59/172, OP25 displaced persons, recalls in that regard the Guiding Principles on Internal 20 Dec 2004 Displacement, and urges the international community, led by relevant United Nations organizations, to contribute generously to national projects and programmes aimed at alleviating the plight of internally displaced persons; Emphasizing that States have the primary responsibility to provide 58/177, PP3 & OP2,15,20 22 Dec 2003 protection and assistance to internally displaced persons within their jurisdiction as well as to address the root causes of the displacement problem in cooperation with the international community, 2. Expresses its appreciation to those Governments and intergovernmental and non-governmental organizations that have provided protection and assistance to internally displaced persons and have supported the work of the Representative of the Secretary-General: 15. Notes with appreciation the increased attention paid to the issue of internally displaced persons in the consolidated inter-agency appeals process, and encourages further efforts in this regard; 20. Decides to continue its consideration of the question of protection of and assistance to internally displaced persons at its sixtieth session. Emphasizing that States have the primary responsibility to provide 60/168, PP4 & OP3, 12, 16 & 21 protection and assistance to internally displaced persons within their 16 Dec 2005 jurisdiction as well as to address the root causes of the displacement problem in cooperation with the international community, 3. Expresses its appreciation to those Governments and intergovernmental and non-governmental organizations that have provided protection and assistance to internally displaced persons and have supported the work of the Representative of the Secretary-General; 12. Calls upon Governments to provide protection and assistance, including reintegration and development assistance, to internally displaced persons. and to facilitate the efforts of relevant United Nations agencies and humanitarian organizations in these respects, including by further improving access to internally displaced persons; 16. Notes with appreciation the increased attention paid to the issue of internally displaced persons in the consolidated inter-agency appeals process, and encourages further efforts in this regard; 21. Decides to continue its consideration of the question of protection of and assistance to internally displaced persons at its sixty-second session.

access to internally displaced persons:

humanitarian organizations in these respects, including by further improving

61/137, OP5 19 Dec 2006 62/124, OP9 18 Dec 2007	5. Takes note of the current activities of the Office of the High Commissioner related to protection of and assistance to internally displaced persons, including in the context of inter-agency arrangements in this field, emphasizes that such activities should be consistent with relevant General Assembly resolutions and should not undermine the mandate of the Office for refugees and the institution of asylum, and encourages the High
63/148, OP9 18 Dec 2008	Commissioner to continue his dialogue with States on the role of his Office in this regard;
64/127, OP10 18 Dec 2009	
65/194, OP11 21 Dec 2010	
66/133, OP10 19 Dec 2011	
67/149, OP10 20 Dec 2012	
68/141, OP11 18 Dec 2013	
69/152, OP11 18 Dec 2014	
62/125, OP28 18 Dec 2007 63/149, OP28	28. Expresses grave concern about the plight of internally displaced persons in Africa, notes the efforts of African States in strengthening the regional mechanisms for protection of and assistance to internally displaced persons, calls upon States to take concrete action to pre-empt internal
18 Dec 2008	displacement and to meet the protection and assistance needs of internally displaced persons, recalls in that regard the Guiding Principles on Internal
64/129, OP29 18 Dec 2009	Displacement, takes note of the current activities of the Office of the High Commissioner related to protection of and assistance to internally displaced persons, including in the context of inter-agency arrangements in this field,
65/193, OP29 21 Dec 2010	emphasizes that such activities should be consistent with relevant General Assembly resolutions and should not undermine the refugee mandate of the Office and the institution of asylum, and encourages the High Commissioner
66/135, OP29 19 Dec 2011	to continue his dialogue with States on the role of his Office in this regard;
67/150, OP28 20 Dec 2012	
68/143, OP28 18 Dec 2013	
69/154, OP28 18 Dec 2014	
64/162, PP4, 5 & 12 & OP4, 19 & 26 18 Dec 2009	Recognizing that natural disasters are a cause of internal displacement, and concerned about factors, such as climate change, that are expected to exacerbate the impact of natural hazards, and climate-related slow-onset events,
	Recognizing also that the consequences of hazards can be prevented or

	substantially mitigated by integrating disaster risk reduction strategies into national development policies and programmes,
	Welcoming the adoption on 22 October 2009 of the African Union Convention for the Protection and Assistance of Internally Displaced Persons in Africa, which marks a significant step towards strengthening the national and regional normative framework for the protection of and assistance to internally displaced persons,
	4. Expresses its appreciation to those Governments and intergovernmental and non-governmental organizations that have provided protection and assistance to internally displaced persons and have supported the work of the Representative of the Secretary-General;
	19. Notes with appreciation the increased attention paid to the issue of internally displaced persons in the consolidated appeals process, and encourages further efforts in this regard;
	26. Decides to continue its consideration of the question of protection of and assistance to internally displaced persons at its sixty-sixth session.
68/143, PP8 18 Dec 2013	Recalling the Joint Declaration adopted at the joint summit of the Intergovernmental Authority on Development and the East African Community on the Horn of Africa crisis, held in Nairobi on 8 and 9
69/154, PP8 18 Dec 2014	September 2011, which, inter alia, expressed concern about the mass exodus of refugees into neighbouring countries, as well as the increased number of internally displaced persons due to the ongoing humanitarian crises of drought and famine in the Horn of Africa,

2. ASYLUM AND INTERNALLY DISPLACED PERSONS

The provisions reproduced below, inter alia, emphasize that activities on behalf of internally displaced persons should not undermine the institution of asylum and the right to seek and enjoy asylum in other countries.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
49/169, PP15, OP10 23 Dec 1994	Noting that, in a number of instances, the internally displaced are present alongside refugees, returnees or a vulnerable local population, in situations where it is neither reasonable nor feasible to treat the categories differently	
50/152, OP8 21 Dec 1995	in responding to their needs for assistance and protection,	
	10. Calls for a more concerted response by the international community to the needs of internally displaced persons and, in accordance with its resolution 48/116, reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the State concerned, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to such persons, emphasizing that	

	activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and enjoy in other countries asylum from persecution;
50/195, PP4 22 Dec 1995	Reiterating its call for a more concerted response by the international community to the needs of internally displaced persons while emphasizing that activities on their behalf must not undermine the institution of asylum,
51/75, OP13 12 Dec 1996	13. Recalls that the Office of the High Commissioner may be called upon by the appropriate organs of the United Nations and with the consent of the State concerned to extend its assistance to other groups, such as internally displaced persons, recognizing that such involvement may contribute to the prevention or mitigation of refugee situations, yet emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and to enjoy in other countries asylum from persecution;

3. CALLS FOR ACTION

The provisions reproduced below, inter alia, call for a more concerted response by the international community to the needs of internally displaced persons.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/169, OP10 23 Dec 1994 50/152, OP8 21 Dec 1995	10. Calls for a more concerted response by the international community to the needs of internally displaced persons and, in accordance with its resolution 48/116, reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the State concerned, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to such persons, emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and enjoy in other countries asylum from persecution;
50/195, PP4 22 Dec 1995	Reiterating its call for a more concerted response by the international community to the needs of internally displaced persons while emphasizing that activities on their behalf must not undermine the institution of asylum,
58/149, OP35 22 Dec 2003 59/172, OP25 20 Dec 2004	35. Expresses grave concern about the plight of internally displaced persons in Africa, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in that regard the Guiding Principles on Internal Displacement, and urges the international community, led by relevant United Nations organizations, to contribute generously to national projects and

	programmes aimed at alleviating the plight of internally displaced persons;
62/125, OP28 18 Dec 2007	28. Expresses grave concern about the plight of internally displaced persons in Africa, notes the efforts of African States in strengthening the
63/149, OP28	regional mechanisms for protection of and assistance to internally displaced persons, calls upon States to take concrete action to pre-empt internal
18 Dec 2008	displacement and to meet the protection and assistance needs of internally displaced persons, recalls in that regard the Guiding Principles on Internal
64/129, OP29 18 Dec 2009	Displacement, takes note of the current activities of the Office of the High Commissioner related to protection of and assistance to internally displaced persons, including in the context of inter-agency arrangements in this field,
65/193, OP29 21 Dec 2010	emphasizes that such activities should be consistent with relevant General Assembly resolutions and should not undermine the refugee mandate of the
66/135, OP29 19 Dec 2011	Office and the institution of asylum, and encourages the High Commissioner to continue his dialogue with States on the role of his Office in this regard;
67/150, OP28 20 Dec 2012	
68/143, OP28 18 Dec 2013	
69/154, OP28 18 Dec 2014	

4. CHILDREN, WOMEN AND OTHER GROUPS WITH SPECIFIC NEEDS

The provisions reproduced below encourage the Special Representative of the Secretary-General on Internally Displaced Persons (the Special Representative) to pay specific attention to the needs of internally displaced children, women and other groups with specific needs, and welcome such attention. One provision requests all Governments, intergovernmental organizations and NGOs to pay particular attention to the special needs of displaced women and children

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
52/130, OP4 12 Dec 1997	4. Also encourages the representative of the Secretary-General to continue to pay specific attention in his review to the protection and assistance needs of women and children, bearing in mind the relevant strategic objective in the Beijing Declaration and the Platform for Action;
54/167, OP4 17 Dec 1999	4. Also encourages the representative of the Secretary-General to continue to pay specific attention in his review to the protection and assistance needs of women and children, bearing in mind the relevant strategic objective in the Beijing Declaration and Platform for Action of the Fourth World

	Conference on Women;
56/135, OP27 19 Dec 2001 57/183, OP31 18 Dec 2002	27. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children and displaced persons, including those with special protection needs;
56/164, OP5 19 Dec 2001	5. Welcomes the specific attention paid by the Representative of the Secretary-General to the special protection, assistance and development needs of internally displaced women, children and other groups with specific needs and his commitment to pay more systematic and in-depth attention to their needs;
58/177, OP4 22 Dec 2003 60/168, OP5 16 Dec 2005	4. Expresses particular concern at the grave problems faced by many internally displaced women and children, including violence and abuse, sexual exploitation, forced recruitment and abduction, and welcomes the commitment of the Representative of the Secretary-General to pay more systematic and in-depth attention to their particular assistance, protection and development needs, as well as to other groups with special needs such as older persons and persons with disabilities, taking into account the relevant resolutions of the General Assembly and bearing in mind Security Council resolution 1325 (2000) of 31 October 2000;
64/162, OP6 18 Dec 2009	6. Expresses particular concern at the grave problems faced by many internally displaced women and children, including violence and abuse, sexual exploitation, trafficking in persons, forced recruitment and abduction, and encourages the continued commitment of the Representative of the Secretary-General to promote action to address their particular assistance, protection and development needs, as well as those of other groups with special needs, such as severely traumatized individuals, older persons and persons with disabilities, taking into account the relevant resolutions of the General Assembly and of the Security Council and giving appropriate consideration to annex I to the report of the Special Representative of the Secretary-General for Children and Armed Conflict, entitled "Rights and guarantees for internally displaced children";

5. CONCERN

The provisions reproduced below express concern at the number and situation of internally displaced persons, and the resulting problem created for the international community. Two provisions express concern about the plight of internally displaced persons in Africa.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
42/110, PP9	Aware of the adverse situation of persons displaced within their own country

7 Dec 1987	and of their need for assistance in order to reintegrate them in their places of origin,
48/135, PP1 20 Dec 1993	Deeply disturbed by the large number of internally displaced persons throughout the world, and conscious of the serious problem this is creating for the international community,
49/169, PP13 23 Dec 1994	Noting that the involuntary displacement of persons within their own countries remains a problem of grave humanitarian concern, and that the many and varied underlying causes of involuntary internal displacement and of refugee movements are similar in numerous cases,
50/195, PP1 22 Dec 1995	Deeply disturbed by the growing number of internally displaced persons throughout the world who receive inadequate protection and assistance, and conscious of the serious problems this is creating for the international community,
52/130, PP1 12 Dec 1997 54/167, PP1 17 Dec 1999	Deeply disturbed by the alarmingly high numbers of internally displaced persons throughout the world who receive inadequate protection and assistance, and conscious of the serious problem this is creating for the international community,
56/164, PP1 19 Dec 2001	
55/77, OP34 4 Dec 2000 56/135, OP29 19 Dec 2001 57/183, OP33 18 Dec 2002	34. Expresses grave concern about the plight of internally displaced persons in Africa, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in this regard the Guiding Principles on Internal Displacement, and urges the international community, led by relevant United Nations organizations, to contribute generously to national projects and programmes aimed at alleviating the plight of internally displaced persons;
58/149, OP9 22 Dec 2003	9. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;
58/177, PP1 22 Dec 2003 60/168, PP1 16 Dec 2005 64/162, PP3 18 Dec 2009	Deeply disturbed by the alarmingly high numbers of internally displaced persons throughout the world, for reasons including armed conflict, violations of human rights and natural or human-made disasters, who receive inadequate protection and assistance, and conscious of the serious challenges that this is creating for the international community,

6. GUIDING PRINCIPLES ON INTERNAL DISPLACEMENT

A number of the provisions reproduced below note, welcome or recall the Guiding Principles on Internal Displacement (Guiding Principles) prepared by the Special Representative of the Secretary-General, underline their relevance and welcome their publication, dissemination and application.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
52/130, OP6 12 Dec 1997	6. Welcomes Commission on Human Rights resolution 1997/39, in which the Commission encouraged the representative of the Secretary-General to continue, on the basis of his compilation and analysis of legal norms, to develop a comprehensive framework for the protection of internally displaced persons, and takes note of his preparations for guiding principles to this end;
53/125, OP16 9 Dec 1998	16. Notes the relevance of the Guiding Principles on Internal Displacement, reaffirms its support for the role of the Office of the High Commissioner in providing humanitarian assistance and protection to internally displaced persons, on the basis of specific requests from the Secretary-General or the competent organs of the United Nations and with the consent of the State concerned, taking into account the complementarities of the mandates and expertise of other relevant organizations, and emphasizes that activities on behalf of internally displaced persons must not undermine the institution of asylum;
54/167, PP8, OP6, 7 & 8 17 Dec 1999	Welcoming also the publication and the wide dissemination of the compilation and analysis of legal norms prepared by the representative of the Secretary-General, in particular the Guiding Principles on Internal Displacement, 6. Notes the development by the representative of the Secretary-General,
	on the basis of his compilation and analysis of legal norms, of a comprehensive framework for the protection of internally displaced persons, in particular the Guiding Principles on Internal Displacement;
	7. Welcomes the fact that the representative of the Secretary-General has made use of the Guiding Principles in his dialogue with Governments and intergovernmental and non-governmental organizations, and requests him to continue his efforts in that regard;
	8. Notes with appreciation that the United Nations agencies, regional and non-governmental organizations are making use of the Guiding Principles in their work, and encourages the further dissemination and application of the Guiding Principles;
55/74, OP20 4 Dec 2000	20. Reiterates its support for the role of the Office of the High Commissioner in providing humanitarian assistance and protection to internally displaced persons on the basis of criteria enumerated in

	paragraph 16 of its resolution 53/125 of 9 December 1998, and underlines the continuing relevance of the Guiding Principles on Internal Displacement;
55/77, OP34 4 Dec 2000 56/135, OP29 19 Dec 2001 57/183, OP33 18 Dec 2002	34. Expresses grave concern about the plight of internally displaced persons in Africa, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in this regard the Guiding Principles on Internal Displacement, and urges the international community, led by relevant United Nations organizations, to contribute generously to national projects and programmes aimed at alleviating the plight of internally displaced persons;
56/164, PP5, 8, OP6 & 7 19 Dec 2001	Recalling the relevant norms of international human rights law, international humanitarian law and analogous refugee law, and recognizing that the protection of internally displaced persons has been strengthened by identifying, reaffirming and consolidating specific standards for their protection, in particular through the Guiding Principles on Internal Displacement,
	Noting with appreciation the work of the Representative of the Secretary-General on internally displaced persons in developing a normative framework, in particular a compilation and analysis of legal norms and the development of guiding principles, analysing institutional arrangements, undertaking dialogue with Governments and issuing a series of reports on particular country situations together with proposals for remedial measures,
	6. Also welcomes the fact that the Representative of the Secretary-General has made use of the Guiding Principles on Internal Displacement in his dialogue with Governments and intergovernmental and non-governmental organizations, and requests him to continue his efforts in that regard, including considering strategies for addressing such concerns;
	7. Notes with appreciation that an increasing number of States, United Nations agencies and regional and non-governmental organizations are making use of the Guiding Principles, encourages the further dissemination and application of the Guiding Principles, expresses its appreciation for the dissemination and promotion of the Guiding Principles at regional and other seminars on displacement, and encourages the Representative of the Secretary-General to continue to initiate or support such seminars in consultation with regional organizations, intergovernmental and non-governmental organizations and other relevant institutions, and to provide support for efforts to promote capacity-building and use of the Guiding Principles;
58/149, OP6 & 35 22 Dec 2003	6. Reaffirms that international protection and the search for durable solutions for refugees and, as appropriate, other persons of concern to the Office of the High Commissioner, which were examined, inter alia, in the Global Consultations on International Protection process and are reflected in the Agenda for Protection, are at the core of the mandate of the Office;
	35. Expresses grave concern about the plight of internally displaced persons in Africa, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in that regard the Guiding Principles on Internal Displacement, and urges the international community, led by relevant United Nations organizations, to contribute generously to national projects and programmes aimed at alleviating the plight of internally displaced persons;

58/177, PP4, 5 & 10 & OP7 & 8 22 Dec 2003	Noting the growing awareness of the international community of the issue of internally displaced persons worldwide and the urgency of addressing the root causes of their displacement and finding durable solutions, including voluntary return in safety and with dignity, or local integration,
	Recalling the relevant norms of international human rights law, international humanitarian law and international refugee law, and recognizing that the protection of internally displaced persons has been strengthened by identifying, reaffirming and consolidating specific standards for their protection, in particular through the Guiding Principles on Internal Displacement,
	Noting the increasing dissemination, promotion and application of the Guiding Principles on Internal Displacement when dealing with situations of internal displacement,
	7. Expresses its appreciation of the Guiding Principles on Internal Displacement1 as an important tool for dealing with situations of internal displacement, welcomes the fact that an increasing number of States, United Nations agencies and regional and non-governmental organizations are applying them as a standard, and encourages all relevant actors to make use of the Guiding Principles when dealing with situations of internal displacement;
	8. Welcomes the fact that the Representative of the Secretary-General continues to use the Guiding Principles in his dialogue with Governments and intergovernmental and non-governmental organizations and other relevant actors, and requests him to continue his efforts to further the dissemination, promotion and application of the Guiding Principles;
59/172, OP25 20 Dec 2004	25. Expresses grave concern about the plight of internally displaced persons in Africa, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in that regard the Guiding Principles on Internal Displacement, and urges the international community, led by relevant United Nations organizations, to contribute generously to national projects and programmes aimed at alleviating the plight of internally displaced persons;
60/128, OP26 16 Dec 2005	26. Expresses grave concern about the plight of internally displaced persons in Africa, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in that regard the Guiding Principles on Internal Displacement, and encourages the Office of the High Commissioner to continue to explore, with other relevant actors, the feasibility of taking on coordination responsibilities for clusters related to the protection of internally displaced persons, camp management and shelter in conflict situations as part of a broader United Nations coordination effort in support of United Nations humanitarian coordinators, without prejudice to its core mandate of refugee protection and assistance;
60/128, PP5, 6 & 11 & OP8 & 9 16 Dec 2005	Noting the growing awareness of the international community of the issue of internally displaced persons worldwide and the urgency of addressing the root causes of their displacement and finding durable solutions, including voluntary return in safety and with dignity, or local integration,
	Recalling the relevant norms of international human rights law, international

	humanitarian law and international refugee law, and recognizing that the protection of internally displaced persons has been strengthened by identifying, reaffirming and consolidating specific standards for their protection, in particular through the Guiding Principles on Internal Displacement,
	Welcoming the increasing dissemination, promotion and application of the Guiding Principles when dealing with situations of internal displacement,
	8. Recognizes the Guiding Principles on Internal Displacement as an important international framework for the protection of internally displaced persons, welcomes the fact that an increasing number of States, United Nations agencies and regional and non-governmental organizations are applying them as a standard, and encourages all relevant actors to make use of the Guiding Principles when dealing with situations of internal displacement;
	9. Welcomes the fact that the Representative of the Secretary-General continues to use the Guiding Principles in his dialogue with Governments and intergovernmental and non-governmental organizations and other relevant actors, and requests him to continue his efforts to further the dissemination, promotion and application of the Guiding Principles and to provide support for efforts to promote capacity-building and the use of the Guiding Principles, as well as the development of domestic legislation and policies;
61/139, OP26 19 Dec 2006	26. Expresses grave concern at the increasing numbers of internally displaced persons in Africa, calls upon States to take concrete action to preempt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in this regard the Guiding Principles on Internal Displacement, takes note of the current activities of the Office of the High Commissioner related to protection of and assistance to internally displaced persons, including in the context of inter-agency arrangements in this field, emphasizes that such activities should be consistent with relevant General Assembly resolutions and should not undermine the mandate of the Office and the institution of asylum, and encourages the High Commissioner to continue his dialogue with States on the role of his Office in this regard;
62/125, OP28 18 Dec 2007 63/149, OP28	28. Expresses grave concern about the plight of internally displaced persons in Africa, notes the efforts of African States in strengthening the regional mechanisms for protection of and assistance to internally displaced persons, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in that regard the Guiding Principles on Internal Displacement, takes note of the current activities of the Office of the High Commissioner related to protection of and assistance to internally displaced persons, including in the context of inter-agency arrangements in this field, emphasizes that such activities should be consistent with relevant General Assembly resolutions and should not undermine the refugee mandate of the
18 Dec 2008	
64/129, OP29 18 Dec 2009	
65/193, OP29 21 Dec 2010	
66/135, OP29 19 Dec 2011	Office and the institution of asylum, and encourages the High Commissioner to continue his dialogue with States on the role of his Office in this regard;
67/150, OP28 20 Dec 2012	
68/143, OP28	

18 Dec 2013	
69/154, OP28	
18 Dec 2014	
64/162, PP2, 7, 8, 9 & 13 & OP10 & 11 18 Dec 2009	Recognizing that internally displaced persons are to enjoy, in full equality, the same rights and freedoms under international and domestic law as do other persons in their country,
	Reaffirming that all persons, including those internally displaced, have the right to freedom of movement and residence and should be protected against being arbitrarily displaced,
	Noting the international community's growing awareness of the issue of internally displaced persons worldwide and the urgency of addressing the root causes of their displacement and finding durable solutions, including voluntary return in safety and with dignity, as well as voluntary local integration in the areas to which persons have been displaced or voluntary settlement in another part of the country,
	Recalling the relevant norms of international law, including international human rights law, international humanitarian law and international refugee law, and recognizing that the protection of internally displaced persons has been strengthened by identifying, reaffirming and consolidating specific standards for their protection, in particular through the Guiding Principles on Internal Displacement,
	Welcoming also the increasing dissemination, promotion and application of the Guiding Principles when dealing with situations of internal displacement,
	10. Recognizes the Guiding Principles on Internal Displacement as an important international framework for the protection of internally displaced persons, welcomes the fact that an increasing number of States, United Nations organizations and regional and non-governmental organizations are applying them as a standard, and encourages all relevant actors to make use of the Guiding Principles when dealing with situations of internal displacement;
	11. Welcomes the ongoing use of the Guiding Principles by the Representative of the Secretary-General in his dialogue with Governments, intergovernmental and non-governmental organizations and other relevant actors, and requests him to continue his efforts to further the dissemination, promotion and application of the Guiding Principles and to provide support for efforts to promote capacity-building and the use of the Guiding Principles, as well as the development of domestic legislation and policies;

7. Human Rights and Humanitarian Issues Relating to Internally DISPLACED PERSONS

The provisions reproduced below acknowledge the human rights and humanitarian dimensions of the problem of internally displaced persons.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
48/135, PP3 20 Dec 1993	Conscious of the human rights as well as the humanitarian dimensions of the problem of internally displaced persons,
52/130, PP2 12 Dec 1997 54/167, PP2 17 Dec 1999 56/164, PP2 19 Dec 2001	Conscious of the human rights and the humanitarian dimensions of the problem of internally displaced persons and responsibilities this poses for States and the international community to explore methods and means better to address their protection and assistance needs,
58/177, PP2 & OP6 22 Dec 2003 60/168, PP3 & OP7 16 Dec 2005	Conscious of the human rights and the humanitarian dimensions of the problem of internally displaced persons and the responsibilities of States and the international community to strengthen further their protection and assistance, 6. Notes the importance of taking the human rights and the specific protection and assistance needs of internally displaced persons into consideration, when appropriate, in peace processes and reintegration and rehabilitation processes;
64/162, PP6 & OP8 18 Dec 2009	Conscious of the human rights and humanitarian dimensions of the problem of internally displaced persons, including in long-term displacement situations, and the responsibilities of States and the international community to strengthen further their protection and assistance, 8. Notes the importance of taking the human rights and the specific protection and assistance needs of internally displaced persons into consideration, when appropriate, in peace processes, and emphasizes that durable solutions for internally displaced persons, including through voluntary return, sustainable reintegration and rehabilitation processes and their active participation, as appropriate, in the peace process, are necessary elements of effective peacebuilding;
66/135, OP30 19 Dec 2011 67/150, OP29	Invites the Special Rapporteur on the human rights of internally displaced persons to continue his ongoing dialogue with Member States and the intergovernmental and non-governmental organizations concerned, in accordance with his mandate, and to include information thereon in his

20 Dec 2012	reports to the Human Rights Council and the General Assembly;
68/143, OP29 18 Dec 2013	
69/154, OP29 18 Dec 2014	

8. INFORMATION

Several of the provisions reproduced below note the need for information on internally displaced persons and urge the development of a data collection system on internally displaced persons. The remaining provisions welcome the efforts to establish a global internally displaced persons database as advocated by the Special Representative of the Secretary-General, and encourages the members of the Inter-Agency Standing Committee and Governments to collaborate and support this effort.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
48/135, PP4 20 Dec 1993 50/195, PP5 22 Dec 1995	Conscious also of the need for the United Nations system to gather information comprehensively on the issues of the protection of the human rights of and assistance to internally displaced persons,
52/130, OP 9 & 10 12 Dec 1997	9. Urges all relevant United Nations humanitarian assistance and development organizations concerned to enhance their collaboration with the representative of the Secretary-General by developing frameworks of cooperation to promote protection, assistance and development for internally displaced persons and to provide all possible assistance and support to him;
	10. Also urges those organizations, especially through the Inter-Agency Standing Committee, to develop a more comprehensive and coherent system of collecting data on the situation of internally displaced persons, in cooperation with the representative of the Secretary-General;
54/167, OP12 17 Dec 1999	12. Welcomes the efforts to establish a global information system on internally displaced persons, as advocated by the representative of the Secretary-General, and encourages the members of the Inter-Agency Standing Committee to continue to collaborate in those efforts;
56/164, OP14 19 Dec 2001	14. Notes the establishment of the global internally displaced persons database, as advocated by the Representative of the Secretary-General, and encourages the members of the Inter-Agency Standing Committee and

	Governments to continue to collaborate on and support this effort, including by providing financial resources;
58/177, OP16 22 Dec 2003	16. Recognizes the relevance of the global database on internally displaced persons advocated by the Representative of the Secretary-General, and encourages the members of the Inter-Agency Standing Committee and
60/168, OP17 16 Dec 2005	Governments to continue to collaborate and support this effort, including by providing relevant data on situations of internal displacement and financial resources;
64/162, OP21 18 Dec 2009	

9. <u>LEGAL FRAMEWORK</u> (See also 6. Guiding Principles on Internal Displacement)

Several of the provisions reproduced below recall the relevant legal norms relevant to the protection of internally displaced persons. Other provisions request an analysis of legal norms and the development of a legal framework by the Special Representative of the Secretary-General and note or welcome progress on establishing such a framework. A number of provisions welcome or encourage the publication and dissemination of the analysis and framework of legal norms. One provision commends the work of the Special Representative in developing a normative framework relating to internally displaced persons. One provision encourages the strengthening of legal frameworks on the protection of internally displaced persons.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
48/135, PP2 20 Dec 1993	Recalling the relevant norms of international human rights instruments as well as of international humanitarian law,	
50/195, PP2, OP7 & 8 22 Dec 1995	Recalling the relevant norms of international human rights instruments and of international humanitarian law, 7. Invites the representative to finalize his compilation and analysis of existing legal norms for inclusion in his report to the Commission on Human Rights at its fifty-second session; 8. Calls upon the Commission on Human Rights to consider the question of establishing a framework in this regard on the basis of the report of the representative and the recommendations contained therein;	
52/130, PP3, 5, 6 & OP6 12 Dec 1997	Recalling the relevant norms of international human rights instruments, of international humanitarian law and analogous refugee law, and emphasizing the need for their better implementation with regard to internally displaced persons, Noting the progress made thus far by the representative of the Secretary-	

General on internally displaced persons in developing a legal framework, analysing institutional arrangements, undertaking dialogue with Governments and issuing a series of reports on particular country situations together with proposals for remedial measures,

Welcoming the request made by the Commission on Human Rights, in its resolution 1997/39 of 11 April 1997, to the Secretary-General to ensure the rapid publication and the wide dissemination of the compilation and analysis of legal norms prepared by his representative,

6. Welcomes Commission on Human Rights resolution 1997/39, in which the Commission encouraged the representative of the Secretary-General to continue, on the basis of his compilation and analysis of legal norms, to develop a comprehensive framework for the protection of internally displaced persons, and takes note of his preparations for guiding principles to this end;

54/167, PP3, 6, 8 & OP6 17 Dec 1999

Recalling the relevant norms of international human rights instruments, international humanitarian law and analogous refugee law, and emphasizing the need for their better implementation with regard to internally displaced persons.

Noting the progress made thus far by the representative of the Secretary-General on internally displaced persons in developing a legal framework, analysing institutional arrangements, undertaking dialogue with Governments and issuing a series of reports on particular country situations, together with proposals for remedial measures,

Welcoming also the publication and the wide dissemination of the compilation and analysis of legal norms prepared by the representative of the Secretary-General, in particular the Guiding Principles on Internal Displacement,

6. Notes the development by the representative of the Secretary-General, on the basis of his compilation and analysis of legal norms, of a comprehensive framework for the protection of internally displaced persons, in particular the Guiding Principles on Internal Displacement;

56/164, PP5 & 8 19 Dec 2001

Recalling the relevant norms of international human rights law, international humanitarian law and analogous refugee law, and recognizing that the protection of internally displaced persons has been strengthened by identifying, reaffirming and consolidating specific standards for their protection, in particular through the Guiding Principles on Internal Displacement,

Noting with appreciation the work of the Representative of the Secretary-General on internally displaced persons in developing a normative framework, in particular a compilation and analysis of legal norms and the development of guiding principles, analysing institutional arrangements, undertaking dialogue with Governments and issuing a series of reports on particular country situations together with proposals for remedial measures,

58/177, PP4, 5 & 8 22 Dec 2003	Noting the growing awareness of the international community of the issue of internally displaced persons worldwide and the urgency of addressing the root causes of their displacement and finding durable solutions, including voluntary return in safety and with dignity, or local integration, Recalling the relevant norms of international human rights law, international humanitarian law and international refugee law, and recognizing that the protection of internally displaced persons has been strengthened by identifying, reaffirming and consolidating specific standards for their protection, in particular through the Guiding Principles on Internal Displacement,
	Taking note of Commission on Human Rights resolution 2003/51 of 23 April 2003, and recalling the Vienna Declaration and Programme of Action, adopted by the World Conference on Human Rights on 25 June 1993, regarding the need to develop global strategies to address the problem of internal displacement,
60/168, PP5, 6, 9 & 10 16 Dec 2005	Noting the growing awareness of the international community of the issue of internally displaced persons worldwide and the urgency of addressing the root causes of their displacement and finding durable solutions, including voluntary return in safety and with dignity, or local integration,
	Recalling the relevant norms of international human rights law, international humanitarian law and international refugee law, and recognizing that the protection of internally displaced persons has been strengthened by identifying, reaffirming and consolidating specific standards for their protection, in particular through the Guiding Principles on Internal Displacement,
	Taking note of Commission on Human Rights resolution 2005/46 of 19 April 2005, and recalling the Vienna Declaration and Programme of Action adopted by the World Conference on Human Rights on 25 June 1993, regarding the need to develop global strategies to address the problem of internal displacement,
	Deploring practices of forced displacement and their negative consequences for the enjoyment of human rights and fundamental freedoms by large groups of populations, and noting that the Rome Statute of the International Criminal Court defines the deportation or forcible transfer of population as a crime against humanity and the unlawful deportation or transfer of the civilian population, as well as ordering the displacement of the civilian population, as war crimes,
63/149, PP5 & 6 18 Dec 2008	Expressing its appreciation for the decision of the African Union to convene the Special Summit of Heads of State and Government of the African Union on Refugees, Returnees and Internally Displaced Persons in Africa, and welcoming the ongoing process to elaborate a draft African Union convention for the protection and assistance of internally displaced persons in Africa,
	Noting with appreciation the Pact on Security, Stability and Development in the Great Lakes Region and its instruments, in particular two of the Protocols to the Pact which are relevant to the protection of displaced persons, namely, the Protocol on Protection and Assistance to Internally Displaced Persons and the Protocol on the Property Rights of Returning Persons,

64/162, PP1, 10, 11, 14 & 16 & OP13 Recalling that internally displaced persons are persons or groups of persons who have been forced or obliged to flee or to leave their homes or places of

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18 Dec 2009	habitual residence, in particular as a result of or in order to avoid the effects of armed conflict, situations of generalized violence, violations of human rights or natural or human-made disasters, and who have not crossed an internationally recognized State border,
	Recalling the relevant norms of international law, including international human rights law, international humanitarian law and international refugee law, and recognizing that the protection of internally displaced persons has been strengthened by identifying, reaffirming and consolidating specific standards for their protection, in particular through the Guiding Principles on Internal Displacement,
	Noting, in this regard, that 2009 marks the sixtieth anniversary of the Geneva Conventions of 1949, which constitute one vital legal framework for the protection of and assistance to civilians in armed conflict and under foreign occupation, including internally displaced persons,
	Deploring practices of forced displacement and their negative consequences for the enjoyment of human rights and fundamental freedoms by large groups of populations, and recalling the relevant provisions of the Rome Statute of the International Criminal Court that define the deportation or forcible transfer of population as a crime against humanity, and the unlawful deportation, transfer, or ordering the displacement of the civilian population as war crimes;
	Recalling the Vienna Declaration and Programme of Action adopted by the World Conference on Human Rights on 25 June 1993, regarding the need to develop global strategies to address the problem of internal displacement,
	13. Expresses its appreciation that an increasing number of States have adopted domestic legislation and policies dealing with all stages of displacement;
65/193, OP2 21 Dec 2010	2. Calls upon African Member States that have not yet signed or ratified the African Union Convention for the Protection and Assistance of Internal Displaced Persons in Africa to consider doing so as early as possible in order
66/135, OP2 19 Dec 2011	to ensure its early entry into force and implementation;
67/150, OP2 20 Dec 2012	
68/143, OP2 18 Dec 2013	2. Calls upon African Member States that have not yet signed or ratified the African Union Convention for the Protection and Assistance of Internally Displaced Persons in Africa to consider doing so as early as possible in order
69/154, OP2 18 Dec 2014	to ensure its wider implementation;
65/193, PP6 & 7	Welcoming the adoption and the ongoing ratification process of the African
21 Dec 2010 66/135, PP3 & 11 19 Dec 2011	Union Convention for the Protection and Assistance of Internally Displaced Persons in Africa, which marks a significant step towards strengthening the national and regional normative framework for the protection of and assistance to internally displaced persons,
67/150, PP3 & 9 20 Dec 2012	Noting with appreciation the Pact on Security, Stability and Development in the Great Lakes Region, adopted by the International Conference on the Great Lakes Region in 2006, and its instruments, in particular two of the protocols to the Pact which are relevant to the protection of displaced persons, namely, the Protocol on the Protection of and Assistance to Internally Displaced Persons

	and the Protocol on the Property Rights of Returning Persons,
68/143, PP3 & 9 18 Dec 2013 69/154, PP3 & 9 18 Dec 2014	Welcoming the entry into force on 6 December 2012 and the ongoing process of ratification of the African Union Convention for the Protection and Assistance of Internally Displaced Persons in Africa, which mark a significant step towards strengthening the national and regional normative frameworks for the protection of and assistance to internally displaced persons, Recalling also the Pact on Security, Stability and Development in the Great Lakes Region, adopted by the International Conference on the Great Lakes Region in 2006, and its instruments, in particular two of the protocols to the Pact which are relevant to the protection of displaced persons, namely, the Protocol on the Protection of and Assistance to Internally Displaced Persons and the Protocol on the Property Rights of Returning Persons,
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
2002/32, OP29 26 July 2002	29. Notes that an increasing number of States, United Nations organizations and regional and non-governmental organizations are making use of the Guiding Principles on Internal Displacement, encourages the strengthening of legal frameworks on the protection of internally displaced persons and urges the international community to strengthen its support to affected States in their efforts to provide, through national plans or initiatives, protection and assistance to their internally displaced persons;

10. NEED FOR ASSISTANCE AND PROTECTION / MECHANISM FOR PROTECTION

A number of the provisions reproduced below note the absence of a mechanism within the United Nations for the protection of internally displaced persons and the need for such a mechanism, or protection and assistance in general, for internally displaced persons. Several provisions recall the emphasis in the Vienna Declaration and Programme of Action on the need to develop global strategies to address internal displacement. Other provisions request the Secretary-General to study the need for such a mechanism and note his efforts to this effect.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
42/110, PP9 7 Dec 1987	Aware of the adverse situation of persons displaced within their own country and of their need for assistance in order to reintegrate them in their places of origin,	
43/116, PP9 & OP6	Noting the absence of an operational mechanism within the United Nations	

8 Dec 1988	system dealing specifically with the problems of assistance to internally displaced persons,
	6. Requests the Secretary-General to undertake studies and consultations in order to consider the need for the establishment, within the United Nations system, of a mechanism or arrangement to ensure the implementation and overall co-ordination of relief programmes to internally displaced persons;
44/136, PP5 15 Dec 1989	Taking note with appreciation of the consultations undertaken by the Secretary-General to establish within the United Nations system a mechanism to ensure the implementation and overall co-ordination of relief programmes for internally displaced persons,
45/137, PP5 & 6 14 Dec 1990	Noting with appreciation the consultations undertaken by the Secretary-General to establish within the United Nations system a mechanism to ensure the implementation and overall co-ordination of relief programmes for internally displaced persons,
	Convinced of the necessity to strengthen the capacity of the identified focal points within the United Nations system for the implementation and the overall co-ordination of relief programmes for internally displaced persons,
48/116, OP14 20 Dec 1993	14. Recognizes the need for the international community to explore methods and means better to address within the United Nations system the protection and assistance needs of internally displaced persons, and calls upon the High Commissioner to engage actively in further consultations on this priority issue with the Department of Humanitarian Affairs of the Secretariat and the Special Representative of the Secretary-General on Internally Displaced Persons, and with other appropriate international organizations and bodies, including the International Committee of the Red Cross;
49/169, PP14 23 Dec 1994	Recognizing that actions by the international community, in consultation and coordination with the State concerned, on behalf of the internally displaced may contribute to the easing of tensions and the resolution of problems resulting in displacement, and constitute important components of a comprehensive approach to the prevention and solution of refugee problems,
52/130, PP4 12 Dec 1997	Recalling also the emphasis in the Vienna Declaration and Programme of Action on the need to develop global strategies to address the problem of internal displacement,
54/167, PP4 17 Dec 1999	Recalling also the emphasis in the Vienna Declaration and Programme of Action, adopted by the World Conference on Human Rights on 25 June 1993, on the need to develop global strategies to address the problem of internal displacement,
56/164, PP3 & 6 19 Dec 2001	Noting the growing awareness of the international community of the issue of internally displaced persons worldwide and the urgency of addressing the

	root causes of their displacement and finding durable solutions, including voluntary return in safety and with dignity or local integration, Taking note of Commission on Human Rights resolution 2001/54 of 24 April 2001, and recalling the Vienna Declaration and Programme of Action adopted by the World Conference on Human Rights on 25 June 1993, regarding the need to develop global strategies to address the problem of internal displacement,
58/177, PP11 22 Dec 2003 60/168, PP13 16 Dec 2005 64/162, PP16 18 Dec 2009	Acknowledging with appreciation the important and independent contribution of the International Red Cross and Red Crescent Movement and other humanitarian agencies in protecting and assisting internally displaced persons, in cooperation with relevant international bodies,

11. RESPONSIBILITY FOR INTERNALLY DISPLACED PERSONS

Several provisions reproduced below note the human rights and humanitarian dimensions of the problem of internally displaced persons and the responsibility on States and the international community. Other provisions endorse the decision of the Secretary-General to assign the responsibility of co-ordinating assistance for internally displaced persons to United Nations resident co-ordinators. One provision notes the primary responsibility of national authorities for providing protection and assistance to internally displaced persons. Two provisions recognize the central role of the UN Emergency Relief Co-ordinator for interagency co-ordination, and one welcomes the decision to establish the Senior Inter-Agency Network on Internal Displacement and a unit for co-ordination on internally displaced persons within the Office for the Co-ordination of Humanitarian Affairs (OCHA). Another provision urges the Senior Inter-Agency Network and other relevant UN organizations to enhance co-ordination.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
44/136, OP7 15 Dec 1989 45/137, OP7 14 Dec 1990	7. Endorses the recommendation of the Secretary-General aimed at assigning to the United Nations resident co-ordinators the function of co-ordinating assistance for internally displaced persons, in close co-operation with Governments, local representatives of donor countries and United Nations agencies in the field;	
52/130, PP2 12 Dec 1997	Conscious of the human rights and the humanitarian dimensions of the problem of internally displaced persons and responsibilities this poses for States and the international community to explore methods and means better to address their protection and assistance needs,	

54/167, PP2 17 Dec 1999	Conscious of the human rights and the humanitarian dimensions of the problem of internally displaced persons and the responsibilities this poses for States and the international community to explore methods and means better to address their protection and assistance needs,
56/164, PP2, 4, 10 & OP12 19 Dec 2001	Conscious of the human rights and the humanitarian dimensions of the problem of internally displaced persons and the responsibilities that this poses for States and the international community to explore methods and means better to address the protection and assistance needs of those persons,
	Emphasizing that national authorities have the primary responsibility to provide protection and assistance to internally displaced persons within their jurisdiction as well as to address the root causes for the displacement problem in cooperation with the international community,
	Recognizing the central role of the Emergency Relief Coordinator for the interagency coordination of protection of and assistance to internally displaced persons, and in this regard welcoming the establishment of the Senior Inter-Agency Network on Internal Displacement and the decision to set up within the Office for the Coordination of Humanitarian Affairs of the Secretariat a unit for coordinating activities regarding internally displaced persons in order to promote better protection, assistance and development strategies for internally displaced persons, as well as to enhance further accountability by the United Nations system,
	12. Emphasizes the central role of the Emergency Relief Coordinator for the inter-agency coordination of protection of and assistance to internally displaced persons, and in this regard urges the Senior Inter-Agency Network on Internal Displacement and all relevant United Nations humanitarian assistance, human rights and development organizations concerned to enhance further their collaboration and coordination, especially through the Inter-Agency Standing Committee, in order to promote and better carry out protection, assistance and development activities for internally displaced persons and to enhance further their accountability, as well as to provide all possible assistance and support to the Representative of the Secretary-General, and invites the Network better to inform Member States of its activities;
58/177, PP3 & OP11 22 Dec 2003 60/168, PP4 & OP12 16 Dec 2005	Emphasizing that States have the primary responsibility to provide protection and assistance to internally displaced persons within their jurisdiction as well as to address the root causes of the displacement problem in cooperation with the international community,
	11. Calls upon Governments to provide protection and assistance, including reintegration and development assistance, to internally displaced persons, and to facilitate the efforts of relevant United Nations agencies and humanitarian organizations in these respects, including by further improving access to internally displaced persons;

61/137, OP8 19 Dec 2006	8. Also emphasizes that protection of and assistance to internally displaced persons are primarily the responsibility of States, in appropriate cooperation with the international community;
62/124, OP8 18 Dec 2007	mar are meanated community,
63/148, OP8 18 Dec 2008	
64/127, OP8 18 Dec 2009	
65/194, OP9 21 Dec 2010	
66/133, OP8 19 Dec 2011	
67/149, OP8 20 Dec 2012	
68/141, OP10 18 Dec 2013	
69/152, OP10 18 Dec 2014	
58/177, PP6 & OP12 22 Dec 2003	Emphasizing the central role of the Emergency Relief Coordinator for the interagency coordination of protection of and assistance to internally displaced persons, and welcoming initiatives taken in order to ensure better protection, assistance and development strategies for internally displaced persons, as well as better coordination of activities regarding them,
	12. <i>Emphasizes</i> the central role of the Emergency Relief Coordinator for the inter-agency coordination of protection of and assistance to internally displaced persons, notes the work of the Internal Displacement Unit within the Office for the Coordination of Humanitarian Affairs of the Secretariat, and encourages further strengthening of the collaboration with the Representative of the Secretary-General in line with the memorandum of understanding of 17 April 2002 between the Representative and the Emergency Relief Coordinator;
60/168, PP7 & OP13 16 Dec 2005	Emphasizing the central role of the Emergency Relief Coordinator for the interagency coordination of protection of and assistance to internally displaced persons, and welcoming initiatives taken in order to ensure better protection, assistance and development strategies for internally displaced persons, as well as better coordination of activities regarding them,
	13. <i>Emphasizes</i> the central role of the Emergency Relief Coordinator for the inter-agency coordination of protection of and assistance to internally displaced persons, and notes with appreciation the work of the Inter-Agency Internal Displacement Division within the Office for the Coordination of Humanitarian Affairs of the Secretariat;
63/149, PP8 18 Dec 2008 64/129, PP9	Emphasizing that States have the primary responsibility to provide protection and assistance to internally displaced persons within their jurisdiction, as well as to address the root causes of the displacement problem in appropriate cooperation with the international community,

18 Dec 2009
65/193, PP10
21 Dec 2010
66/135, PP14
19 Dec 2011
67/150, PP12
20 Dec 2012
68/143, PP12
18 Dec 2013
69/154, PP12
18 Dec 2014

64/162, PP8 & OP3, 7 & 12, 16, 17 18 Dec 2009

Emphasizing that States have the primary responsibility to provide protection and assistance to internally displaced persons within their jurisdiction, as well as to address the root causes of the displacement problem in appropriate cooperation with the international community,

- 3. Encourages the Representative of the Secretary-General, through continuous dialogue with Governments and all intergovernmental and non-governmental organizations concerned, to continue his analysis of the root causes of internal displacement and of the needs and human rights of those displaced, to continue the development of benchmarks for achieving durable solutions and measures of prevention, including early warning, as well as ways to strengthen protection, assistance and durable solutions for internally displaced persons, and to continue to promote comprehensive strategies, taking into account the primary responsibility of States for the protection of and assistance to internally displaced persons within their jurisdiction;
- 7. Emphasizes the importance of consultation with internally displaced persons and host communities by Governments and other relevant actors, in accordance with their specific mandates, during all phases of displacement, as well as the participation of internally displaced persons, where appropriate, in programmes and activities pertaining to them, taking into account the primary responsibility of States for the protection of and assistance to internally displaced persons within their jurisdiction;
- 12. Encourages States to continue to develop and implement domestic legislation and policies dealing with all stages of displacement, in an inclusive and non-discriminatory way, including through the identification of a national focal point within the Government for issues of internal displacement, and through the allocation of budget resources, and encourages the international community and national actors to provide financial support and cooperation to Governments, upon request, in this regard;
- 16. Calls upon Governments to provide protection and assistance, including reintegration and development assistance, to internally displaced persons, and to facilitate the efforts of the relevant United Nations agencies and humanitarian organizations in these respects, including by further improving access to internally displaced persons and by maintaining the civilian and humanitarian character of camps and settlements for internally displaced persons where they exist;
- 17. Emphasizes the central role of the Emergency Relief Coordinator for the

	inter-agency coordination of protection of and assistance to internally displaced persons, welcomes continued initiatives taken in order to ensure better protection, assistance and development strategies for internally displaced persons, as well as better coordination of activities regarding them, and emphasizes the need to strengthen the capacities of the United Nations organizations and other relevant actors to meet the immense humanitarian challenges of internal displacement;	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
2002/32, OP28 26 July 2002	28. Notes with appreciation the establishment of the non-operational interagency Unit on Internal Displacement in the Office for the Coordination of Humanitarian Affairs, and encourages Member States and relevant agencies to provide it with the necessary resources to enable it to carry out its activities;	

12. Role of the Secretary-General

Two provisions reproduced below request the Secretary-General to prepare or mobilize assistance for internally displaced persons. Other provisions request the Secretary-General to study the need for a UN mechanism for internally displaced persons and commend his efforts in this regard. Several provisions reaffirm support for UNHCR's efforts on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations. One provision requests the Secretary-General to publish and disseminate the legal analysis prepared by his Special Representative.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
42/110, OP8 7 Dec 1987	8. Requests the Secretary-General, in co-operation with the competent agencies of the United Nations system, to take the necessary measures for preparing programmes of assistance to persons displaced in their own country and for facilitating the reintegration and rehabilitation of returnees;	
42/128, OP5 7 Dec 1987	5. Calls upon the Secretary-General to continue his efforts to mobilize special humanitarian assistance for the resettlement of displaced persons in the northern region of Chad;	
43/116, OP6 8 Dec 1988	6. Requests the Secretary-General to undertake studies and consultations in order to consider the need for the establishment, within the United Nations system, of a mechanism or arrangement to ensure the implementation and overall co-ordination of relief programmes to internally displaced persons;	
44/136, PP5	Taking note with appreciation of the consultations undertaken by the	

15 Dec 1989	Secretary-General to establish within the United Nations system a mechanism to ensure the implementation and overall co-ordination of relief programmes for internally displaced persons,
45/137, PP5 14 Dec 1990	Noting with appreciation the consultations undertaken by the Secretary-General to establish within the United Nations system a mechanism to ensure the implementation and overall co-ordination of relief programmes for internally displaced persons,
47/105, OP14 16 Dec 1992	14. Welcomes, in this context, efforts by the High Commissioner, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the concerned State, to undertake activities in favour of internally displaced persons, taking into account the complementarities of the mandates and expertise of other relevant organizations;
48/116, OP12 20 Dec 1993	12. Reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the concerned State, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to persons displaced within their own country in specific situations calling for the Office's particular expertise, especially where such efforts could contribute to the prevention or solution of refugee problems;
49/169, OP10 23 Dec 1994	10. Calls for a more concerted response by the international community to the needs of internally displaced persons and, in accordance with its resolution 48/116, reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the State concerned, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to such persons, emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and enjoy in other countries asylum from persecution;
50/152, OP8 21 Dec 1995	8. Calls for a more concerted response by the international community to the needs of internally displaced persons and, in accordance with its resolution 49/169, reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the State concerned, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to such persons, emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and enjoy in other countries asylum from persecution;
52/130, PP6 12 Dec 1997	Welcoming the request made by the Commission on Human Rights, in its resolution 1997/39 of 11 April 1997, to the Secretary-General to ensure the rapid publication and the wide dissemination of the compilation and analysis of legal norms prepared by his representative,

13. Role of the Special Representative of the Secretary-General 62

The provisions reproduced below welcome and encourage the work of the Special Representative, and request the Representative to continue his work, including the presentation of recommendations of ways effectively to protect and assist internally displaced persons. Several provisions commend the Special Representative for the catalytic role he is playing in raising consciousness about the plight of internally displaced persons. Other provisions invite the Special Representative to continue his dialogue with States, intergovernmental and non-governmental organizations. A number of provisions also request States to facilitate the work of the Special Representative of the Secretary-General by, inter alia, allowing visits, and to consider the recommendations and suggestions made by the Special Representative.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
48/113, PP4 20 Dec 1993	Welcoming the continued work of the Special Representative of the Secretary-General on Internally Displaced Persons,	
48/135, PP5, 9, OP2 - 4 20 Dec 1993	Welcoming the initiative of the Commission on Human Rights on this question and, in particular, its resolution 1992/73 of 5 March 1992, by which it requested the Secretary-General to appoint a representative to study the human rights issues related to internally displaced persons, and Commission resolution 1993/95 of 11 March 1993, by which it requested the Secretary-General to mandate his representative for two years to continue his work aimed at a better understanding of the problems faced by internally displaced persons and their possible long-term solutions,	
	Taking note of the comprehensive study of the representative of the Secretary-General, submitted to the Commission on Human Rights at its forty-ninth session, and the useful suggestions and recommendations contained therein,	
	2. Encourages the representative, through dialogue with Governments, to continue his review of the needs for international protection of and assistance to internally displaced persons, including his compilation and analysis of existing rules and norms;	
	3. <i>Invites</i> the representative to present suggestions and recommendations with regard to ways and means, including the institutional aspects, of providing effective protection of and assistance to internally displaced persons;	
	4. Calls upon all Governments to continue to facilitate the activities of the representative, encourages them to give serious consideration to inviting the representative to visit their countries so as to enable him to study and analyse more fully the issues involved, and thanks those Governments which have already done so;	

⁶² See also 4. Children, Women and Other Groups with Specific Needs, 6. Guiding Principles on Internal Displacement, 9. Legal Framework, 14. Role of UN Agencies / Other Organizations, 15. Role of UNHCR

50/195, PP6, 7, 10, OP2, 3, 4, 6, 7, 9, 10, 12 22 Dec 1995 Welcoming the decision of the Commission on Human Rights in its resolution 1995/57 of 3 March 1995, in which it extended the mandate of the representative of the Secretary-General on internally displaced persons for another three years to continue his review of the need for protection of and assistance to internally displaced persons, including his compilation and analysis of legal norms, the root causes of internal displacement, prevention and long-term solutions,

Noting the progress made thus far by the representative of the Secretary-General in developing a legal framework, studying the causes and manifestations of internal displacement and analysing institutional arrangements, undertaking dialogue with Governments, issuing a series of reports on particular country situations together with proposals for remedial measures, and raising the level of awareness, at both the national and international levels, concerning the problem of internal displacement,

Recalling the report of the representative of the Secretary-General Submitted to the Commission on Human Rights at its fifty-first session, and the conclusions and recommendations contained therein with regard to improving protection of, assistance to and development for internally displaced persons,

- 2. *Commends* the representative for the catalytic role he is playing in raising the level of consciousness about the plight of internally displaced persons;
- 3. *Noting* the efforts of the representative to develop a framework and to promote strategies for better protection, assistance and development for internally displaced persons;
- 4. Encourages the representative to continue his analysis of the causes of internal displacement, the needs of those displaced, measures of prevention and ways to increase protection, assistance and solutions for internally displaced persons;
- 6. Calls upon the representative to continue to study the problem of internally displaced persons and to invite, with the approval of Governments, specialists and consultants to contribute expert assistance during missions and to make use of research facilities;
- 7. *Invites* the representative to finalize his compilation and analysis of existing legal norms for inclusion in his report to the Commission on Human Rights at its fifty-second session;
- 9. Calls upon all Governments to continue to facilitate the activities of the representative, encourages them to give serious consideration to inviting the representative to visit their countries so as to enable him to study and analyse more fully the issues involved, and thanks those Governments which have already done so;
- 10. *Invites* Governments to give due consideration, in dialogue with the representative, to the recommendations and suggestions made to them by him, in accordance with his mandate, and to inform him of measures taken thereon;
- 12. Calls upon the representative and regional intergovernmental organizations, such as the Organization of African Unity, the Organization of American States and the Organization for Security and Cooperation in Europe, to intensify their cooperation with a view to encouraging their undertaking initiatives to facilitate assistance to and protection of internally

	displaced persons;
52/130, PP5, OP2, 3, 5, 7, 8 12 Dec 1997	Noting the progress made thus far by the representative of the Secretary-General on internally displaced persons in developing a legal framework, analysing institutional arrangements, undertaking dialogue with Governments and issuing a series of reports on particular country situations together with proposals for remedial measures,
	2. Commends the representative of the Secretary-General for the activities undertaken so far, despite the limited resources available to him, and for the catalytic role he continues to play to raise the level of consciousness about the plight of internally displaced persons;
	3. <i>Encourages</i> the representative of the Secretary-General to continue his analysis of the causes of internal displacement, the needs of those displaced, measures of prevention and ways to increase protection, assistance and solutions for internally displaced persons;
	5. Looks forward to the comprehensive study being prepared by the representative of the Secretary-General to promote a comprehensive strategy for better protection, assistance and development for internally displaced persons;
	7. Calls upon all Governments to continue to facilitate the activities of the representative of the Secretary-General, in particular Governments with situations of internal displacement, encourages them to give serious consideration to inviting the representative to visit their countries so as to enable him to study and analyse more fully the issues involved, and thanks those Governments which have already done so;
	8. <i>Invites</i> Governments to give due consideration, in dialogue with the representative of the Secretary-General, to the recommendations and suggestions made to them by him, in accordance with his mandate, and to inform him of measures taken thereon;
54/167, PP6, OP2, 3, 5, 9, 10 17 Dec 1999	Noting the progress made thus far by the representative of the Secretary-General on internally displaced persons in developing a legal framework, analysing institutional arrangements, undertaking dialogue with Governments and issuing a series of reports on particular country situations, together with proposals for remedial measures,
	2. Commends the representative of the Secretary-General for the activities undertaken so far, despite the limited resources available to him, and for the catalytic role he continues to play in raising the level of consciousness about the plight of internally displaced persons;
	3. Encourages the representative of the Secretary-General to continue his analysis of the causes of internal displacement, the needs of those displaced, measures of prevention and ways to increase protection, assistance and solutions for internally displaced persons, including their safe return;
	5. Welcomes the study prepared by the representative of the Secretary-General to promote a comprehensive strategy for better protection, assistance and development for internally displaced persons;
	9. Calls upon all Governments to continue to facilitate the activities of the representative of the Secretary-General, in particular Governments with

	situations of internal displacement, encourages them to give serious
	consideration to inviting the representative to visit their countries so as to enable him to study and analyse more fully the issues involved, and thanks those Governments that have already done so;
	10. Invites Governments to give due consideration, in dialogue with the representative of the Secretary- General, to the recommendations and suggestions addressed to them, in accordance with his mandate, and to inform him of measures taken thereon;
55/77, OP33 4 Dec 2000 56/135, OP30 19 Dec 2001	33. <i>Invites</i> the Representative of the Secretary-General on internally displaced persons to continue his ongoing dialogue with Member States and the intergovernmental and non-governmental organizations concerned, in accordance with his mandate, and to include information thereon in his reports to the Commission on Human Rights and the General Assembly;
57/183, OP34 18 Dec 2002	
56/164, PP8, OP2, 4, 8, 9 19 Dec 2001	Noting with appreciation the work of the Representative of the Secretary-General on internally displaced persons in developing a normative framework, in particular a compilation and analysis of legal norms and the development of guiding principles, analysing institutional arrangements, undertaking dialogue with Governments and issuing a series of reports on particular country situations together with proposals for remedial measures,
	2. Commends the Representative of the Secretary-General for the activities undertaken so far, for the catalytic role that he continues to play in raising the level of consciousness about the plight of internally displaced persons and for his efforts to promote a comprehensive strategy that focuses on prevention as well as better protection, assistance and development for internally displaced persons;
	4. Encourages the Representative of the Secretary-General, through continuous dialogue with Governments and all intergovernmental and non-governmental organizations concerned, to continue his analysis of the causes of internal displacement, the needs and rights of those displaced, measures of prevention and ways to strengthen protection, assistance and solutions for internally displaced persons, taking into account specific situations, and to include information thereon in his reports to the Commission on Human Rights and the General Assembly;
	8. Calls upon all Governments to continue to facilitate the activities of the Representative of the Secretary-General, in particular Governments with situations of internal displacement, encourages them to give serious consideration to inviting the Representative to visit their countries so as to enable him to study and analyse more fully the issues involved, and thanks those Governments that have already done so;
	9. Invites Governments to give due consideration, in dialogue with the Representative of the Secretary-General, to the recommendations and suggestions addressed to them, in accordance with his mandate, and to inform him of measures taken thereon;
57/190, OP6 18 Dec 2002	6. Urges Governments to improve the implementation of policies and programmes for the protection, care and well-being of refugee and internally displaced children and for the provision of basic social services, including

access to education, with the necessary international cooperation, in particular with the Office of the United Nations High Commissioner for Refugees, the United Nations Children's Fund and the Representative of the Secretary-General on internally displaced persons, in accordance with the obligations of States under the Convention on the Rights of the Child;³¹

8/177, PP7 & OP1, 2, 3, 9, 10, 16, 17, 18 & 19 22 Dec 2003

60/168, OP10, 11 16 Dec 2005

64/162, OP14, 15 18 Dec 2009 Commending the Representative of the Secretary-General on internally displaced persons for the activities undertaken so far, for the catalytic role that he plays in raising the level of consciousness about the plight of internally displaced persons and for his efforts to promote a comprehensive strategy that focuses on prevention as well as better protection and assistance and addressing the development needs of internally displaced persons,

- 1. *Welcomes* the report of the Representative of the Secretary-General on internally displaced persons;
- 2. Expresses its appreciation to those Governments and intergovernmental and non-governmental organizations that have provided protection and assistance to internally displaced persons and have supported the work of the Representative of the Secretary-General;
- 3. Encourages the Representative of the Secretary-General, through continuous dialogue with Governments and all intergovernmental and non-governmental organizations concerned, to continue his analysis of the causes of internal displacement, the needs and rights of those displaced, measures of prevention and ways to strengthen protection, assistance and solutions for internally displaced persons, taking into account specific situations, and to include information thereon in his reports to the Commission on Human Rights and the General Assembly:
- 9. *Urges* all Governments to continue to facilitate the activities of the Representative of the Secretary-General, in particular Governments with situations of internal displacement, and to give serious consideration to inviting the Representative to visit their countries so as to enable him to study and analyse more fully the issues involved, and thanks those Governments that have already done so;
- 10. *Invites* Governments to give serious consideration, in dialogue with the Representative of the Secretary-General, to the recommendations and suggestions addressed to them, in accordance with his mandate, and to inform him of measures taken thereon;
- 16. Recognizes the relevance of the global database on internally displaced persons advocated by the Representative of the Secretary-General, and encourages the members of the Inter-Agency Standing Committee and Governments to continue to collaborate and support this effort, including by providing relevant data on situations of internal displacement and financial resources;
- 17. Welcomes the initiatives undertaken by regional organizations, such as the African Union, the Organization of American States, the Organization for Security and Cooperation in Europe, the Intergovernmental Authority on Development, the Council of Europe, the Commonwealth and the Economic Community of West African States, to address the protection, assistance and development needs of internally displaced persons, and encourages them and other regional organizations to strengthen their activities and their cooperation with the Representative of the Secretary-General;
- 18. Requests the Secretary-General to provide his Representative, from

	within existing resources, with all necessary assistance to carry out his mandate effectively, and encourages the Representative to continue to seek the contributions of States, relevant organizations and institutions in order to create a more stable basis for his work; 19. Requests the Representative of the Secretary-General to prepare, for consideration by the General Assembly at its sixtieth session, a report on the implementation of the present resolution;
58/149, OP36 22 Dec 2003 59/172, OP26 20 Dec 2004	36. Invites the Representative of the Secretary-General on internally displaced persons to continue his ongoing dialogue with Member States and the intergovernmental and non-governmental organizations concerned, in accordance with his mandate, and to include information thereon in his reports to the Commission on Human Rights and the General Assembly;
60/128, OP27 16 Dec 2005 61/139, OP27 19 Dec 2006 62/125, OP29 18 Dec 2007 63/149, OP28 18 Dec 2008 64/129, OP29 18 Dec 2009 65/193, OP30 21 Dec 2010	27. Invites the Representative of the Secretary-General on the human rights of internally displaced persons to continue his ongoing dialogue with Member States and the intergovernmental and non-governmental organizations concerned, in accordance with his mandate, and to include information thereon in his reports to the Commission on Human Rights and the General Assembly;
60/168, PP8 & 13 & OP1, 2, 3, 4, 10, 17, 18, 19 & 20 16 Dec 2005	Commending the Representative of the Secretary-General on internally displaced persons for the activities undertaken so far, for the catalytic role that he plays in raising the level of consciousness about the plight of internally displaced persons and for his efforts to promote a comprehensive strategy that focuses on prevention as well as better protection and assistance and addressing the development needs of internally displaced persons, Welcoming also the cooperation established between the new Representative of the Secretary-General and the United Nations and other international and regional organizations, and encouraging further strengthening of his collaboration in order to promote better protection, assistance and development strategies for internally displaced persons, 1. Welcomes the report of the Representative of the Secretary-General on internally displaced persons; 2. Welcomes also the report of the Representative of the Secretary-General, and takes note of his conclusions and recommendations; 3. Expresses its appreciation to those Governments and intergovernmental and non-governmental organizations that have provided protection and assistance to internally displaced persons and have supported the work of the Representative of the Secretary-General; 4. Encourages the Representative of the Secretary-General, through

continuous dialogue with Governments and all intergovernmental and non-governmental organizations concerned, to continue his analysis of the causes of internal displacement, the needs and rights of those displaced, measures of prevention and ways to strengthen protection, assistance and solutions for internally displaced persons, taking into account specific situations, and to include information thereon in his reports to the Commission on Human Rights and the General Assembly;

- 10. *Urges* all Governments to continue to facilitate the activities of the Representative of the Secretary-General, in particular Governments with situations of internal displacement, and to give serious consideration to inviting the Representative to visit their countries so as to enable him to continue and enhance dialogue with Governments in addressing situations of internal displacement, and thanks those Governments that have already done so;
- 17. Recognizes the relevance of the global database on internally displaced persons advocated by the Representative of the Secretary-General, and encourages the members of the Inter-Agency Standing Committee and Governments to continue to collaborate and support this effort, including by providing relevant data on situations of internal displacement and financial resources;
- 18. Welcomes the initiatives undertaken by regional organizations, such as the African Union, the Organization of American States, the Organization for Security and Cooperation in Europe, the Intergovernmental Authority on Development, the Council of Europe, the Commonwealth and the Economic Community of West African States, to address the protection, assistance and development needs of internally displaced persons, and encourages them and other regional organizations to strengthen their activities and their cooperation with the Representative of the Secretary-General;
- 19. Requests the Secretary-General to provide his Representative, from within existing resources, with all necessary assistance to carry out his mandate effectively, and encourages the Representative to continue to seek the contributions of States, relevant organizations and institutions in order to create a more stable basis for his work:
- 20. Requests the Representative of the Secretary-General to prepare, for consideration by the General Assembly at its sixtieth session, a report on the implementation of the present resolution;

64/162, PP15 & OP1, 2, 3, 4, 14, 21, 22, 23, 24 & 25 18 Dec 2009

Welcoming the cooperation established between the Representative of the Secretary-General on the human rights of internally displaced persons and national Governments, the relevant offices and agencies of the United Nations as well as with other international and regional organizations, and encouraging further strengthening of this collaboration in order to promote better strategies for, protection of, assistance to and durable solutions for internally displaced persons,

- 1. Welcomes the report of the Representative of the Secretary-General on the human rights of internally displaced persons and the conclusions and recommendations contained therein;
- 2. Commends the Representative of the Secretary-General for the activities undertaken so far, for the catalytic role that he plays in raising the level of awareness about the plight of internally displaced persons and for his ongoing efforts to address their development and other specific needs, including through the mainstreaming of the human rights of internally

displaced persons into all relevant parts of the United Nations system;

- 3. Encourages the Representative of the Secretary-General, through continuous dialogue with Governments and all intergovernmental and non-governmental organizations concerned, to continue his analysis of the root causes of internal displacement and of the needs and human rights of those displaced, to continue the development of benchmarks for achieving durable solutions and measures of prevention, including early warning, as well as ways to strengthen protection, assistance and durable solutions for internally displaced persons, and to continue to promote comprehensive strategies, taking into account the primary responsibility of States for the protection of and assistance to internally displaced persons within their jurisdiction;
- 4. Expresses its appreciation to those Governments and intergovernmental and non-governmental organizations that have provided protection and assistance to internally displaced persons and have supported the work of the Representative of the Secretary-General;
- 21. Recognizes the relevance of the global database on internally displaced persons advocated by the Representative of the Secretary-General, and encourages the members of the Inter-Agency Standing Committee and Governments to continue to collaborate on and support this effort, including by providing financial resources and relevant data on situations of internal displacement;
- 22. Welcomes the initiatives undertaken by regional organizations, such as the African Union, the International Conference on the Great Lakes Region, the Organization of American States and the Council of Europe, to address the protection, assistance and development needs of internally displaced persons and to find durable solutions for them, and encourages regional organizations to strengthen their activities and their cooperation with the Representative of the Secretary-General;
- 23. Requests the Secretary-General to provide his Representative, from within existing resources, with all assistance necessary to carry out his mandate effectively, and encourages the Office of the United Nations High Commissioner for Human Rights, in close cooperation with the Emergency Relief Coordinator, the Office for the Coordination of Humanitarian Affairs of the Secretariat and the Office of the United Nations High Commissioner for Refugees and all other relevant United Nations offices and agencies, to continue to support the Representative;
- 24. *Encourages* the Representative of the Secretary-General to continue to seek the contributions of States, relevant organizations and institutions in order to create a more stable basis for his work;
- 25. *Requests* the Representative of the Secretary-General to prepare, for the General Assembly at its sixty-fifth and sixty-sixth sessions, a report on the implementation of the present resolution;

14. Role of UN Agencies / Other Organizations

The majority of the provisions reproduced below welcome and encourage co-operation between the Special Representative of the Secretary-General and international organizations. Several provisions urge all UN humanitarian and development organizations to establish

frameworks of co-operation with the Special Representative. One provision urges co-ordination between all relevant UN organizations and another requests such organizations to co-operate with the Secretary-General in providing assistance to internally displaced persons. Two provisions note the complementarities of the mandates and expertise of UNHCR and other UN organizations.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
42/110, OP8 7 Dec 1987	8. Requests the Secretary-General, in co-operation with the competent agencies of the United Nations system, to take the necessary measures for preparing programmes of assistance to persons displaced in their own country and for facilitating the reintegration and rehabilitation of returnees;
48/116, OP14 20 Dec 1993	14. Recognizes the need for the international community to explore methods and means better to address within the United Nations system the protection and assistance needs of internally displaced persons, and calls upon the High Commissioner to engage actively in further consultations on this priority issue with the Department of Humanitarian Affairs of the Secretariat and the Special Representative of the Secretary-General on Internally Displaced Persons, and with other appropriate international organizations and bodies, including the International Committee of the Red Cross;
48/135, OP5 20 Dec 1993	5. Urges all concerned United Nations agencies and organizations to provide all possible assistance and support to the representative in the implementation of his programme of activities;
49/169, OP10 23 Dec 1994 50/152, OP8 21 Dec 1995	10. Calls for a more concerted response by the international community to the needs of internally displaced persons and, in accordance with its resolution 48/116, reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the State concerned, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to such persons, emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and enjoy in other countries asylum from persecution;
50/195, OP11 22 Dec 1995	11. Urges all relevant United Nations humanitarian assistance and development organizations concerned to establish frameworks of cooperation with the representative so as to provide all possible assistance and support to him in the implementation of his programme of activities, and invites the representative to report thereon;
52/130, PP7 & OP9 12 Dec 1997	Welcoming also the decision by the Inter-Agency Standing Committee to extend a standing invitation to the representative of the Secretary-General on internally displaced persons to participate in its meetings and those of its

subsidiary bodies, and encouraging further strengthening of this collaboration in order to promote better assistance, protection development strategies for internally displaced persons, Urges all relevant United Nations humanitarian assistance and development organizations concerned to enhance their collaboration with the representative of the Secretary-General by developing frameworks of cooperation to promote protection, assistance and development for internally displaced persons and to provide all possible assistance and support to him: 54/167, PP7, OP8 & 11 Welcoming the cooperation established between the representative of the Secretary-General and the United Nations and other international and 17 Dec 1999 regional organizations, in particular the participation of the representative of the Secretary-General in the meetings of the Inter-Agency Standing Committee and its subsidiary bodies, and encouraging further strengthening of this collaboration in order to promote better assistance, protection and development strategies for internally displaced persons, 8. Notes with appreciation that the United Nations agencies, regional and non-governmental organizations are making use of the Guiding Principles in their work, and encourages the further dissemination and application of the Guiding Principles; Urges all relevant United Nations humanitarian assistance and 11. development organizations concerned to enhance their collaboration with the representative of the Secretary-General by developing frameworks of cooperation, especially through the Inter-Agency Standing Committee, to promote protection, assistance and development for internally displaced persons and to provide all possible assistance and support to him: 56/164, PP9 & OP12 Welcoming the cooperation established between the Representative of the 19 Dec 2001 Secretary-General and the United Nations and other international and regional organizations, in particular the participation of the Representative of the Secretary-General in the meetings of the Inter-Agency Standing Committee and its subsidiary bodies, and encouraging further strengthening of this collaboration in order to promote better protection, assistance and development strategies for internally displaced persons, 12. Emphasizes the central role of the Emergency Relief Coordinator for the inter-agency coordination of protection of and assistance to internally displaced persons, and in this regard urges the Senior Inter-Agency Network on Internal Displacement and all relevant United Nations humanitarian assistance, human rights and development organizations concerned to enhance further their collaboration and coordination, especially through the Inter-Agency Standing Committee, in order to promote and better carry out protection, assistance and development activities for internally displaced persons and to enhance further their accountability, as well as to provide all possible assistance and support to the Representative of the Secretary-General, and invites the Network better to inform Member States of its activities: 58/177, PP11 & 12 & Welcoming the cooperation established between the Representative of the OP5, 13 & 14 Secretary-General and the United Nations and other international and 22 Dec 2003 regional organizations, and encouraging further strengthening of this collaboration in order to promote better protection, assistance and development strategies for internally displaced persons,

Acknowledging with appreciation the important and independent contribution of the International Red Cross and Red Crescent Movement and other humanitarian agencies in protecting and assisting internally displaced persons, in cooperation with relevant international bodies, 13. Emphasizes the need to strengthen further inter-agency arrangements and the capacities of the United Nations agencies and other relevant actors to meet the immense humanitarian challenges of internal displacement, and underlines in this regard the importance of an effective, accountable and predictable collaborative approach; Encourages all relevant United Nations agencies and humanitarian assistance, human rights and development organizations to enhance further their collaboration and coordination, through the Inter-Agency Standing Committee and in countries with situations of internal displacement, and to provide all possible assistance and support to the Representative of the Secretary-General: 60/128, OP27 27. *Invites* the Representative of the Secretary-General on the human rights 16 Dec 2005 of internally displaced persons to continue his ongoing dialogue with Member States and the intergovernmental and non-governmental organizations concerned, in accordance with his mandate, and to include information thereon in his reports to the Commission on Human Rights and the General Assembly; 60/168, PP12 & 13 & OP Welcoming the cooperation established between the Representative of the 6. 14. 15 & 18 Secretary-General and the United Nations and other international and 16 Dec 2005 regional organizations, and encouraging further strengthening of this collaboration in order to promote better protection, assistance and development strategies for internally displaced persons, Acknowledging with appreciation the important and independent contribution of the International Red Cross and Red Crescent Movement and other humanitarian agencies in protecting and assisting internally displaced persons, in cooperation with relevant international bodies, 6. Notes with appreciation the increasing role of national human rights institutions in assisting internally displaced persons and in promoting and protecting their human rights; 14. Takes note of the efforts currently under way by the United Nations humanitarian system, emphasizes the need to strengthen further interagency arrangements and the capacities of the United Nations agencies and other relevant actors to meet the immense humanitarian challenges of internal displacement, and underlines in this regard the importance of an effective, accountable and predictable collaborative approach; Encourages all relevant United Nations agencies and humanitarian assistance, human rights and development organizations to enhance their collaboration and coordination, through the Inter-Agency Standing Committee and in countries with situations of internal displacement, and to provide all possible assistance and support to the Representative of the Secretary-General; 18. Welcomes the initiatives undertaken by regional organizations, such as the African Union, the Organization of American States, the Organization for Security and Cooperation in Europe, the Intergovernmental Authority on Development, the Council of Europe, the Commonwealth and the Economic

Community of West African States, to address the protection, assistance and development needs of internally displaced persons, and encourages them and other regional organizations to strengthen their activities and their cooperation with the Representative of the Secretary-General;

64/162, PP15 & 16 & OP9, 18, 20 & 23 18 Dec 2009

Welcoming the cooperation established between the Representative of the Secretary-General and the United Nations and other international and regional organizations, and encouraging further strengthening of this collaboration in order to promote better protection, assistance and development strategies for internally displaced persons,

Acknowledging with appreciation the important and independent contribution of the International Red Cross and Red Crescent Movement and other humanitarian agencies in protecting and assisting internally displaced persons, in cooperation with relevant international bodies,

- 9. Welcomes the role of the Peacebuilding Commission in this regard, and continues to urge the Commission to intensify its efforts, within its mandate, in cooperation with national and transitional Governments and in consultation with the relevant United Nations entities, to incorporate the rights and the specific needs of internally displaced persons, including their voluntary return in safety and with dignity, reintegration and rehabilitation, as well as related land and property issues, when advising on or proposing country-specific peacebuilding strategies for post-conflict situations in cases under consideration;
- 18. Encourages all relevant United Nations organizations and humanitarian assistance, human rights and development organizations to enhance their collaboration and coordination, through the Inter-Agency Standing Committee and United Nations country teams in countries with situations of internal displacement, and to provide all possible assistance and support to the Representative of the Secretary-General, and requests the continued participation of the Representative in the work of the Inter-Agency Standing Committee and its subsidiary bodies;
- 20. Also notes with appreciation the increasing role of national human rights institutions in assisting internally displaced persons and in promoting and protecting their human rights;
- 23. Requests the Secretary-General to provide his Representative, from within existing resources, with all assistance necessary to carry out his mandate effectively, and encourages the Office of the United Nations High Commissioner for Human Rights, in close cooperation with the Emergency Relief Coordinator, the Office for the Coordination of Humanitarian Affairs of the Secretariat and the Office of the United Nations High Commissioner for Refugees and all other relevant United Nations offices and agencies, to continue to support the Representative;

15. Role of UNHCR (See also 14. Role of UN Agencies / Other Organizations)

The majority of the provisions reproduced below welcome or support UNHCR's efforts to provide protection and assistance to internally displaced persons, on the basis of specific requests from the Secretary-General or the competent principal organs of the UN. Provisions also welcome ExCom's decision to extend protection and assistance to internally displaced persons on a case-by-case basis and recall that UNHCR can be called upon to extend

assistance to groups other than refugees. Other provisions acknowledge the close cooperation between UNHCR and the Special Representative of the Secretary-General and welcome ExCom's decision to promote further consultations with the Special Representative. Several provisions call for support and financial assistance to UNHCR to facilitate activities and programmes, inter alia, for internally displaced persons.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
47/105, OP14 16 Dec 1992	14. Welcomes, in this context, efforts by the High Commissioner, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the concerned State, to undertake activities in favour of internally displaced persons, taking into account the complementarities of the mandates and expertise of other relevant organizations;
48/116, OP12 & 14 20 Dec 1993	12. Reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the concerned State, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to persons displaced within their own country in specific situations calling for the Office's particular expertise, especially where such efforts could contribute to the prevention or solution of refugee problems;
	14. Recognizes the need for the international community to explore methods and means better to address within the United Nations system the protection and assistance needs of internally displaced persons, and calls upon the High Commissioner to engage actively in further consultations on this priority issue with the Department of Humanitarian Affairs of the Secretariat and the Special Representative of the Secretary-General on Internally Displaced Persons, and with other appropriate international organizations and bodies, including the International Committee of the Red Cross;
48/135, PP8 20 Dec 1993	Welcoming also the decision by the Executive Committee of the Office of the United Nations High Commissioner for Refugees to extend, on a case-by-case basis and under specific circumstances, protection and assistance to the internally displaced,
49/169, OP10 & 13 23 Dec 1994	10. Calls for a more concerted response by the international community to the needs of internally displaced persons and, in accordance with its resolution 48/116, reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the State concerned, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to such persons, emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and enjoy in other countries asylum from persecution;

	Commissioner and the representative of the Secretary-General on internally displaced persons in the exercise of his mandate, and recognizes the importance of their close cooperation, and of cooperation with the International Committee of the Red Cross, with respect to prevention, protection, humanitarian assistance and solutions;
49/174, OP9 23 Dec 1994	9. Calls upon Member States and intergovernmental and non-governmental organizations to continue to provide the necessary support and financial assistance to the High Commissioner to enhance her capacities and abilities to implement emergency operations, care and maintenance activities and repatriation and reintegration programmes for the benefit of refugees, returnees and, as appropriate, certain groups of internally displaced persons;
50/149, OP22 21 Dec 1995	22. Calls upon Member States and intergovernmental and non-governmental organizations to continue to provide the necessary support and financial assistance to the United Nations High Commissioner for Refugees to enhance her capacities and abilities to implement emergency operations, care and maintenance activities and repatriation and reintegration programmes for the benefit of refugees, returnees and, as appropriate, internally displaced persons;
50/152, OP8 21 Dec 1995	8. Calls for a more concerted response by the international community to the needs of internally displaced persons and, in accordance with its resolution 49/169, reaffirms its support for the High Commissioner's efforts, on the basis of specific requests from the Secretary-General or the competent principal organs of the United Nations and with the consent of the State concerned, and taking into account the complementarities of the mandates and expertise of other relevant organizations, to provide humanitarian assistance and protection to such persons, emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and enjoy in other countries asylum from persecution;
50/195, PP9 22 Dec 1995	Welcoming in particular the decision by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees to promote further consultations with the representative of the Secretary-General, as well as the decision by the Inter-Agency Standing Committee and its working group to invite the representative to participate in relevant meetings and in its Task Force on Internally Displaced Persons,
51/75, OP13 12 Dec 1996	13. Recalls that the Office of the High Commissioner may be called upon by the appropriate organs of the United Nations and with the consent of the State concerned to extend its assistance to other groups, such as internally displaced persons, recognizing that such involvement may contribute to the prevention or mitigation of refugee situations, yet emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and to enjoy in other countries asylum from persecution;
54/146, OP17 17 Dec 1999	17. Reiterates its support for the role of the Office of the High Commissioner in providing humanitarian assistance and protection to internally displaced persons on the basis of criteria enumerated in paragraph 16 of its resolution 53/125, and underlines the continuing relevance of the Guiding Principles on Internal Displacement;

55/74, OP20 4 Dec 2000	20. Reiterates its support for the role of the Office of the High Commissioner in providing humanitarian assistance and protection to internally displaced persons on the basis of criteria enumerated in paragraph 16 of its resolution 53/125 of 9 December 1998, and underlines the continuing relevance of the Guiding Principles on Internal Displacement;
55/76, OP3 4 Dec 2000	3. Reaffirms its support for the activities of the Office of the High Commissioner, in accordance with the relevant General Assembly resolutions, on behalf of returnees, stateless persons and internally displaced persons;
61/137, OP5 19 Dec 2006 62/124, OP9 18 Dec 2007 63/148, OP9 18 Dec 2008 64/127, OP10 18 Dec 2009 65/194, OP11 21 Dec 2010 67/149, OP10 20 Dec 2012 68/141, OP11 18 Dec 2013 69/152, OP11 18 Dec 2014	5. Takes note of the current activities of the Office of the High Commissioner related to protection of and assistance to internally displaced persons, including in the context of inter-agency arrangements in this field, emphasizes that such activities should be consistent with relevant General Assembly resolutions and should not undermine the mandate of the Office for refugees and the institution of asylum, and encourages the High Commissioner to continue his dialogue with States on the role of his Office in this regard;
62/125, OP28 18 Dec 2007 63/149, OP28 18 Dec 2008 64/129, OP29 18 Dec 2009 65/193, OP29 21 Dec 2010 68/143, OP28 18 Dec 2013 69/154, OP28 18 Dec 2014	28. Expresses grave concern about the plight of internally displaced persons in Africa, notes the efforts of African States in strengthening the regional mechanisms for protection of and assistance to internally displaced persons, calls upon States to take concrete action to pre-empt internal displacement and to meet the protection and assistance needs of internally displaced persons, recalls in that regard the Guiding Principles on Internal Displacement, takes note of the current activities of the Office of the High Commissioner related to protection of and assistance to internally displaced persons, including in the context of inter-agency arrangements in this field, emphasizes that such activities should be consistent with relevant General Assembly resolutions and should not undermine the refugee mandate of the Office and the institution of asylum, and encourages the High Commissioner to continue his dialogue with States on the role of his Office in this regard;

INTERNATIONAL HUMANITARIAN LAW

1. ACCESSION TO INTERNATIONAL HUMANITARIAN LAW INSTRUMENTS

The provisions reproduced below encourage States to consider acceding, inter alia, to international instruments of humanitarian law.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
54/180, OP11 17 Dec 1999 56/166, OP5 19 Dec 2001	11. Encourages States that have not already done so to consider acceding to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and to other relevant regional instruments concerning refugees, as applicable, and relevant international instruments of human rights and humanitarian law, and to take appropriate measures to disseminate and implement those instruments domestically to encourage compliance with provisions against arbitrary and forcible displacement and greater respect for the rights of those who flee;	

2. APPEALS TO RESPECT INTERNATIONAL HUMANITARIAN LAW

The provisions reproduced below call upon parties to armed conflict to abide by the norms of international humanitarian law. Many express concern about the difficulties in humanitarian assistance caused by the erosion of respect for international humanitarian law, and affirm the need to promote and ensure respect for international humanitarian law. A number of provisions request access to be granted for the International Committee of the Red Cross, and one provision also urges access for UN and humanitarian personnel. Several provisions deal with international humanitarian law as relevant to the protection of children during armed conflict. The provisions reproduced below

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
44/161, OP4 15 Dec 1989	4. Calls once again upon all parties to the conflict, in order to alleviate the serious suffering of the Afghan people, strictly to respect human life and the principles and provisions of international humanitarian law and to co-operate fully and effectively with international humanitarian organizations, especially the International Committee of the Red Cross, in particular by granting it	

	unrestricted access to all parts of the country;"
45/12, OP3 7 Nov 1990	3. Calls for the scrupulous respect for and faithful implementation of the Geneva Agreements by all parties concerned, who should fully abide by their letter and spirit;
45/174, OP5 18 Dec 1990	5. Also urges all parties to the conflict to respect the Geneva Conventions of 12 August 1949 and the Additional Protocols thereto, of 1977, to halt the use of weapons against the civilian population, to protect all prisoners from acts of reprisals and violence, including ill-treatment, torture and summary execution, to transmit to the International Committee of the Red Cross the names of all prisoners, and to grant to that Committee unrestricted access to all parts of the country and the right to visit all prisoners in accordance with its established criteria;
48/139, OP3 20 Dec 1993	3. Requests all Governments to ensure the effective implementation of the relevant international instruments, in particular in the field of human rights and humanitarian law, as this would contribute to averting new massive flows of refugees and displaced persons;
52/103, OP5 & 16 12 Dec 1997	5. Reaffirms that everyone is entitled to the right to seek and enjoy in other countries asylum from persecution and, as asylum is an indispensable instrument for the international protection of refugees, calls on all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international human rights, humanitarian and refugee law;
	16. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, and noting the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death in connection with armed conflict, urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse, and preventing their separation from their families;
52/105, OP7 12 Dec 1997	7. Calls upon all States and other parties to armed conflict to respect international humanitarian law and, in this regard, calls upon States parties to respect fully the provisions of the Geneva Conventions of 12 August 1949 and related instruments, while bearing in mind resolution 2 of the 26th International Conference of the Red Cross and Red Crescent, and to respect the provisions of the Convention on the Rights of the Child, which accord children affected by armed conflict special protection and treatment;
53/87, PP4 & 5 7 Dec 1998	Concerned by the increasingly difficult context in which humanitarian assistance takes place in some areas, in particular the continuous erosion, in many cases, of respect for the principles and rules of international humanitarian law,
	Welcoming the upcoming fiftieth anniversary of the Geneva Conventions of 12 August 1949 as an opportunity to raise awareness for humanitarian issues, in particular the need to promote, respect and ensure respect for the

	principles and rules of international humanitarian law,
53/1/N, OP5 8 Dec 1998	5. Again urges the Governments of the region and all concerned parties to provide protection as well as safe and unhindered access for United Nations and other humanitarian personnel to the populations in need in all areas of the region, in accordance with international humanitarian law;
53/122, OP8 9 Dec 1998 54/145, OP8 17 Dec 1999	8. Calls upon all States and other parties to armed conflict to respect international humanitarian law, and, in this regard, calls upon States parties to respect fully the provisions of the Geneva Conventions of 12 August 1949 and related instruments, while bearing in mind resolution 2 adopted at the twenty-sixth International Conference of the Red Cross and Red Crescent, held at Geneva in December 1995, and to respect the provisions of the Convention on the Rights of the Child, which accord children affected by armed conflict special protection and treatment;
53/125, OP18 9 Dec 1998	18. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, particularly in the context of armed conflict, and to abduction with a view to forcing participation in military activities, and urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse, and to prevent their separation from their families;
54/146, OP4 & 19 17 Dec 1999	4. Notes that the fiftieth anniversary of the Geneva Conventions on the law of armed conflict is being commemorated in 1999, and calls upon States and other parties to armed conflict to observe scrupulously international humanitarian law; 19. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, in particular in the context of armed conflict, and to abduction with a view to their forced participation in military activities, and urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse and forced military service, and to prevent their separation from their families;
54/147, OP4 17 Dec 1999	4. Notes also the commemoration in 1999 of the fiftieth anniversary of the signature of the Geneva Conventions of 12 August 1949, and, bearing in mind that armed conflict is one of the principal causes of forced displacement in Africa, calls upon States and other parties to armed conflict to observe scrupulously the letter and spirit of international humanitarian law;
54/180, PP5 17 Dec 1999 56/166, PP7 19 Dec 2001	Stressing the importance of adherence to international humanitarian, human rights and refugee law in order to avert mass exoduses and to protect refugees and internally displaced persons, and expressing its deep concern at the lack of respect for those laws and principles, especially during armed conflict, including the denial of safe and unimpeded access to the displaced,

54/192, PP5 17 Dec 1999	Recalling the fiftieth anniversary on 12 August 1999 of the Geneva Conventions of 12 August 1949, which reaffirmed the need to promote and ensure respect for the principles and rules of international humanitarian law,
55/175, PP7, OP19 19 Dec 2000	Concerned by the increasingly difficult context in which humanitarian assistance takes place in some areas, in particular the continuous erosion, in many cases, of respect for the principles and rules of international humanitarian law,
	19. Encourages all States to become parties to and respect fully their obligations under the relevant international instruments, including the Convention on the Safety of United Nations and Associated Personnel;
56/135, OP4 19 Dec 2001	4. Calls upon States and other parties to armed conflict to observe scrupulously the letter and the spirit of international humanitarian law, bearing in mind that armed conflict is one of the principal causes of forced
57/183, OP4 18 Dec 2002	displacement in Africa;
56/136, OP8 19 Dec 2001	8. Calls upon all States and other parties to armed conflict to respect international humanitarian law, and in this regard calls upon States parties to respect fully the provisions of the Geneva Conventions of 12 August 1949 and related instruments, bearing in mind resolution 2 adopted at the twenty-sixth International Conference of the Red Cross and Red Crescent, held at Geneva in December 1995, and to respect the provisions of the Convention on the Rights of the Child, which accord children affected by armed conflict special protection and treatment;
56/217, PP5 & 7 21 Dec 2001	Reaffirming the need to promote and ensure respect for the principles and rules of international humanitarian law,
	Concerned by the increasingly difficult context in which humanitarian assistance takes place in some areas, in particular the continuous erosion, in many cases, of respect for the principles and rules of international humanitarian law,
58/149, OP4 22 Dec 2003	4. Calls upon States and other parties to armed conflict to observe scrupulously the letter and the spirit of international humanitarian law, bearing in mind that armed conflict is one of the principal causes of forced displacement in Africa;
58/154, OP12 22 Dec 2003	12. Recognizes the importance of taking measures, on the basis of strict adherence to all of the principles of international law, including humanitarian, human rights and refugee law, to prevent situations that lead to new flows of refugees, displaced persons and other forms of involuntary displacement;
59/172, OP9 20 Dec 2004	9. Notes with great concern that, despite all of the efforts made so far by the United Nations, the African Union and others, the situation of refugees and displaced persons in Africa remains precarious, calls upon States and other parties to armed conflict to observe scrupulously the letter and the spirit of international humanitarian law, bearing in mind that armed conflict is one of

	the principal causes of forced displacement in Africa, and welcomes in this regard the appointment by the African Union of its Special Representative on the protection of civilians in armed conflict;
60/128, OP3 16 Dec 2005 61/139, OP3 19 Dec 2006 62/125, OP3 18 Dec 2007 63/149, OP3 18 Dec 2008 64/129, OP5 18 Dec 2009 65/193, OP4 21 Dec 2010 66/135, OP4 19 Dec 2011 67/150, OP4 20 Dec 2012 68/143, OP4 18 Dec 2013 69/154, OP4	3. Notes with great concern that, despite all of the efforts made so far by the United Nations, the African Union and others, the situation of refugees and displaced persons in Africa remains precarious, and calls upon States and other parties to armed conflict to observe scrupulously the letter and spirit of international humanitarian law, bearing in mind that armed conflict is one of the principal causes of forced displacement in Africa;
18 Dec 2014 66/133, OP15 19 Dec 2011	15. Strongly condemns attacks on refugees, asylum-seekers and internally displaced persons as well as acts that pose a threat to their personal security and well-being, and calls upon all States concerned and, where
67/149, OP15 20 Dec 2012 68/141, OP19 18 Dec 2013	applicable, parties involved in an armed conflict to take all measures necessary to ensure respect for human rights and international humanitarian law;
69/152, OP20 18 Dec 2014	

3. <u>Co-operation Between UNHCR and International Humanitarian Law Institutions</u>

The provision reproduced below requests UNHCR to strengthen promotion and training activities including by increased co-operation with humanitarian organizations.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
48/116, OP16 20 Dec 1993	16. Reaffirms the importance of promoting and disseminating refugee law and principles for the protection of refugees as well as of facilitating the prevention of and solutions to refugee problems, and encourages the High Commissioner to continue to strengthen the promotion and training activities of her Office, <i>inter alia</i> , through increased cooperation with bodies and organizations concerned with human rights and humanitarian law;	

4. STAFF SECURITY AND INTERNATIONAL HUMANITARIAN LAW

A number of the provisions reproduced below urge States to take measures to ensure the full implementation of international humanitarian law related to the safety and security of UN and humanitarian personnel. Other provisions request States to ensure the speedy release of UN and other personnel who have been detained in violation of their immunity, in accordance with relevant international humanitarian law. Several provisions call on "all other parties involved in armed conflicts" to ensure the security of UN and humanitarian personnel, in compliance with their obligations under the Geneva Conventions and Protocols and to refrain from abducting or detaining staff in violation of their immunity and international humanitarian law.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
52/167, OP1 16 Dec 1997	1. Strongly stresses the urgent need to ensure respect for and promotion of principles and norms of international humanitarian law, including those related to the safety and security of humanitarian personnel, both international and local;	
53/87, OP2 & 3 7 Dec 1998	 Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international humanitarian law, including those related to the safety and security of humanitarian personnel and United Nations personnel; Also urges all States to take the necessary measures to ensure the safety and security of humanitarian personnel and United Nations 	

	personnel, to respect and ensure respect for the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations, and to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;
54/192, OP1 & 7 19 Dec 1999	1. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international humanitarian law, as well as relevant provisions of human rights law related to the safety and security of humanitarian personnel and United Nations personnel;
	7. Also urges all States to provide adequate and prompt information in the event of arrest or detention of humanitarian personnel or United Nations personnel, to afford them the necessary medical assistance and to allow independent medical teams to visit and examine the health of those detained, and further urges all States to take the necessary measures to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;
55/175, PP13, OP2 & 9 19 Dec 2000	Urging all other parties involved in armed conflicts, in compliance with their Obligations under the 1949 Geneva Conventions and the Additional Protocols thereto, of 8 June 1977, to ensure the security and protection of all humanitarian and United Nations and its associated personnel,
	2. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international humanitarian law, as well as relevant provisions of human rights law related to the safety and security of humanitarian personnel and United Nations personnel;
	9. Calls upon all other parties involved in armed conflicts, in compliance with their obligations under the 1949 Geneva Conventions and the Additional Protocols thereto, to ensure the safety and protection of humanitarian personnel and United Nations and its associated personnel, to refrain from abducting or detaining them in violation of their immunity under relevant conventions referred to in the present resolution and applicable international humanitarian law, and speedily to release, without harm, any abductee or detainee;
56/217, PP14, OP2, 10 & 12 21 Dec 2001	Urging all other parties involved in armed conflicts, in compliance with international humanitarian law, in particular their obligations under the Geneva Conventions of 12 August 1949 and the obligations applicable to them under the Additional Protocols thereto, of 8 June 1977, to ensure the security and protection of all humanitarian personnel and United Nations and associated personnel,
	2. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international law, including international humanitarian law, as well as the relevant provisions of human rights and refugee law related to the safety and security of humanitarian personnel and United Nations personnel;

- 10. Calls upon all States to provide adequate and prompt information in the event of arrest or detention of humanitarian personnel or United Nations personnel, to afford them the necessary medical assistance and to allow independent medical teams to visit and examine the health of those detained, and urges them to take the necessary measures to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;
- 12. Calls upon all other parties involved in armed conflicts, in compliance with international humanitarian law, in particular their obligations under the 1949 Geneva Conventions and the obligations applicable to them under the Additional Protocols thereto, to ensure the safety and protection of humanitarian personnel and United Nations and associated personnel, to refrain from abducting or detaining them in violation of their immunity under relevant conventions referred to in the present resolution and applicable international humanitarian law, and speedily to release, without harm, any abductee or detainee;

5. TRAINING OF STAFF

The provisions reproduced below request the Secretary-General to ensure that UN personnel are adequately trained in international humanitarian law to enhance their security and effectiveness in accomplishing their functions.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
54/192, OP12 17 Dec 1999	12. Further requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in relevant domestic and international law, and that adequate training in security, human rights and humanitarian law, as well as stress counselling, are provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other humanitarian organizations to provide their personnel with similar support;		
55/175, OP14 19 Dec 2000	14. Also requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in		

	relevant domestic and international law, and that adequate training in security, human rights and humanitarian law is provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other humanitarian organizations to provide their personnel with similar support;
56/217, OP18 21 Dec 2001	18. Also requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called upon to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in relevant domestic and international law, and that adequate training in security, human rights and international humanitarian law is provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other humanitarian organizations to provide their personnel with similar support;

INTERNATIONAL PROTECTION⁶³

1. CHALLENGES AND ISSUES IN PROTECTION 64

The majority of the provisions reproduced below express concern at protection problems and threats to the institution of asylum, including, inter alia, arbitrary detention, attacks on refugee camps, expulsion, refoulement, non-admission, lack of respect for human rights and threats to the physical security, dignity and well-being of refugees and asylum-seekers. provisions call on States to refrain from such measures.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41 A, PP7 25 November 1980	Noting with concern that refugees encounter serious difficulties in many parts of the world in obtaining asylum and that they are exposed to the threat of refoulement, arbitrary detention and physical violence,
36/125, PP9 14 Dec 1981	Noting with great concern that, despite an increasingly broad understanding of the principles of international protection, refugees still encounter serious difficulties in many parts of the world in obtaining asylum and that they are exposed to the threat of refoulement, arbitrary detention and physical violence,
37/195, OP3 18 Dec 1982	3. Deplores the continued serious violations of the basic rights of refugees and displaced persons of concern to the Office of the High Commissioner, in particular through military attacks on refugee camps and settlements in southern Africa and elsewhere, refoulement and arbitrary detention, and stresses the need to strengthen measures to protect them against such violations;
44/137, PP5 & OP3 15 Dec 1989	Noting with concern that, despite developments that offer hope for solutions to refugee problems, refugees and displaced persons of concern to the Office of the High Commissioner continue to face, in certain situations, distressingly serious problems, including problems of protection as a result of expulsion and refoulement of refugees, their unjustified detention and measures that do not recognize their special situation,
	3. Calls upon all States to refrain from measures that jeopardize the institution of asylum, in particular the return or expulsion of refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to continue to admit and receive refugees pending identification of their status and of appropriate solutions to their plight;

 ⁶³ See also <u>Complementary (Subsidiary) Forms of Protection</u> and <u>Temporary Protection</u>
 ⁶⁴ See also <u>Detention</u>, <u>Expulsion</u>, <u>Racism</u>, <u>Discrimination and Xenophobia</u>, <u>Refoulement</u>, <u>Rescue at Sea</u> and Stowaways

45/140 A, PP6 & OP3 14 Dec 1990	Noting with concern that refugee protection continues to be seriously jeopardized in many States, including through expulsion, refoulement and other threats to the physical security, dignity and well-being of refugees, 3. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular returning or expelling refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to ensure proper determination procedures and to continue to give humane treatment and to grant asylum to refugees;
46/106, PP7 & OP4 16 Dec 1991	Noting with concern that despite developments that offer hope for solutions to refugee problems, the number of refugees and displaced persons of concern to the Office of the High Commissioner has increased and their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental human rights, 4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees and asylum-seekers contrary to the fundamental prohibitions against these
	practices, and urges States to ensure fair and efficient determination procedures and to continue to give humane treatment and to grant asylum to refugees;
47/105, PP6 & OP4 16 Dec 1992	Noting with concern that the number of refugees and displaced persons of concern to the High Commissioner, as well as of other persons to whom her Office is asked to extend assistance and protection, has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental freedoms and human rights,
	4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees contrary to the fundamental prohibitions against these practices, and urges States to ensure fair and efficient determination procedures for asylum-seekers and to continue to give humane treatment and to grant asylum to refugees;
48/116, PP10 20 Dec 1993 49/169, PP11 23 Dec 1994	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
50/149, OP7 21 Dec 1995	7. Expresses its concern regarding instances, in some parts of Africa, where the fundamental principle of asylum is jeopardized as a result of unlawful expulsion, refoulement, or other threats to life, physical security, dignity and well-being;

50/152, PP6 21 Dec 1995	Distressed at the continued suffering of refugees, for whom a solution has yet to be found, and noting with deep concern that refugee protection continues to be jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
52/101, OP4 9 Feb 1998 53/126, OP5 9 Dec 1998 54/147, OP11 17 Dec 1999 55/77, OP16 4 Dec 2000 56/135, OP14 29 Dec 2001 57/183, OP15 18 Dec 2002	4. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;
52/103, OP3 & 5 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular the numerous serious threats to the security or well-being of refugees, such as refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms; 5. Reaffirms that everyone is entitled to the right to seek and enjoy in other countries asylum from persecution, and, as asylum is an indispensable instrument for the international protection of refugees, calls on all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international human rights and to humanitarian and refugee law;
53/125, OP5 9 Dec 1998 54/146, OP6 17 Dec 1999 55/74, OP6 4 Dec 2000	 5. Reaffirms that, as set out in article 14 of the Declaration, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards; 6. Reaffirms that, as set out in article 14 of the Universal Declaration of Human Rights, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;

2. Concept of International Protection

The provisions reproduced below offer interpretations of the concept of international protection. Two recent provisions define international protection as an action-oriented function, carried out in cooperation with States and other partners.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
46/106, OP3 16 Dec 1991	3. Recognizes also that the current size and complexity of the world refugee situation require vigorous promotion of existing protection principles, as well as full and open debate on new directions for protection and on further development of the law in this area, paying particular attention to the responsibilities of States to resolve refugee situations and, especially with respect to countries of origin, to address and try to eradicate causes of refugee flows;
55/74, OP8 4 Dec 2000	8. Welcomes measures taken by the Office of the High Commissioner to make protection effective, recognizing that international protection is a dynamic and action-oriented function, carried out in cooperation with States and other partners, inter alia, to promote and facilitate the admission, reception and treatment of refugees and to ensure protection-oriented solutions;
56/137, OP6 19 Dec 2001 57/187, OP7 18 Dec 2002	6. Reiterates that international protection is a dynamic and action-oriented function, carried out in cooperation with States and other partners, inter alia, to promote and facilitate the admission, reception and treatment of refugees and to ensure durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups;
58/151, OP6 22 Dec 2003 59/170, OP8 20 Dec 2004 60/129, OP9 16 Dec 2005 61/137, OP12 19 Dec 2006 62/124, OP14 18 Dec 2007	6. Emphasizes that international protection is a dynamic and action-oriented function that is at the core of the mandate of the Office of the High Commissioner and which includes, in cooperation with States and other partners, the promotion and facilitation of, inter alia, the admission, reception and treatment of refugees and the ensuring of durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups, and notes in this context that the delivery of international protection is a staff-intensive service that requires adequate staff with the appropriate expertise, especially at the field level;
63/148, OP14 18 Dec 2008 64/127, OP19 18 Dec 2009	

65/194, OP20 21 Dec 2010	
66/133, OP19 19 Dec 2011	
67/149, OP21 20 Dec 2012	
68/141, OP24 18 Dec 2013	
69/152, OP25 18 Dec 2014	

3. IMPORTANCE OF INTERNATIONAL PROTECTION

The provisions reproduced below reaffirm the importance of UNHCR's function of providing international protection and the need for States to co-operate in the exercise of this function. Reference is sometimes made to the need for States to co-operate by acceding to and implementing legal instruments and observing the principles of asylum and non-refoulement.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
3272 (XXIX), PP2 10 Dec 1974	Reaffirming the importance it attaches to the international protection of refugees as a principal function of the United Nations High Commissioner for Refugees,
35/41, OP4 25 Nov 1980	4. Reaffirms the essential importance of the High Commissioner's action to provide international protection to refugees and to promote durable and speedy solutions through voluntary repatriation or return, and subsequent assistance in rehabilitation, in consultation with the countries concerned, integration in countries of asylum or resettlement in other countries of refugees and displaced persons of concern to the Office of the High Commissioner;
36/125, OP4 14 Dec 1981	4. Reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the importance of promoting durable and speedy solutions in consultation and agreement with the countries concerned, through voluntary repatriation or return and subsequent assistance in rehabilitation and, whenever appropriate, integration in countries of asylum or resettlement in other countries of refugees and displaced persons of concern to the Office of the High Commissioner;

37/195, OP2 18 Dec 1982	2. Reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to co-operate fully with him to facilitate the effective exercise of this essential function, in particular by acceding to and fully implementing the relevant international and regional instruments and by scrupulously observing the principles of asylum and non-refoulement;
38/121, PP5 & OP2 16 Dec 1983	Stressing the fundamental importance of the High Commissioner's international protection function and the need for States to co-operate with the High Commissioner in the exercise of this essential function,
	2. Reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to co-operate fully with him to facilitate the effective exercise of this essential function, in particular by acceding to and fully implementing the relevant international and regional instruments and by scrupulously observing the principles of asylum and non-refoulement;
39/140, PP5 & OP2 14 Dec 1984 40/118, PP6 & OP2 13 Dec 1985	Stressing the fundamental importance of the High Commissioner's international protection function and the need for States to co-operate with the High Commissioner in the exercise of this essential function, particularly in view of the continued and persistent violations of the basic rights of persons of concern to his Office,
41/124, PP7 & OP2 4 Dec 1986 42/109, PP7 & OP1	2. Strongly reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to continue to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and fully implementing
7 Dec 1987 43/117, PP7 & OP1 8 Dec 1988	the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;
44/137, OP1 15 Dec 1989 45/140, OP1 14 Dec 1990	1. Strongly reaffirms the fundamental nature of the function of the United Nations High Commissioner for Refugees to provide international protection and the need for States to co-operate fully with his Office in the fulfilment of this function, in particular by acceding to and fully and effectively implementing the relevant international and regional refugee instruments;
46/106, OP1 16 Dec 1991 47/105, OP1	
48/116, OP1 20 Dec 1993 49/169, OP1 23 Dec 1994	1. Strongly reaffirms the fundamental importance of the function of the United Nations High Commissioner for Refugees of providing international protection to refugees and the need for States to cooperate fully with her Office in order to facilitate the effective exercise of this function;
50/152, OP1 21 Dec 1995 51/75, OP1 12 Dec 1996	1. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the United Nations High Commissioner for Refugees of providing international protection to refugees and seeking solutions to refugee problems, and the need for States to cooperate fully with the Office in order to facilitate the effective exercise of that function;

52/103, OP2 12 Dec 1997 53/125, OP2 9 Dec 1998	2. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the United Nations High Commissioner for Refugees of providing international protection to refugees and seeking permanent solutions to the problem of refugees;
55/74, OP2 4 Dec 2000	2. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the United Nations High Commissioner for Refugees of providing international protection to refugees and seeking permanent solutions to the problem of refugees, and reiterates the need for Governments to continue to facilitate the effective exercise of this function;
56/137, OP9 19 Dec 2001 57/187, OP10 18 Dec 2002 69/152, OP29	9. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that voluntary repatriation remains the preferred solution, supported by
18 Dec 2014	necessary rehabilitation and development assistance, to facilitate sustainable reintegration;

4. PRINCIPLES OF INTERNATIONAL PROTECTION

4.1 **GENERAL**

The majority of the provisions reproduced below request States to ensure respect for the principles of refugee protection. Several provision emphasize the need for new approaches to the search for durable solutions based on, inter alia, internationally agreed protection principles and concerns. One provision recognizes the need for vigorous promotion of international protection principles.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
45/140, PP8 14 Dec 1990	Emphasizing the need for States to assist, on as wide a basis as possible, the efforts of the Office of the High Commissioner in its search for durable and timely solutions to the problems of refugees based on new approaches that meet the current size and characteristics of these problems and are built on respect for fundamental human rights and basic internationally agreed protection principles and concerns,
46/106, OP3 16 Dec 1991	3. Recognizes also that the current size and complexity of the world refugee situation require vigorous promotion of existing protection principles, as well

	as full and open debate on new directions for protection and on further development of the law in this area, paying particular attention to the responsibilities of States to resolve refugee situations and, especially with respect to countries of origin, to address and try to eradicate causes of refugee flows;
47/105, PP8 16 Dec 1992	Emphasizing the need for States to assist the High Commissioner in her efforts to find durable and timely solutions to the problems of refugees based on new approaches that take into account the current size and characteristics of these problems and are built on respect for fundamental freedoms and human rights and internationally agreed protection principles and concerns,
47/105, OP5 16 Dec 1992	5. Expresses deep concern regarding persistent problems in some countries or regions, which seriously jeopardize the security or well-being of refugees, including incidents of refoulement, expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
48/116, OP5 20 Dec 1993	5. Expresses deep concern regarding serious threats to the security or the well-being of refugees, including incidents of refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
49/169, OP3 23 Dec 1994	3. Deplores the fact that in certain situations refugees and returnees and other persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights and that incidents of refoulement and denial of access to safety have occurred, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
50/152, OP3 & OP7 21 Dec 1995	3. Also calls upon all States to uphold asylum as an indispensable instrument for the protection of refugees, to ensure respect for the principles of refugee protection, including the fundamental principle of non-refoulement, as well as the humane treatment of asylum-seekers and refugees in accordance with internationally recognized human rights and humanitarian norms;
	7. Reiterates its support for the role of the Office of the High Commissioner in exploring further measures to ensure international protection to all who need it, consistent with fundamental protection principles reflected in international instruments, and looks forward to the informal consultations of the Office of the High Commissioner on the subject;
51/71, OP5 12 Dec 1996	5. Deplores the fact that in certain situations refugees, returnees and displaced persons of concern to the Office of the High Commissioner have

	been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum seekers in accordance with internationally recognized human rights and humanitarian norms;
52/103, OP3 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular the numerous serious threats to the security or well-being of refugees, such as refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;
52/132, PP13 12 Dec 1997	Recalling all relevant human rights standards, including the Universal Declaration of Human Rights, the principles of international protection for refugees and the general conclusions of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees on international protection, and that asylum applicants should have access to fair and expeditious status-determination procedures,
53/125, OP8 9 Dec 1998 54/146, OP9 17 Dec 1999 55/74, OP10 4 Dec 2000	8. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
55/77, OP17 4 Dec 2000 56/135, OP15 19 Dec 2001 57/183, OP16 18 Dec 2002	17. Calls upon States, in cooperation with international organizations, within their mandates, to take all necessary measures to ensure respect for the principles of refugee protection and, in particular, to ensure that the civilian and humanitarian nature of refugee camps is not compromised by the presence or the activities of armed elements;
59/170, OP14 20 Dec 2004	14. Condemns all acts that pose a threat to the personal security and wellbeing of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, deplores, in particular, the armed attacks that took place in the Gatumba transit centre in Burundi in August 2004, calls upon all States of refuge, in cooperation with international organizations, where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers, notes with interest that the High Commissioner has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue those efforts in consultation with States and other relevant actors;

60/129, OP18 16 Dec 2005	18. Condemns all acts that pose a threat to the personal security and wellbeing of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
61/137, OP10 19 Dec 2006 62/124, OP12 18 Dec 2007 63/148, OP12 18 Dec 2008 64/127, OP15 18 Dec 2009 65/194, OP16 21 Dec 2010 66/133, OP15 19 Dec 2011 67/149, OP15 20 Dec 2012 68/141, OP19 18 Dec 2013 69/152, OP20 18 Dec 2014	10. Strongly condemns attacks on refugees, asylum-seekers and internally displaced persons as well as acts that pose a threat to their personal security and well-being, and calls upon all concerned States and, where applicable, parties involved in an armed conflict to take all necessary measures to ensure respect for human rights and international humanitarian law;

4.2 HUMANITARIAN PRINCIPLES

The provisions reproduced below request States to facilitate UNHCR's efforts towards international protection by observing humanitarian principles and endorse ExCom's recognition of the importance of humanitarian principles.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
32/67, OP5(c) 8 Dec 1977	5. Further urges Governments to facilitate the efforts of the High Commissioner in the field of international protection, inter alia: (c) By following humanitarian principles with respect to the granting of asylum and ensuring that these are scrupulously observed including the

	principle of non-refoulement of refugees;
33/26, OP6 29 Nov 1978	6. Further urges Governments to continue to facilitate the work of the High Commissioner in the field of international protection by considering accessions to relevant instruments for the benefit of refugees, the effective implementation of these instruments and the scrupulous observance of humanitarian principles with respect to the granting of asylum and the non-refoulement of refugees;
45/140, OP15 14 Dec 1990	15. Endorses the conclusion on the note on international protection adopted by the Executive Committee of the Programme of the High Commissioner at its forty-first session, in which, in particular, the Executive Committee recognized the importance of human rights and humanitarian principles and recognized that the current size and characteristics of the refugee and asylum problem necessitate appropriate reassessment of international responses to the problem to date, with a view to developing comprehensive approaches to meet present realities, and at the same time noted the difference between refugees and persons seeking to migrate for economic and related reasons;

5. ROLE OF UNHCR

The provisions reproduced below note UNHCR's responsibility under its Statute to provide international protection to refugees and reaffirm that international protection is a principal function of UNHCR.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
925 (X), OP1 25 Oct 1955	1. Requests the United Nations High Commissioner for Refugees to continue his efforts to effect solutions by the above-mentioned means, under due safeguards to be applied by him in accordance with his responsibility under the Statute of his Office to provide international protection to refugees within his mandate;
1039 (XI), OP3 23 Jan 1957	3. Requests the United Nations High Commissioner for Refugees to continue his efforts to effect solutions in accordance with the Statute of his Office and the programme of the United Nations Refugee Fund, under due safeguards in accordance with his responsibility under the said Statute to provide international protection to refugees within his mandate;
1284 (XIII), OP1 5 Dec 1958	1. Welcomes the recommendation of the Executive Committee of the United Nations Refugee Fund that the protection activities of the Office of the United Nations High Commissioner for Refugees should be increased;

3272 (XXIX), PP2 10 Dec 1974	Reaffirming the importance it attaches to the international protection of refugees as a principal function of the United Nations High Commissioner for Refugees,
58/151. OP6 22 Dec 2003 59/170, OP8 20 Dec 2004 60/129, OP9 16 Dec 2005 61/137, OP 12 19 Dec 2006 62/124, OP14 18 Dec 2007 63/148, OP14 18 Dec 2008 64/127, OP19 18 Dec 2009 65/194, OP20 21 Dec 2010 66/133, OP19 19 Dec 2011 67/149, OP21 20 Dec 2012	
68/141, OP24 18 Dec 2013 69/152, OP25 18 Dec 2014	

6. STRENGTHENING INTERNATIONAL PROTECTION

The provision reproduced below recognizes the need to strengthen the international protection of refugees.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS

31/35, PP5 30 Nov 1976	Recognizing the need for further strengthening the international protection of refugees,
58/151, OP2 & 7 22 Dec 2003	2. Welcomes the important work undertaken by the Office of the United Nations High Commissioner for Refugees and its Executive Committee in the course of the year, and notes in this context the conclusions adopted on international protection, on the return of persons found not to be in need of international protection, on protection safeguards in interception measures, and on protection from sexual abuse and exploitation,3 which are aimed at strengthening the international protection regime, consistent with the Agenda for Protection4 resulting from the Global Consultations on International Protection, and at assisting Governments in meeting their protection responsibilities in today's changing international environment;
	7. Welcomes the High Commissioner's "Convention Plus" initiative, and encourages the High Commissioner and those States that have offered to facilitate Convention Plus agreements to strengthen the international protection regime through the development of comprehensive approaches to resolving refugee situations, including improving international burden- and responsibility-sharing and realizing durable solutions;
59/170, OP2 & 9 20 Dec 2004	2. Welcomes the important work undertaken by the Office of the United Nations High Commissioner for Refugees and its Executive Committee in the course of the year, and notes in this context the conclusions adopted on international protection, on the return of persons found not to be in need of international protection, on protection safeguards in interception measures, and on protection from sexual abuse and exploitation, which are aimed at strengthening the international protection regime, consistent with the Agenda for Protection resulting from the Global Consultations on International Protection, and at assisting Governments in meeting their protection responsibilities in today's changing international environment;
	9. Welcomes the progress attained so far in regard to the High Commissioner's Convention Plus initiative, including the development of the Multilateral Framework of Understandings on the strategic use of resettlement, and encourages the High Commissioner and interested States to strengthen the international protection regime through the development of comprehensive approaches to resolving refugee situations, including improving international burden- and responsibility-sharing and realizing durable solutions that give due regard to the importance of both protection and, where possible, refugee self reliance;
60/128, OP12 16 Dec 2005	12. Also reaffirms that respect by States for their protection responsibilities towards refugees is strengthened by international solidarity involving all members of the international community and that the refugee protection
61/139, OP13 18 Dec 2006	regime is enhanced through committed international cooperation in a spirit of solidarity and burden- and responsibility-sharing among all States;
62/125, OP15 18 Dec 2007	
63/149, OP15 18 Dec 2008	
61/129, OP16 18 Dec 2009	

61/193, OP16 21 Dec 2010 66/135, OP16 19 Dec 2011 67/150, OP15 20 Dec 2012 68/143, OP15 18 Dec 2013	
69/154, OP15 18 Dec 2014	
60/129, OP2 & 10 16 Dec 2005	2. Welcomes the important work undertaken by the Office of the United Nations High Commissioner for Refugees and its Executive Committee in the course of the year, and notes in this context the adoption of the general conclusion on international protection, the conclusion on the provision of international protection, including through complementary forms of protection, and the conclusion on local integration, which are aimed at strengthening the international protection regime, consistent with the Agenda for Protection, and at assisting Governments in meeting their protection responsibilities in today's changing international environment; 10. Notes the activities undertaken in pursuit of the objectives of the Convention Plus initiative,10 and encourages the High Commissioner and interested States to strengthen the international protection regime through the development of specific, multilateral, comprehensive and practical approaches to resolving refugee situations, including improving international burden- and responsibility-sharing and realizing durable solutions within a multilateral context;
61/137, OP2 19 Dec 2006	2. Welcomes the important work undertaken by the Office of the United Nations High Commissioner for Refugees and its Executive Committee in the course of the year, and notes in this context the adoption of the conclusion on women and girls at risk and the conclusion on identification, prevention and reduction of statelessness and protection of stateless persons, which are aimed at strengthening the international protection regime, consistent with the Agenda for Protection, and at assisting Governments in meeting their protection responsibilities in today's changing international environment, including by promoting the progressive implementation of mechanisms and standards through relevant national public policies supported by the international community;
62/124, OP2 18 Dec 2007 63/148, OP2 18 Dec 2008 64/127, OP2	2. Welcomes the important work undertaken by the Office of the United Nations High Commissioner for Refugees and its Executive Committee in the course of the year, which is aimed at strengthening the international protection regime and at assisting Governments in meeting their protection responsibilities;
18 Dec 2009 65/194, OP2 21 Dec 2010	

68/141, OP1 18 Dec 2013 69/152, OP1 18 Dec 2014	
69/152, OP4 18 Dec 2014	4. Appreciates the convening of the high-level segment on enhancing international cooperation, solidarity, local capacities and humanitarian action for refugees in Africa of the sixty-fifth plenary session of the Executive Committee, welcomes the statement adopted on 30 September 2014 by the States members of the Executive Committee, 3 commends African States for their hospitality and refugee-friendly policies in hosting large numbers of refugees over a long period of time despite their limited resources, calls upon the African States and the international community to pursue efforts as identified in the statement, and calls upon all States to act in international solidarity, burden-sharing and partnership with African States to support international protection of refugees and facilitate durable solutions;
69/152, OP15 18 Dec 2014	15. Welcomes the recent efforts by the Office of the High Commissioner to ensure a more inclusive, transparent, predictable and well-coordinated response to refugees as well as internally displaced persons and other persons of concern, consistent with its mandate, and in this regard takes note of the articulation of the refugee coordination model;

INTERNATIONAL REFUGEE ORGANIZATION⁶⁵

The resolution reproduced below creates the International Refugee Organization and adopts its constitution. The constitution of the Organization, which is the annex to the resolution, is not reproduced here. Another provision notes the need for an organization to replace the International Refugee Organization and provide protection to refugees.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
62 (I), I (without annex) 15 Dec 1946	I. CONSTITUTION OF THE INTERNATIONAL REFUGEE ORGANIZATION, AND AGREEMENT ON INTERIM MEASURES TO BE TAKEN IN RESPECT OF REFUGEES AND DISPLACED PERSONS
	The General Assembly,
	Noting that action has been taken pursuant to the resolution concerning refugees and displaced persons adopted by the General Assembly on 12 February 1946, as follows:
	(a) The establishment by the Economic and Social Council of a Special Committee on Refugees and Displaced Persons, under a resolution of the Council of 16 February 1946;
	(b) The making of a report by the Special Committee to the second session of the Council;
	(c) The adoption of a draft Constitution for an International Refugee Organization and the creation of a Committee on the Finances of the International Refugee Organization by the Council, under a resolution of the Council of 21 June 1946;
	(d) The circulation to Members of the United Nations for their comments of the draft Constitution and the report of the Committee on the Finances of the International Refugee Organization;
	(e) The final approval by the Council of the Constitution and of a provisional budget for the first financial year, the adoption by the Council of an Arrangement for a Preparatory Commission, and the transmittal of both these instruments to the General Assembly, under resolution of the Council of 3 October 1946;
	Having considered the Constitution of the International Refugee Organization and the Arrangement for a Preparatory Commission as approved by the Economic and Social Council;
	Considering that every effort should be made to provide for the early

⁶⁵ The International Refugee Organization was the predecessor organization of UNHCR. It was created in 1947, as a specialized agency of the United Nations to deal with residual refugees from World War II. In 1951, it was replaced by the United Nations High Commissioner for Refugees.

establishment of the International Refugee Organization and the provision of

313

measures during the interim period designed to facilitate such Establishment: Therefore. (a) Approves the Constitution of the International Refugee Organization and the Arrangement for a Preparatory Commission as annexed hereto; (b) Requests the Secretary-General to open these two instruments for signature and, in the case of the Constitution, to open it for signature either with or without reservation as to subsequent acceptance; (c) Urges Members of the United Nations to sign these two instruments and, where constitutional procedures permit, to sign the Constitution without reservation as to subsequent acceptance; (d) Authorizes the Secretary-General to make such staff available to the Preparatory Commission as may be deemed necessary and desirable; (e) Urges Members of the United Nations to give the most favourable consideration to receiving each into its territory at the earliest possible time, so far as may be practicable for permanent resettlement, its fair share of the non-repatriable persons who are the concern of the International Refugee Organization and this in conformity with the principles of the Organization. 319 (IV), PP4 Considering that in its aforementioned resolution the Economic and Social 3 Dec 1949 Council requested the Governments of States Members of the United Nations, and of other States, to provide the necessary legal protection for refugees who have been the concern of the International Refugee Organization and recommended that the General Assembly at its fourth session should decide the functions and organizational arrangements, within the framework of the United Nations, necessary for the international protection of refugees after the International Refugee Organization terminates its activities,

LEGAL INSTRUMENTS RELATING TO REFUGEES 66

1. GENERAL

The majority of the provisions reproduced below recall refer to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and/or international refugee law in general.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
42/106, PP8 7 Dec 1987	Recognizing that the task of caring for refugees is a matter of international concern and solidarity in keeping with the Charter of the United Nations, international and regional instruments, in particular the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as well as the 1969 Convention of the Organization of African Unity Governing the Specific Aspects of Refugee Problems in Africa,
49/172, PP7 23 Dec 1994	Recalling the provisions concerning the protection of refugee minors of the Convention on the Rights of the Child and the 1951 Convention and the 1967 Protocol relating to the Status of Refugees,
50/150, PP7 21 Dec 1995 51/73, PP9	Recalling the provisions of the Convention on the Rights of the Child and the 1951 Convention and the 1967 Protocol relating to the Status of Refugees,
12 Dec 1996 53/122, PP9 9 Dec 1998	
54/145, PP9 17 Dec 1999	
54/167, PP3 17 Dec 1999	Recalling the relevant norms of international human rights instruments, international humanitarian law and analogous refugee law, and emphasizing the need for their better implementation with regard to internally displaced persons,
56/136, PP9 19 Dec 2001	Recalling the provisions of the Convention on the Rights of the Child, and the 1951 Convention and 1967 Protocol thereto relating to the Status of Refugees,

⁶⁶ Aside from the sub-sections entitled *Other Legal Instruments* and *Regional Instruments*, this section focuses on the 1951 Convention and the 1967 Protocol. See also <u>Capacity-Building</u>: 4. Promotion of Refugee Law, <u>Declaration / Draft Convention on Territorial Asylum</u>, <u>Refugees</u>: 1. Definition, <u>Stateless</u> Persons: 2. Legal Instruments

57/219, OP1 18 Dec 2002	1. Affirms that States must ensure that any measure taken to combat terrorism complies with their obligations under international law, in particular international human rights, refugee and humanitarian law;
69/152, OP6 18 Dec 2014	6. Reaffirms the 1951 Convention relating to the Status of Refugees and the 1967 Protocol thereto as the foundation of the international refugee protection regime, recognizes the importance of their full and effective application by States parties and the values they embody, notes with satisfaction that 148 States are now parties to one or both instruments, encourages States not parties to consider acceding to those instruments and States parties with reservations to give consideration to withdrawing them, underlines, in particular, the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;

2. APPEALS FOR ACCESSION

The provisions listed below appeal to States to consider acceding to the 1951 Convention and 1967 Protocol. The language differs slightly between provisions and the call may be direct or indirect. For instance, there is often a reaffirmation of the need for States to co-operate with UNHCR to facilitate international protection, by acceding to legal instruments.

Sample Text

"Appeals to all States that have not yet become parties to the 1951 Convention and 1967 Protocol relating to the Status of Refugees to consider acceding to these instruments in order to enhance their universal character" (43/117, OP4)

GENERAL ASSEMBLY RESOLUTIONS			
Resolution & Paragraph No.	Date	Resolution & Paragraph No.	Date
428(V), OP2(a)	14 Dec 1950	50/182, OP5	22 Dec 1995
538(VI), OP3	4 Feb 1952	51/70, OP8	12 Dec 1996
1388(XIV), OP1(a)	20 Nov 1959	51/75, OP2	12 Dec 1996
1959(XVIII), OP2(b)	12 Dec 1963	52/102, OP4	12 Dec 1997
2294(XXII), OP6	11 Dec 1967	52/132, OP13	12 Dec 1997
2399(XXIII), OP2(b)	15 Nov 1968	53/123, OP3	9 Dec 1998
2650(XXV), PP6	30 Nov 1970	54/144, OP5	17 Dec 1999
3454(XXX), PP5	9 Dec 1975	54/146, OP3	17 Dec 1999
31/35, OP5(a)	30 Nov 1976	54/180, OP11	17 Dec 1999
32/67, PP5	8 Dec 1977	55/74, OP4	4 Dec 2000
32/67, OP5(a)	8 Dec 1977	55/77, OP10	4 Dec 2000
33/26, PP5	29 Nov 1978	56/134, OP3	19 Dec 2001
33/26, OP6	29 Nov 1978	56/137, OP3	19 Dec 2001
34/60, PP6	29 Nov 1979	56/166, OP5	19 Dec 2001
37/195, OP2	18 Dec 1982	57/183, OP8	18 Dec 2002
38/121, OP2	16 Dec 1983	57/187, OP4	18 Dec 2002
39/140, OP2	14 Dec 1984	58/149, OP9	22 Dec 2003
40/118, OP2	13 Dec 1985	58/151, OP3	22 Dec 2003
41/124, OP3	4 Dec 1986	59/170, OP3	20 Dec 2004

41/124, OP2	4 Dec 1986	60/129, OP3	16 Dec 2005
42/109, OP1	7 Dec 1987	61/137, OP3	19 Dec 2006
42/109, OP3	7 Dec 1987	62/124, OP4	18 Dec 2007
43/117, OP1	8 Dec 1988	63/148, OP4	18 Dec 2008
43/117, OP4	8 Dec 1988	64/127, OP3	18 Dec 2009
44/137, OP1	15 Dec 1989	65/194, OP4	21 Dec 2010
45/140(A), OP1	14 Dec 1990	66/133, OP4	19 Dec 2011
46/106, OP1	16 Dec 1991	67/149, OP4	20 Dec 2012
47/105, OP1	16 Dec 1992	68/141, OP6	18 Dec 2013
48/116, OP2	20 Dec 1993		
48/139, OP9	20 Dec 1993		
49/169, OP2	23 Dec 1994		
50/152, OP2	21 Dec 1995		

3. ARTICLE 35 RESPONSIBILITIES

The provisions listed below recall the obligation under Article 35 of the 1951 Convention, inter alia, to provide information on the implementation of the 1951 Convention to UNHCR and encourage States parties to the Convention to fulfil this obligation.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
52/132, PP11 & OP15 12 Dec 1997	Recalling that States parties to the 1951 Convention relating to the Status of Refugees undertake, under article 35, to provide information on the implementation of the Convention to the Office of the United Nations High Commissioner for Refugees, as was recalled in the general conclusions on international protection adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees in 1995 (No. 77 (XLVI)), 1996 (No. 79 (XLVII)) and 1997 (No. 81 (XLVIII)), 15. Encourages States parties to the 1951 Convention relating to the Status of Refugees to provide information to the Office of the United Nations High Commissioner for Refugees, in accordance with article 35 of the Convention;
54/180, OP13 17 Dec 1999	13. Encourages States parties to the 1951 Convention to provide information to the Office of the United Nations High Commissioner for Refugees, in accordance with article 35 of the Convention;

4. DRAFTING AND CONCEPTION

The provisions reproduced below relate to the drafting and conception of the 1951 Convention and 1967 Protocol. In one provision, the General Assembly decides to convene a conference of plenipotentiaries to complete the drafting and sign the Convention, and requests UNHCR to participate in the work of the Conference. The ECOSOC provisions appoint and instruct an ad hoc Committee to consider the need for and to draft a convention on the international status of refugees and stateless persons. The draft convention prepared by the committee is also included in the resolution.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
429(V), PP2, OP1 & 5 14 Dec 1950	Considering the desirability of enabling the governments of States not Members of the United Nations to participate in the final stages of the drafting of the Convention relating to the Status of Refugees, as prepared by the Ad Hoc Committee on Refugees and Stateless Persons and the Economic and Social Council,		
	1. Decides to convene in Geneva a conference of plenipotentiaries to complete the drafting of and to sign both the Convention relating to the Status of Refugees and the Protocol relating to the Status of Stateless Persons;		
	5. Calls upon the United Nations High Commissioner for Refugees, in accordance with the provisions of the Statute of his Office, to participate in the work of the Conference.		
2198(XXI), PP1, 2 & 3 16 Dec 1966	Considering that the Convention relating to the Status of Refugees, signed at Geneva on 28 July 1951, covers only those persons who have become refugees as a result of events occurring before 1 January 1951,		
	Considering that new refugee situations have arisen since the Convention was adopted and that the refugees concerned may therefore not fall within the scope of the Convention,		
	Considering that it is desirable that equal status should be enjoyed by all refugees covered by the definition in the Convention, irrespective of the date-line of 1 January 1951,		
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS			
248(B)(IX), OP1(a) 8 Aug 1949	Decides to appoint an ad hoc Committee consisting of representatives of thirteen Governments, who shall possess special competence in this field, and who, taking into account comments made during the discussions on the subject at the ninth session of the Council, in particular as to the distinction between displaced persons, refugees and stateless persons, shall:		
	(a) Consider the desirability of preparing a revised and consolidated convention relating to the international status of refugees and stateless		

persons and, if they consider such a course desirable, draft the text of such a convention;

319(XI), B 16 Aug 1950

B Draft Convention relating to the Status of Refugees

I REPORT OF THE AD HOC COMMITTEE ON REFUGEES AND STATE LESS PERSONS

The Economic and Social Council

Takes notes of the report of the Ad Hoc Committee on Refugees and Stateless Persons including, in particular, the draft agreements contained therein, and of the comments of Governments thereon

Submits to the General Assembly the report of the Ad Hoc Committee, together with the comments of Governments thereon, and the records of the proceedings of this Council on this subject;

Requests the Secretary-General:

- (1) To reconvene the Ad Hoc Committee on Refugees and Stateless Persons in order that it may prepare revised drafts of these agreements in the light of comments of Governments and of specialized agencies and the discussions and decisions of this Council at its eleventh session, which shall include the definition of "refugee " and the Preamble approved by the Council, making such other revisions as appear necessary; and
- (2) To submit the drafts, as revised, to the General Assembly at its fifth session;

Draws to the attention of the Ad Hoc Committee the fact that, under rules 75 and 77 of the rules of procedure of the Council, the Committee is authorized to hear statements from Member States not members of the Committee and from such specialized agencies as may wish to participate without vote in the deliberations of the Committee;

Decides that, in addition, the Ad Hoc Committee is authorized to hear statements from such non-member States, because of their special interest in the problem, as may wish to participate as observers, without vote, in the deliberations of the Committee; and

Recommends to the General Assembly that it approve international agreements on the basis of the draft agreements prepared by the Ad Hoc Committee, as revised, taking into account comments of Governments and the views expressed at the eleventh session of the Council.

II DRAFT CONVENTION RELATING TO THE STATUS OF REFUGEES

The Economic and Social Council,

Having examined the Preamble of the draft Convention relating to the Status of Refugees, prepared by the Ad Hoc Committee on Refugees and Stateless Persons, and the definition of "refugee" contained in article I of the draft Convention.

Decides that the revised draft Convention to be submitted to the fifth session of the General Assembly after further review by the Ad Hoc Committee, shall contain the following texts of the Preamble and definition of the term "Refugee" (Article I).

"PREAMBLE

- "1. Considering that the Charter of the United Nations and the Universal Declaration of Human Rights establish the principle that human beings shall enjoy fundamental rights and freedoms without discrimination;
- "2. Considering that the United Nations has, on various occasions, and most recently in General Assembly resolution 319 A (IV), manifested its profound concern for refugees and endeavoured to assure refugees the widest possible exercise of these fundamental rights and freedoms;
- "3. Considering that, in the light of experience, the adoption of an international convention would appear to be one of the most effective ways of guaranteeing refugees the exercise of such rights;
- "4. Considering further that it is desirable to revise and consolidate previous international agreements relating to the protection of refugees, to extend the scope of such agreements to additional groups of refugees, and to increase the protection accorded by these instruments;
- "5. Considering, however, that the exercise of the right of asylum may place unduly heavy burdens on certain countries, and that a satisfactory solution of a problem of which the United Nations has recognized the international scope and nature cannot therefore be achieved without international cooperation:
- "6. Considering that the High Commissioner for Refugees will be called upon to supervise the application of this Convention, and that the effective implementation of this Convention depends on the full co-operation of States with the High Commissioner and on a wide measure of international cooperation.
- "7. Expressing the hope, finally, that this Convention will be regarded as having a value as an example exceeding its contractual scope, and that without prejudice to any recommendations the General Assembly may be led to make in order to invite the High Contracting Parties to extend to other categories of persons the benefits of this Convention, all nations will be guided by it in granting to persons who might come to be present in their territory in the capacity of refugees and who would not be covered by the following provisions, treatment affording the same rights and advantages.

"DEFINITION OF THE TERM 'REFUGEE' (Chapter I, Article I)

- "A. For the purposes of this Convention, the term 'refugee' shall apply to any person
- "(1) Who in the period between 1 August 1914 and 15 December 1946 was considered a refugee under the Arrangements of 12 May 1926 and 30 June 1928 or under the Conventions of 28 October 1933 and 10 February 1938, and the Protocol of 14 September 1939;
- "(2) Who has been accepted by the International Refugee Organization as falling under its mandate;
- "(3) Who has had, or has, well-founded fear of being the victim of persecution for reasons of race, religion, nationality or political opinion, as a result of events in Europe before 1 January 1951, or circumstances directly resulting from such events, and, owing to such fear, has had to leave, shall leave, or remains outside the country of his nationality, before or after 1

320

	January 1951, and is unable, or, owing to such fear or for reasons other than personal convenience, unwilling, to avail himself of the protection of the government of the country of his nationality, or, if he has no nationality, has left, shall leave, or remains outside the country of his former habitual residence
	"The decision as to eligibility taken by the International Refugee Organization during the period of its activities shall not prevent the status of refugees being recognized in the case of persons who otherwise fulfil the conditions of this Article.
	"B. This Convention shall not apply to any refugee enjoying the protection of a Government because
	"(1) He has voluntarily re-availed himself of the protection of the government of the country of his nationality;
	"(2) Having lost his nationality, he has voluntarily reacquired it;
	"(3) He has acquired a new nationality and enjoys the protection of the government of the country of his nationality;
	"(4) He has voluntarily re-established himself in the country which he left or outside which he remained owing to fear of persecution;
	"(5) As a former member of a German minority, he has established himself in Germany or is living there.
	"C. No contracting State, shall apply the benefits of this Convention to any person who, in its opinion, has committed a crime specified in Article VI of the London Charter of the International Military Tribunal. No contracting State shall be obliged, under the provisions of this Convention, to grant refugee status to any person whom it has serious reasons to consider as falling under the provisions of article 14 (2) of the Universal Declaration of Human Rights."
1186(XLI), OP1 18 Nov 1966	1. Takes note with approval of the addendum to the annual report of the United Nations High Commissioner for Refugees on, inter alia, measures to extend the personal scope of the Convention of 28 July 1951 relating to the status of refugees;

5. IMPLEMENTATION

The majority of the provisions reproduced below affirm the need for effective implementation of the 1951 Convention and the 1967 Protocol and request States to fully implement these instruments in a manner compatible with their object and purpose. One provision deals with the aspect of capacity building for the purpose of enactment or amendment and implementation of legislation relating to refugees. Another provision requests States to facilitate UNHCR's efforts towards international protection by elaborating national procedures for the effective implementation of the Convention and Protocol.

Resolution / Paragraph Number & Date Full Text	
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GENERAL ASSEMBLY RESOLUTIONS		
32/67, OP5(b) 8 Dec 1977	5. Further urges Governments to facilitate the efforts of the High Commissioner in the field of international protection, inter alia:	
	(b) By elaborating appropriate procedures at the national level for the effective implementation of the provisions of these instruments;	
33/26, PP5 & OP6 29 Nov 1978	Deploring the fact that refugees often face the threat of refoulement, arbitrary detention and the denial of asylum and noting that it is necessary to ensure their basic human rights, protection and safety, <i>inter alia</i> , through further accessions to and more effective implementation of international instruments, notably the 1951 Convention relating to the Status of Refugees and the 1967 Protocol relating to the Status of Refugees	
	6. Further urges Governments to continue to facilitate the work of the High Commissioner in the field of international protection by considering accessions to relevant instruments for the benefit of refugees, the effective implementation of these instruments and the scrupulous observance of humanitarian principles with respect to the granting of asylum and the non-refoulement of refugees;	
34/60, PP6 29 Nov 1979	Emphasizing the continuing need to ensure the basic human rights, protection and safety of refugees, inter alia, through the accession to and more effective implementation of relevant international instruments,	
37/195, OP2 18 Dec 1982 38/121, OP2 16 Dec 1983	2. Reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to co-operate fully with him to facilitate the effective exercise of this essential function, in particular by acceding to and fully implementing the relevant international and regional instruments and by scrupulously observing the principles of asylum and non-refoulement;	
39/140, OP2 14 Dec 1984 40/118, OP2 13 Dec 1985 41/124, OP2	2. Strongly reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to continue to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and fully implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;	
4 Dec 1986		
42/109, OP1 7 Dec 1987 43/117, OP1	1. Strongly reaffirms the fundamental nature of the function of the United Nations High Commissioner for Refugees to provide international protection and the need for Governments to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to	
8 Dec 1988	and implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;	
44/137, OP1 15 Dec 1989	Strongly reaffirms the fundamental nature of the function of the United Nations High Commissioner for Refugees to provide international protection	

	and the need for States to co-operate fully with his Office in the fulfilment of this function, in particular by acceding to and fully and effectively implementing the relevant international and regional refugee instruments;
45/140(A), OP1 14 Dec 1990	Strongly reaffirms the fundamental nature of the function of the Office of the United Nations High Commissioner for Refugees to provide international protection and the need for States to co-operate fully with the Office in
46/106, OP1 16 Dec 1991	fulfilling this function, in particular by acceding to and fully and effectively implementing the relevant international and regional refugee instruments;
47/105, OP1 16 Dec 1992	
48/116, OP2 20 Dec 1993	2. Calls upon all States that have not yet done so, including Governments of newly independent States, to accede to or to declare succession to and to implement fully the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and relevant regional instruments for the protection of refugees;
50/149, OP10 21 Dec 1995	10. Calls upon the Office of the United Nations High Commissioner for Refugees to intensify its protection activities by, inter alia, supporting the efforts of African Governments through appropriate training of relevant
51/71, OP10 12 Dec 1996	officers and other capacity-building activities, disseminating information about refugee instruments and principles and providing financial, technical
52/101, OP10 12 Dec 1997	and advisory services to accelerate the enactment or amendment and implementation of legislation relating to refugees;
53/126, OP11 9 Dec 1998	
54/147, 0P15 17 Dec 1999	
55/77, OP21 4 Dec 2000	
56/135, OP18 19 Dec 2001	
57/183, OP21 18 Dec 2002	
66/135, OP21 19 Dec 2011	
67/150, OP20 20 Dec 2012	
68/143, OP20 18 Dec 2013	20. Calls upon the Office of the High Commissioner, the international community and other entities concerned to continue and, where appropriate, to intensify their support to African Governments through appropriate
69/154, OP20 18 Dec 2014	capacity building activities, including training of relevant officers, disseminating information about refugee instruments and principles,

	providing financial, technical and advisory services to accelerate the enactment or amendment and implementation of legislation relating to refugees, strengthening emergency response and enhancing capacities for the coordination of humanitarian activities, in particular those Governments that have received large numbers of refugees and asylum seekers;
51/75, PP3 12 Dec 1996	Reaffirming the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, and noting with satisfaction that one hundred and thirty-two States are now parties to one or both instruments,
52/102, OP4 12 Dec 1997	4. Invites all countries that have not yet done so to accede to and implement fully the 1951 Convention relating to the Status of Refugees and its 1967 Protocol;
52/103, PP3 12 Dec 1997	Reaffirming the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, and noting with satisfaction that one hundred and thirty-five States are now parties to one or both instruments,
53/123, OP3 9 Dec 1998	3. Invites all countries that have not yet done so to accede to and implement fully the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, while welcoming the accession of Turkmenistan to the Convention;
53/125, OP3 9 Dec 1998	3. Reaffirms the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, notes with satisfaction that one hundred and thirty-six States are now parties to one or both instruments, and welcomes in this regard the decision by the High Commissioner actively to promote accessions to the Convention and the Protocol;
54/144, OP5 17 Dec 1999	5. Invites all States that have not yet done so to accede to and implement fully the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, while welcoming the accession of Georgia and Kazakhstan to the Convention;
54/146, OP3 17 Dec 1999	3. Reaffirms the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, notes with satisfaction that one hundred and thirty-nine States are now parties to one or to both instruments, and encourages the Office of the High Commissioner and States to strengthen their efforts to promote broader accession to these instruments and their full implementation;
54/180, OP11 17 Dec 1999	11. Encourages States that have not already done so to consider acceding to the 1951 Convention and the 1967 Protocol relating to the Status of

	Refugees and to other relevant regional instruments concerning refugees, as applicable, and relevant international instruments of human rights and humanitarian law, and to take appropriate measures to disseminate and implement those instruments domestically to encourage compliance with provisions against arbitrary and forcible displacement and greater respect for the rights of those who flee;
56/134, OP3 19 Dec 2001	3. Invites all States that have not yet done so to accede to and implement fully the 1951 Convention and the 1967 Protocol relating to the Status of Refugees;
57/183, PP10 & OP6 18 Dec 2002	Welcoming in that regard the Declaration adopted at the Ministerial Meeting of States Parties to the 1951 Convention and/or its 1967 Protocol relating to the Status of Refugees, held at Geneva on 12 and 13 December 2001, as an expression of their collective commitment to full and effective implementation of the Convention and Protocol, 6. Takes note of the Ministerial Meeting of States Parties to the 1951 Convention and/or its 1967 Protocol relating to the Status of Refugees as an expression of their collective commitment to full and effective implementation of the Convention and Protocol;
57/187, OP3 & 4 18 Dec 2002	3. Notes that the 1951 Convention relating to the Status of Refugees and the 1967 Protocol thereto have continuously served as the cornerstone of the international refugee protection regime, and welcomes in this context the Declaration adopted at the Ministerial Meeting of States Parties to the Convention and/or its Protocol, held at Geneva on 12 and 13 December 2001 to commemorate the fiftieth anniversary of the Convention, as an expression of their collective commitment to full and effective implementation of the Convention and Protocol and to the values they embody; 4. Reaffirms that the 1951 Convention and the 1967 Protocol thereto remain the foundation of the international refugee regime, and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty-four States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;

6. IMPORTANCE OF THE 1951 CONVENTION AND THE 1967 PROTOCOL

The provisions reproduced below reaffirm the importance of the 1951 Convention and 1967 Protocol as the cornerstone of the international system for the protection of refugees. Several provisions reaffirm that the 1951 Convention and the 1967 Protocol, as complemented by the 1969 Organization of African Unity Convention, remain the foundation of the international refugee protection regime in Africa.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/124, PP9 11 Dec 1980	Reaffirming the inviolability of existing international norms and principles governing responsibilities of States, especially regarding the protection of refugees, and reaffirming the framework of competences of international organizations and institutions,
49/169, PP4 23 Dec 1994	Reaffirming the importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees as the cornerstone of the international system for the protection of refugees, and noting with satisfaction that one hundred and twenty-seven States are now parties to one or both instruments,
50/152, PP3 21 Dec 1995	Reaffirming the importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees as the cornerstone of the international system for the protection of refugees, and noting with satisfaction that one hundred and thirty States are now parties to one or both instruments,
51/70, PP8 12 Dec 1996	Reaffirming the importance of the 1951 Convention relating to the Status of Refugees and its 1967 Protocol,
51/75, PP3 12 Dec 1996	Reaffirming the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, and noting with satisfaction that one hundred and thirty-two States are now parties to one or both instruments,
52/103, PP3 12 Dec 1997	Reaffirming the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, and noting with satisfaction that one hundred and thirty-five States are now parties to one or both instruments,
53/123, PP11 9 Dec 1998	Noting and reaffirming the importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees,
54/144, PP13 17 Dec 1999	
53/125, OP3 9 Dec 1998	3. Reaffirms the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, notes with satisfaction that one hundred and thirty-six States are now parties to one or both instruments, and welcomes in this regard the decision by the High Commissioner actively to promote accessions to the Convention and the Protocol;

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54/146, OP3 17 Dec 1999	3. Reaffirms the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, notes with satisfaction that one hundred and thirty-nine States are now parties to one or to both instruments, and encourages the Office of the High Commissioner and States to strengthen their efforts to promote broader accession to these instruments and their full implementation;
55/74, OP4 4 Dec 2000	4. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees remain the foundation of the international refugee regime and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty States are now parties to one instrument or to both, welcomes the fact that an intergovernmental event involving those States is planned on the occasion of the fiftieth anniversary of the Convention, and encourages the Office of the High Commissioner and States to strengthen their efforts to promote broader accession to those instruments and their full implementation;
55/77, OP10 4 Dec 2000	10. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;
56/135, PP7 & OP8 19 Dec 2001	Noting that 2001 marks the fiftieth anniversary of the 1951 Convention relating to the Status of Refugees, which, together with the 1967 Protocol thereto, as complemented by the Organization of African Unity Convention of 1969, remains the foundation of the international refugee protection regime in Africa,
	8. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;
56/137, OP2 & 3 19 Dec 2001	2. Welcomes the fiftieth anniversary of the 1951 Convention relating to the Status of Refugees, notes that the Convention and the 1967 Protocol thereto have continuously served as the cornerstone of the international refugee protection regime, and welcomes in this context the convening of a ministerial meeting of States parties as an expression of their collective commitment to full and effective implementation of the Convention and Protocol and the values they embody;
	3. Reaffirms that the 1951 Convention and the 1967 Protocol remain the foundation of the international refugee regime and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty-one States are now parties to one or both instruments, encourages the Office of the United Nations High Commissioner for Refugees and States to strengthen their efforts to

	promote broader accession to those instruments and their full implementation, and underlines in particular the importance of full respect for the principle of non-refoulement;
56/166, PP7 19 Dec 2001	Stressing the importance of adherence to international humanitarian, human rights and refugee law in order to avert mass exoduses and to protect refugees and internally displaced persons, and expressing its deep concern at the lack of respect for those laws and principles, especially during armed conflict, including the denial of safe and unimpeded access to the displaced,
57/183, PP8 & OP8 18 Dec 2002	Reaffirming that the 1951 Convention relating to the Status of Refugees, together with the 1967 Protocol thereto, as complemented by the Organization of African Unity Convention of 1969, remains the foundation of the international refugee protection regime in Africa,
	8. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;
57/187, OP4 18 Dec 2002	4. Reaffirms that the 1951 Convention and the 1967 Protocol thereto remain the foundation of the international refugee regime, and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty-four States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;
58/149, OP9 22 Dec 2003	9. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;
58/151, OP3 22 Dec 2003	3. Reaffirms the 1951 Convention relating to the Status of Refugees and its 1967 Protocol as the foundation of the international refugee protection regime, and recognizes the importance of their full and effective application
59/170, OP3 20 Dec 2004	by States parties and the values they embody, notes with satisfaction that one hundred and forty-five States are now parties to one instrument or to both, encourages States not parties to consider acceding to those
60/129, OP3 16 Dec 2005	instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;
61/137, OP3 19 Dec 2006	3. Reaffirms the 1951 Convention relating to the Status of Refugees and its 1967 Protocol as the foundation of the international refugee protection regime, and recognizes the importance of their full and effective application by States parties and the values they embody, notes with satisfaction that

	one hundred and forty-six States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;
62/124, OP4 18 Dec 2007	4. Reaffirms the 1951 Convention relating to the Status of Refugees and its 1967 Protocol as the foundation of the international refugee protection regime, and recognizes the importance of their full and effective application
63/148, OP4 18 Dec 2008	by States parties and the values they embody, notes with satisfaction that one hundred and forty-seven States are now parties to one instrument or to both, encourages States not parties to consider acceding to those
63/127, OP3 18 Dec 2009	instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous
65/194, OP4 21 Dec 2010	approach to hosting refugees;
66/133, OP4, 19 Dec 2011	
67/149, OP4 20 Dec 2012	
68/141, OP6 18 Dec 2013	
69/152, OP 6 18 Dec 2014	

7. OBSERVANCE OF THE 1951 CONVENTION AND THE 1967 PROTOCOL

The provisions reproduced below request States to treat refugee situations according to the principles and spirit of the 1951 Convention, appeal to States to abide by their obligations and call on States parties to the Convention to respect and observe its provisions.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1959(XVIII), OP2(b) 12 Dec 1963	2. Invites States Members of the United Nations and members of the specialized agencies to continue to lend their support to the alleviation of refugee problems:
	(b) By improving the legal status of refugees residing in their territory, particularly in new refugee situations, <i>inter alia</i> , by acceding as appropriate to the 1951 Convention relating to the Status of Refugees and by treating

	new refugee problems in accordance with the principles and the spirit of the Convention;
43/117, OP3 8 Dec 1988	3. Notes with particular concern the continued violation, in certain situations, of the principle of non-refoulement, recalls existing prohibitions as contained in conclusions 4 and 5 adopted by the Executive Committee of the Programme of the High Commissioner at its twenty-eighth session, stresses the need to strengthen measures to protect refugees against such action and appeals to all States to abide by their international obligations, taking fully into account their legitimate security concerns;
55/77, OP10 4 Dec 2000 56/135, OP8 19 Dec 2001 57/183, OP8 18 Dec 2002	10. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;
58/154, OP3 22 Dec 2003	3. Invites all States that have not yet done so to accede to and implement fully the 1951 Convention and the 1967 Protocol relating to the Status of Refugees;

8. OTHER LEGAL INSTRUMENTS

The provisions reproduced below deal with legal instruments other than the 1951 Convention and the 1967 Protocol. One provision refers to the Charter of the United Nations to demonstrate that refugee problems are a matter of international concern, and one provision requests States to treat refugee situations in accordance with the principles and spirit of the UN Declaration on Territorial Asylum and the Universal Declaration on Human Rights .Some provisions recall the provisions of the Convention on the Rights of the Child in relation to refugee children. Others request States to ensure the effective implementation of relevant international instruments, particularly relating to human rights, in order to prevent causes leading to refugee flows. Several provisions encourage accession to instruments of human rights and humanitarian law instruments.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
2399(XXIII), OP2(b) 15 Nov 1968	Urges States Members of the United Nations and members of the specialized agencies to continue to lend their support to the High Commissioner's humanitarian task by: (b) Improving the legal status of refugees residing in their territory, inter alia,	

	by acceding to the international instruments relating to refugees and by treating new refugee situations in accordance with the principles and spirit of the Declaration on Territorial Asylum and the Universal Declaration of Human Rights;
42/106, PP8 7 Dec 1987	Recognizing that the task of caring for refugees is a matter of international concern and solidarity in keeping with the Charter of the United Nations, international and regional instruments, in particular the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as well as the 1969 Convention of the Organization of African Unity Governing the Specific Aspects of Refugee Problems in Africa,
42/144, OP4 7 Dec 1987 43/154, OP3 8 Dec 1988	4. Requests all Governments to ensure the effective implementation of the relevant international instruments, in particular in the field of human rights, as this would contribute to averting new massive flows of refugees and displaced persons;
44/164, OP3 15 Dec 1989	
45/153, OP3 18 Dec 1990	
46/127, OP3 17 Dec 1991	
49/172, PP7 23 Dec 1994	Recalling the provisions concerning the protection of refugee minors of the Convention on the Rights of the Child and the 1951 Convention and the 1967 Protocol relating to the Status of Refugees,
50/150, PP7 21 Dec 1995	Recalling the provisions of the Convention on the Rights of the Child and the 1951 Convention and the 1967 Protocol relating to the Status of Refugees,
51/73, PP9 12 Dec 1996	
53/122, PP9 9 Dec 1998	
54/145, PP9 17 Dec 1999	
50/182, OP5 22 Dec 1995 52/132, OP13 12 Dec 1997	5. Encourages States that have not already done so to consider acceding to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and to other relevant regional refugee instruments, as applicable, and relevant international human rights instruments;
54/180, OP11 17 Dec 1999	11. Encourages States that have not already done so to consider acceding to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and to other relevant regional instruments concerning refugees, as applicable, and relevant international instruments of human rights and humanitarian law, and to take appropriate measures to disseminate and

	provisions against arbitrary and forcible displacement and greater respect for the rights of those who flee;
56/136, PP9 19 Dec 2001	Recalling the provisions of the Convention on the Rights of the Child, and the 1951 Convention and 1967 Protocol thereto relating to the Status of Refugees,
56/166, OP5 19 Dec 2001	5. Encourages States that have not already done so to consider acceding to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and to other regional instruments concerning refugees, as applicable, and relevant international instruments of human rights and humanitarian law, and to take appropriate measures to disseminate and implement those instruments domestically to encourage compliance with provisions against arbitrary and forcible displacement and greater respect for the rights of those who flee;

implement those instruments domestically to encourage compliance with

9. REGIONAL INSTRUMENTS

The majority of the provisions reproduced below reaffirm the need for States to co-operate with UNHCR in international protection, inter alia, by acceding to and fully implementing regional legal instruments. A number of provisions deal specifically with the Organization of African Unity (OAU) 'Convention Governing the Specific Aspects of Refugee Problems in Africa'. Several provisions reaffirm that, along with the 1951 Convention and 1967 Protocol, the OAU Convention constitutes the foundation of the international refugee protection regime in Africa.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
2594(XXIV), PP6 16 Dec 1969	Expressing its appreciation of the adoption, under the aegis of the Organization of African Unity, of the Convention Governing the Specific Aspects of Refugee Problems in Africa, on 10 September 1969, as well as of the accession of an increasing number of countries to the Convention relating to the Status of Refugees of 1951 and the Protocol relating to the Status of Refugees of 1967, and expressing the hope that the present trend of increasing accessions to the Convention and the Protocol will continue,		
32/67, OP5(a) 8 Dec 1977	5. Further urges Governments to facilitate the efforts of the High Commissioner in the field of international protection, inter alia: (a) By considering accession to the relevant international and regional instruments established for the benefit of refugees;		

37/195, OP2 18 Dec 1982 38/121, OP2 16 Dec 1983	2. Reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to co-operate fully with him to facilitate the effective exercise of this essential function, in particular by acceding to and fully implementing the relevant international and regional instruments and by scrupulously observing the principles of asylum and non-refoulement;
39/140, OP2 14 Dec 1984 40/118, OP2 13 Dec 1985 41/124, OP2 4 Dec 1986	2. Strongly reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to continue to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and fully implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;
42/106, PP8 7 Dec 1987	Recognizing that the task of caring for refugees is a matter of international concern and solidarity in keeping with the Charter of the United Nations, international and regional instruments, in particular the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as well as the 1969 Convention of the Organization of African Unity Governing the Specific Aspects of Refugee Problems in Africa,
42/109, OP1 7 Dec 1987 43/117, OP1 8 Dec 1988	1. Strongly reaffirms the fundamental nature of the function of the United Nations High Commissioner for Refugees to provide international protection and the need for Governments to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;
44/137, OP1 15 Dec 1989 45/140 A, OP1 14 Dec 1990 46/106, OP1 16 Dec 1991 47/105, OP1 16 Dec 1992	1. Strongly reaffirms the fundamental nature of the function of the United Nations High Commissioner for Refugees to provide international protection and the need for States to co-operate fully with his Office in the fulfilment of this function, in particular by acceding to and fully and effectively implementing the relevant international and regional refugee instruments;
48/116, OP2 20 Dec 1993	2. Calls upon all States that have not yet done so, including Governments of newly independent States, to accede to or to declare succession to and to implement fully the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and relevant regional instruments for the protection of refugees;

50/182, OP5 22 Dec 1995	5. Encourages States that have not already done so to consider acceding to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and to other relevant regional refugee instruments, as applicable, and relevant international human rights instruments;
51/75, OP2 12 Dec 1996	2. Calls upon all States that have not yet done so to accede or succeed to and to implement fully the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and relevant regional refugee instruments, as applicable, for the protection of refugees;
52/132, OP13 12 Dec 1997	13. Encourages States that have not already done so to consider acceding to the 1951 Convention relating to the Status of Refugees and its Protocol of 1967 and to other relevant regional refugee instruments, as applicable, and relevant international human rights instruments;
54/146, OP5 17 Dec 1999	5. Notes also that the thirtieth anniversary of the Organization of African Unity Convention governing the specific aspects of refugee problems in Africa is also being commemorated in 1999, and acknowledges the contribution made by that Convention to the development of regional standards for the protection of refugees;
54/147, OP3 17 Dec 1999	3. Notes the commemoration in 1999 of the thirtieth anniversary of the adoption of the Organization of African Unity Convention governing the specific aspects of refugee problems in Africa of 1969, appeals to African States that have not yet done so to accede to the Convention, and calls upon States parties to the Convention to reaffirm their commitment to its ideals and to respect and observe its provisions;
54/180, OP11 17 Dec 1999	11. Encourages States that have not already done so to consider acceding to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and to other relevant regional instruments concerning refugees, as applicable, and relevant international instruments of human rights and humanitarian law, and to take appropriate measures to disseminate and implement those instruments domestically to encourage compliance with provisions against arbitrary and forcible displacement and greater respect for the rights of those who flee;
55/77, OP10 4 Dec 2000	10. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;
56/135, PP7, 9, OP3 & 8 19 Dec 2001	Noting that 2001 marks the fiftieth anniversary of the 1951 Convention relating to the Status of Refugees, which, together with the 1967 Protocol thereto, as complemented by the Organization of African Unity Convention of 1969, remains the foundation of the international refugee protection regime in Africa,
	Recalling the Comprehensive Implementation Plan adopted by the Special Meeting of Governmental and Non-Governmental Technical Experts convened by the Organization of African Unity and the Office of the United

Nations High Commissioner for Refugees at Conakry from 27 to 29 March 2000 on the occasion of the thirtieth anniversary of the adoption of the Organization of African Unity Convention, and noting its endorsement by the Council of Ministers of the Organization of African Unity at its seventy-second ordinary session,

- 3. Encourages African States to ensure the full implementation of and follow-up to the Comprehensive Implementation Plan adopted by the Special Meeting of Governmental and Non-Governmental Technical Experts convened by the Organization of African Unity and the Office of the United Nations High Commissioner for Refugees at Conakry on the occasion of the thirtieth anniversary of the adoption of the Organization of African Unity Convention governing the specific aspects of refugee problems in Africa of 1969;
- 8. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;

56/166, OP5 19 Dec 2001

5. Encourages States that have not already done so to consider acceding to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees and to other regional instruments concerning refugees, as applicable, and relevant international instruments of human rights and humanitarian law, and to take appropriate measures to disseminate and implement those instruments domestically to encourage compliance with provisions against arbitrary and forcible displacement and greater respect for the rights of those who flee;

57/183, PP8, 11, OP3 & 8 18 Dec 2002

Reaffirming that the 1951 Convention relating to the Status of Refugees, together with the 1967 Protocol thereto, as complemented by the Organization of African Unity Convention of 1969, remains the foundation of the international refugee protection regime in Africa,

Recalling the Comprehensive Implementation Plan adopted by the Special Meeting of Governmental and Non-Governmental Technical Experts convened by the Organization of African Unity and the Office of the United Nations High Commissioner for Refugees at Conakry from 27 to 29 March 2000 on the occasion of the thirtieth anniversary of the adoption of the Organization of African Unity Convention governing the specific aspects of refugee problems in Africa, and noting its endorsement by the Council of Ministers of the Organization of African Unity at its seventy-second ordinary session,

- 3. Encourages African States to ensure the full implementation of and follow-up to the Comprehensive Implementation Plan adopted by the Special Meeting of Governmental and Non-Governmental Technical Experts convened by the Organization of African Unity and the Office of the United Nations High Commissioner for Refugees at Conakry from 27 to 29 March 2000, on the occasion of the thirtieth anniversary of the adoption of the Organization of African Unity Convention governing the specific aspects of refugee problems in Africa of 1969;
- 8. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the

	Status of Refugees, as complemented by the Organization of African Unity Convention of 1969, remain the foundation of the international refugee
	protection regime in Africa, encourages African States that have not yet done so to accede to those instruments, and calls upon States parties to the Conventions to reaffirm their commitment to their ideals and to respect and observe their provisions;
58/149, PP3, 4, 7 & 8 & OP3 22 Dec 2003	Recalling further the Organization of African Unity Convention governing the specific aspects of refugee problems in Africa of 1969 and the African Charter on Human and Peoples' Rights,
	Recalling the Khartoum Declaration3 and the Recommendations on Refugees, Returnees and Internally Displaced Persons in Africa adopted by the Organization of African Unity at the ministerial meeting held at Khartoum on 13 and 14 December 1998,
	Reaffirming that the 1951 Convention relating to the Status of Refugees, together with the 1967 Protocol thereto, as complemented by the Organization of African Unity Convention of 1969, remains the foundation of the international refugee protection regime in Africa,
	Recognizing that the fundamental principles and rights embodied in those conventions have provided a resilient protection regime within which millions of refugees have been able to find safety from armed conflicts and persecution,
	3. Encourages African States to ensure the full implementation of and follow-up to the Comprehensive Implementation Plan adopted by the Special Meeting of Governmental and Non-Governmental Technical Experts convened by the Organization of African Unity and the Office of the United Nations High Commissioner for Refugees at Conakry from 27 to 29 March 2000 on the occasion of the thirtieth anniversary of the adoption of the Organization of African Unity Convention governing the specific aspects of refugee problems in Africa of 1969;
59/170, OP5 20 Dec 2004	5. Notes also that 2004 marks the twentieth anniversary of the Cartagena Declaration on Refugees and that States convened in Mexico City in November 2004 to commemorate this anniversary, recalls the contribution to refugee protection which regional approaches can make, and encourages States to strengthen further international protection of refugees in the region, in conjunction with relevant international organizations as well as representatives of civil society;
59/172, PP2 & 3 20 Dec 2004	Recalling also the Organization of African Unity Convention governing the specific aspects of refugee problems in Africa of 1969 and the African Charter on Human and Peoples' Rights,
60/128, PP2 & 3 16 Dec 2005	Reaffirming that the 1951 Convention relating to the Status of Refugees,
61/139, PP1 & 2 19 Dec 2006	together with the 1967 Protocol thereto, as complemented by the Organization of African Unity Convention of 1969, remains the foundation of the international refugee protection regime in Africa,
62/125, PP1 & 2 18 Dec 2007	
63/149, PP1 & 2 18 Dec 2008	

64/129, PP1 & 2 18 Dec 2009 65/193, PP1 & 2 21 Dec 2010 66/135, PP1 & 2 19 Dec 2011 67/150, PP1 & 2 20 Dec 2012	
68/143, PP1 & 2 18 Dec 2013 69/154, PP1 & 2 18 Dec 2014	
60/129, OP5 16 Dec 2005	5. Notes with interest the Mexico Plan of Action to Strengthen International Protection of Refugees in Latin America, endorsed by States participating in the meeting commemorating the twentieth anniversary of the Cartagena Declaration on Refugees convened in Mexico City on 15 and 16 November 2004, and expresses its support for the efforts of interested States and the Office of the High Commissioner to promote its implementation, with the cooperation and assistance of the international community;
61/137, OP19 19 Dec 2006	19. Notes the progress that is being made by interested States and the Office of the High Commissioner to take forward elements outlined in the Mexico Plan of Action to Strengthen International Protection of Refugees in Latin America, adopted on 16 November 2004, and expresses its support for the efforts to promote its implementation with the cooperation and assistance of the international community, as appropriate, including in the area of resettlement, as well as in supporting host communities that receive large numbers of persons who require international protection;

10. ROLE OF UNHCR / EXCOM

The provisions reproduced below focus on the role of UNHCR and ExCom with regard to the 1951 Convention and the 1967 Protocol. Provisions endorse the Geneva Declaration adopted by ExCom on reaching 101 States parties to the 1951 Convention and the 1967 Protocol and the ExCom conclusions on the implementation of the instruments. Two provisions encourage UNHCR to promote broader accession to and the full implementation of the Convention and Protocol. One provision notes UNHCR's role in the extension of the personal scope of the 1951 Convention through the development of the 1967 Protocol.

Resolution / Paragraph Number & Date	Full Text
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GENERAL ASSEMBLY RESOLUTIONS		
41/124, PP4 4 Dec 1986	Noting with satisfaction that, following recent accessions, one hundred and one States are now parties to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, and endorsing the Geneva Declaration thereon adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-seventh session,	
44/137, OP2 15 Dec 1989	2. Endorses the conclusions on the implementation of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session;	
54/146, OP3 17 Dec 1999	3. Reaffirms the fundamental importance of the 1951 Convention and the 1967 Protocol relating to the Status of Refugees, in particular their implementation in a manner fully compatible with the object and purpose of those instruments, notes with satisfaction that one hundred and thirty-nine States are now parties to one or to both instruments, and encourages the Office of the High Commissioner and States to strengthen their efforts to promote broader accession to these instruments and their full implementation;	
55/74, OP4 4 Dec 2000	4. Reaffirms that the 1951 Convention and the 1967 Protocol relating to the Status of Refugees remain the foundation of the international refugee regime and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty States are now parties to one instrument or to both, welcomes the fact that an intergovernmental event involving those States is planned on the occasion of the fiftieth anniversary of the Convention, and encourages the Office of the High Commissioner and States to strengthen their efforts to promote broader accession to those instruments and their full implementation;	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1186(XLI), OP1 18 Nov 1966	1. Takes note with approval of the addendum to the annual report of the United Nations High Commissioner for Refugees on, inter alia, measures to extend the personal scope of the Convention of 28 July 1951 relating to the status of refugees;	

11. WELCOME OF ACCESSIONS

The provisions listed below welcome accessions to the 1951 Convention and/or the 1967 Protocol and the increasing number of States parties.

Sample Text

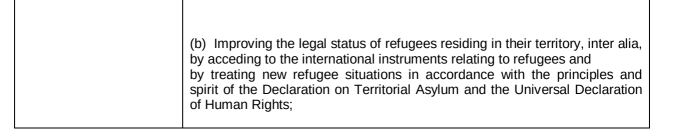
"Noting with satisfaction that, following recent accessions, at least one hundred States are now parties to the 1951 Convention and the 1967 Protocol relating to the Status of Refugees" (42/109, PP4)

GENERAL ASSEMBLY RESOLUTIONS				
Resolution & Paragraph No.	Date		Resolution & Paragraph No.	Date
1959(XVIII), PP6	12 Dec 1963		44/137, PP4	15 Dec 1989
2040(XX), PP3	7 Dec 1965		45/140(A), PP4	14 Dec 1990
2594(XXIV), PP6	16 Dec 1969		47/105, PP4	16 Dec 1992
2789(XXVI), PP7	6 Dec 1971		48/116, PP6	20 Dec 1993
2956(XXVII), PP7	12 Dec 1972		51/75, PP3	12 Dec 1996
3143(XXVIII), PP6	14 Dec 1973		52/103, PP3	12 Dec 1997
3271(XXIX), PP6	10 Dec 1974		53/123, OP3	9 Dec 1998
36/125, PP8	14 Dec 1981		54/144, OP5	17 Dec 1999
38/121, OP2	16 Dec 1983		54/146, OP3	17 Dec 1999
39/140, PP6	14 Dec 1984	1	55/74, OP4	4 Dec 2000
41/124, PP4	4 Dec 1986	1	56/137, OP3	19 Dec 2001
42/109, PP4	7 Dec 1987	1	57/187, OP4	18 Dec 2002
43/117, PP4	8 Dec 1988		69/152, OP 6	18 Dec 2014

LEGAL STATUS OF REFUGEES

The provisions reproduced below invite States to improve the legal status of refugees residing in their territory, inter alia, by acceding to the 1951 Convention and other instruments and treating refugee situations in accordance with the principles and spirit of such instruments.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1388 (XIV), OP1(a) 20 Nov 1959	 Invites States Members of the United Nations and members of the specialized agencies to devote, on the occasion of the World Refugee Year, special attention to the problems of refugees coming within the competence of the United Nations High Commissioner for Refugees, and in particular to consider the possibility of: Improving the legal status of refugees living on, or to be admitted to, their territory by, inter alia, acceding to the Convention relating to the Status of Refugees;
1499 (XV), OP1(a) 5 Dec 1960	Invites States Members of the United Nations and members of the specialized agencies to continue to devote attention to refugee problems still awaiting solution: (a) By continuing to improve the legal status of refugees living in their territory, in consultation, where needed, with the United Nations High Commissioner for Refugees;
1673 (XVI), OP2(a) 18 Dec 1961	2. Invites States Members of the United Nations and members of the specialized agencies to continue to lend their support to the alleviation of refugee problems still awaiting solution:(a) By improving the legal status of refugees residing in their territory;
1959 (XVIII), OP2(b) 12 Dec 1963	2. Invites States Members of the United Nations and members of the specialized agencies to continue to lend their support to the alleviation of refugee problems:(b) By improving the legal status of refugees residing in their territory, particularly in new refugee situations, inter alia, by acceding as appropriate to the 1951 Convention relating to the Status of Refugees and by treating new refugee problems in accordance with the principles and the spirit of the Convention;
2399 (XXIII), OP2(b) 6 Dec 1968	2. Urges States Members of the United Nations and members of the specialized agencies to continue to lend their support to the High Commissioner's humanitarian task by



LOCAL INTEGRATION⁶⁷

A number of the provisions reproduced below request States to promote or facilitate the assimilation (local integration) of refugees within countries of asylum, sometimes with a reference to the need for co-operation with UNHCR. One provision requests UNHCR to promote permanent solutions to refugee solutions by facilitating settlement of refugees in countries of asylum. Other provisions note the problems in assimilation and invite UNHCR to explore sources of funding for integration programmes. One provision calls on Governments to promote the assimilation of refugees, particularly by facilitating their naturalization.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
319 (IV), PP1 3 Dec 1949	Considering that the problem of refugees is international in scope and nature and that its final solution can only be provided by the voluntary repatriation of the refugees or their assimilation within new national communities,		
428 (V), OP2(e) 14 Dec 1950	 2. Calls upon governments to co-operate with the United Nations High Commissioner for Refugees in the performance of his functions concerning refugees falling under the competence of his Office, especially by: e) Promoting the assimilation of refugees, especially by facilitating their naturalization; 		
638 (VII), PP1, 3, 4 & 5 20 Dec 1952	Taking note of the observations and information contained in the report of the United Nations High Commissioner for Refugees on the problem of assimilation of refugees in the countries of their residence, Noting with satisfaction the efforts made by the governments of the countries of present residence of refugees towards their assimilation, as well as the studies and plans of the High Commissioner directed towards the same objective, Considering that, in view of the heavy financial burdens involved in the execution of integration programmes, international funds may play a useful role in the successful execution of long-term projects for the assimilation of refugees, Invites the United Nations High Commissioner for Refugees, in consultation with the International Bank for Reconstruction and Development, to examine the situation with a view to exploring, with the governments directly concerned, what sources of funds might be available and the most effective means by which such funds might be utilized.		

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⁶⁷ A number of the resolutions reproduced here use the term "assimilation" of refugees rather than local integration. However, while both Article 34 of the 1951 Convention and UNHCR's Statute make reference to "assimilation", the international community has always rejected the notion that refugees should be expected to abandon their own culture and way of life, so as to become indistinguishable from nationals of the host community. In this respect, "local integration" is the more appropriate term and should be used when referring to this durable solution. See also <u>Durable Solutions</u>

1388, OP1(b) 20 Nov 1959	 Invites States Members of the United Nations and members of the specialized agencies to devote, on the occasion of the World Refugee Year, special attention to the problems of refugees coming within the competence of the United Nations High Commissioner for Refugees, and in particular to consider the possibility of: (b) Increasing the facilities for permanent refugee solutions through voluntary repatriation and assimilation within new national communities, and, for resettlement of refugees, providing further opportunities through the liberalization of immigration laws and regulations and through the inclusion of refugees in resettlement schemes;
2197 (XXI), OP1(b) & (c) 16 Dec 1966	1. Requests the United Nations High Commissioner for Refugees to continue to provide international protection to refugees who are his concern, within the limits of his competence, and to promote permanent solutions to their problems:
	(b) By facilitating the voluntary and rapid settlement of these refugees in the countries of asylum and by making available to these countries, especially developing countries, a maximum of aid, taking into account the specific requirements existing in each country of asylum;
	(c) By assuring that in developing countries the plans for the economic and social integration of refugees, pending their possible inclusion in the economic and social programmes carried out by the competent organs and specialized agencies of the United Nations, are properly co-ordinated with those programmes, and also with such other programmes as might be carried out by regional organizations;
33/26, OP5 29 Nov 1978	5. Urges Governments to continue to co-operate closely with the High Commissioner in efforts to achieve the self-sufficiency and, where possible, the integration of refugees in countries of asylum, and to accept for resettlement, on the widest possible basis, refugees from countries of first asylum;
54/147, OP16 17 Dec 1999 56/135, OP19 19 Dec 2001	16. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, as appropriate, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
56/137, OP9 19 Dec 2001 57/187, OP10 18 Dec 2002	9. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that voluntary repatriation remains the preferred solution, supported by necessary rehabilitation and development assistance, to facilitate sustainable reintegration;

58/149, OP 23 22 Dec 2003 59/172, OP17 20 Dec 2004	23. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to
61/139, OP19 19 Dec 2006	prevailing circumstances in their respective countries of origin, are unable to return home;
62/125, OP21 18 Dec 2007	
63/149, OP21 18 Dec 2008	
64/129, OP22 18 Dec 2009	
65/193, OP22 21 Dec 2010	
66/135, OP22 19 Dec 2011	
67/150, OP21 20 Dec 2012	
68/143, OP21 18 Dec 2013	
69/154, OP21 18 Dec 2014	
58/151, OP10 22 Dec 2003	10. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and
59/170, OP11 20 Dec 2004	seeking permanent solutions to refugee problems, and recalls that the solutions include voluntary repatriation and, where appropriate and feasily local integration and resettlement in a third country, while reaffirming to
60/129, OP13 16 Dec 2005	voluntary repatriation, supported by necessary rehabilitation and development assistance to facilitate sustainable reintegration, remains the preferred solution;
61/137, OP15 19 Dec 2006	protetted solution,
62/124, OP16 18 Dec 2007	
63/148, OP16 18 Dec 2008	
64/127, OP21 18 Dec 2009	
65/194, OP22 21 Dec 2010	
66/133, OP21	

19 Dec 2011	
67/149, OP24 20 Dec 2012	
68/141, OP27 18 Dec 2013	
69/152, OP29 18 Dec 2014	
60/128, OP18 16 Dec 2005	18. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session;
60/129, OP15 & 16 16 Dec 2005	15. Notes that local integration in the refugee context is a sovereign decision and an option to be exercised by States guided by their treaty obligations and human rights principles and that it is a dynamic and multifaceted two-way process that requires efforts by all parties concerned, including a preparedness on the part of refugees to adapt to the host society without having to forego their own cultural identity and a corresponding readiness on the part of host communities and public institutions to welcome refugees and to meet the needs of a diverse population, and acknowledges that the process of local integration is complex and gradual, comprising three distinct but interrelated legal, economic, and social and cultural dimensions, all of which are important to the ability of refugees to integrate successfully; 16. Acknowledges that the global refugee situation represents an international challenge requiring that international burden-
	responsibility-sharing be addressed effectively, and recognizes that allowing for local integration, where applicable, is an act of States that is a durable solution for refugees, which contributes to the said burden- and responsibility-sharing, without prejudice to the specific situation of certain developing countries facing mass influxes;
66/133, OP25 19 Dec 2011	Recognizes that no solution to displacement can be durable unless it is sustainable, and therefore encourages the Office of the High Commissioner to support the sustainability of return and reintegration;
66/135, OP11 19 Dec 2011	to support the sustainability of return and remiegration,
67/149, OP28 20 Dec 2012	
67/150, OP10 20 Dec 2012	
68/141, OP31 18 Dec 2013	

68/143, OP10 18 Dec 2013	
69/154, OP10 18 Dec 2014	
10 Dec 2014	
69/152, OP34 18 Dec 2014	34. Calls upon States to create opportunities for resettlement as a durable solution, acknowledges with appreciation the many countries that continue to offer enhanced resettlement opportunities and other forms of humanitarian admission, recognizes the need to further increase the number of resettlement places and the number of countries with regular resettlement programmes and to improve the integration of resettled refugees, calls upon States to ensure inclusive and non-discriminatory policies in their resettlement programmes, and notes that resettlement is a strategic protection tool and solution for refugees;

MASS INFLUXES

1. CALL FOR ACTION

The majority of the provisions reproduced below request States, intergovernmental, non-governmental and humanitarian organizations to intensify their co-operation and assistance in efforts to address the problem of mass exoduses. One provision requests States to facilitate UNHCR's efforts towards international protection by protecting asylum-seekers in situations of mass influx and another notes the need to improve co-ordination in addressing mass exoduses.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
36/125, OP5(a) 14 Dec 1981	5. Urges Governments to intensify their support for activities which the High Commissioner is carrying out in accordance with his mandate and relevant resolutions of the General Assembly and the Economic and Social Council, especially by: (a) Facilitating the High Commissioner's efforts in the field of international protection, in particular by scrupulously observing the principle of asylum and non-refoulement and by protecting asylum-seekers in situations of large-scale influx, as endorsed by the Executive Committee of the
	Programme of the High Commissioner at its thirty-second session;
38/103, PP7 16 Dec 1983	Convinced that there is an urgent need to improve co-ordination within the existing international machinery to deal with mass exoduses and displacements of population,
39/117, OP2 14 Dec 1984	2. Invites Governments to intensify their co-operation and assistance in world-wide efforts to address the serious problem of mass exoduses of refugees and displaced persons;
40/149, OP2 13 Dec 1985 41/148, OP2 4 Dec 1986	2. Invites Governments and international organizations to intensify their cooperation and assistance in world-wide efforts to address the serious problem of mass exoduses of refugees and displaced persons;
43/154, OP2 8 Dec 1988	2. Invites all Governments and intergovernmental and humanitarian organizations concerned to intensify their co-operation and assistance in world-wide efforts to address the serious problems resulting from mass exoduses of refugees and displaced persons, and also the causes of such exoduses;

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44/164, OP2 15 Dec 1989 45/153, OP2 18 Dec 1990 46/127, OP2 17 Dec 1991	2. Again invites all Governments and intergovernmental and humanitarian organizations concerned to intensify their co-operation with and assistance to world-wide efforts to address the serious problems resulting from mass exoduses of refugees and displaced persons, and also the causes of such exoduses;
48/139, OP2 20 Dec 1993	2. Once again invites all Governments and intergovernmental and humanitarian organizations concerned to intensify their cooperation with and assistance to world-wide efforts to address the serious problems resulting from mass exoduses of refugees and displaced persons, and also the causes of such exoduses;
50/182, OP4 22 Dec 1995	4. <i>Invites again</i> all Governments and intergovernmental, humanitarian and non-governmental organizations concerned to intensify their cooperation and assistance in worldwide efforts to address the serious problems resulting from mass exoduses of refugees and displaced persons and the causes of such exoduses;
52/132, OP4 12 Dec 1997	4. <i>Invites again</i> all Governments and regional, intergovernmental and humanitarian organizations concerned, where appropriate, to intensify their cooperation and assistance in worldwide efforts to address the serious problems resulting from mass exoduses of refugees and displaced persons and the causes of such exoduses;
54/180, OP3 17 Dec 1999	3. Reaffirms the need for all Governments, intergovernmental bodies and concerned international organizations to intensify their cooperation and assistance in worldwide efforts to address human rights situations that lead to, as well as the serious problems that result from, mass exoduses of refugees and displaced persons;
56/166, OP2 & 3 19 Dec 2001	 Strongly deplores ethnic and other forms of intolerance as one of the major causes of forced migratory movements, and urges States to take all necessary steps to ensure respect for human rights, especially the rights of persons belonging to minorities; Reaffirms the need for all Governments, intergovernmental bodies and
	relevant international organizations to intensify their cooperation and assistance in worldwide efforts to address human rights situations that lead to, as well as the serious problems that result from, mass exoduses of refugees and displaced persons;
69/152, OP39 18 Dec 2014	39. <i>Urges</i> all States and relevant non-governmental and other organizations, in conjunction with the Office of the High Commissioner, in a spirit of international solidarity and burden-sharing, to cooperate and to mobilize resources, including through financial and in-kind assistance, as well as direct aid to host countries, refugee populations and the communities hosting them, with a view to enhancing the capacity of and reducing the heavy burden borne by countries and communities hosting refugees, in particular those that have received large numbers of refugees and asylum seekers, and whose generosity is appreciated;

2. CONCERN

The provisions reproduced below express concern at the scale and magnitude of exoduses and population displacements, and the resulting suffering of refugees. In several provisions, reference is made to the fact that a high proportion of refugees are women and children.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/196, OP1 15 Dec 1980	Expresses deep concern at the continued incidence of large-scale exoduses and displacements of populations and the resulting hardships and problems for the persons and States concerned;
36/148, PP4 16 Dec 1981	Gravely concerned over the continuing massive flows of refugees in many parts of the world and the human suffering affecting millions of men, women and children who flee or are forcibly expelled from their homelands,
38/103, PP2 16 Dec 1983	Deeply disturbed by the continuing scale and magnitude of exoduses and displacements of populations in many regions of the world and by the human suffering of millions of refugees and displaced persons in all regions of the world,
39/117, PP2 14 Dec 1984 40/149, PP2 13 Dec 1985	Deeply disturbed by the continuing scale and magnitude of exoduses of refugees and displacements of population in many regions of the world and by the human suffering of millions of refugees and displaced persons,
41/148, PP2 4 Dec 1986 42/144, PP2 7 Dec 1987 43/154, PP2 8 Dec 1988 44/164, PP2 15 Dec 1989 45/153, PP2 18 Dec 1990	Deeply disturbed by the continuing scale and magnitude of exoduses of refugees and displacements of population in many regions of the world and by the human suffering of millions of refugees and displaced persons,
46/127, PP2 17 Dec 1991 48/139, PP3 20 Dec 1993	Deeply disturbed by the increasing scale and magnitude of exoduses of refugees and displacements of population in many regions of the world and by the suffering of millions of refugees and displaced persons,

50/182, PP1 22 Dec 1995	Deeply disturbed by the escalating scale and magnitude of exoduses of refugees and displacements of population in many regions of the world and by the human suffering of millions of refugees and displaced persons,
52/132, PP1 12 Dec 1997	Deeply disturbed by the scale and magnitude of exoduses and displacements of people in many regions of the world and by the human suffering of refugees and displaced persons,
54/180, PP1 17 Dec 1999 56/166, PP1 19 Dec 2001	Deeply disturbed by the scale and magnitude of exoduses and displacements of people in many regions of the world and by the human suffering of refugees and displaced persons, a high proportion of whom are women and children,
66/135, PP5 19 Dec 2011 67/150, PP5 20 Dec 2012 68/143, PP5 18 Dec 2013 69/154, PP5 18 Dec 2014	Gravely concerned about the rising number of refugees in various parts of the continent,
68/143, PP8 18 Dec 2013 69/154, PP8 18 Dec 2014	Recalling the Joint Declaration adopted at the joint summit of the Intergovernmental Authority on Development and the East African Community on the Horn of Africa crisis, held in Nairobi on 8 and 9 September 2011, which, inter alia, expressed concern about the mass exodus of refugees into neighbouring countries, as well as the increased number of internally displaced persons due to the ongoing humanitarian crises of drought and famine in the Horn of Africa,

3. **EARLY WARNING** (See also *Early Warning*)

The provisions reproduced below note that the complex causes of mass exoduses require an intersectoral and multidisciplinary approach to early warning.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS

48/139, OP12 20 Dec 1993	12. Notes, in this connection, that mass movements of populations are caused by multiple and complex factors, which indicates that early warning requires an intersectoral and multidisciplinary approach;
50/182, PP3 22 Dec 1995	Conscious of the fact that mass exoduses of populations are caused by multiple and complex factors, such as human rights violations, political, ethnic and economic conflicts, famine, insecurity, violence, poverty and environmental degradation, which indicate that any approach to early warning requires an intersectoral and multidisciplinary approach,
52/132, PP4 12 Dec 1997	Conscious of the fact that mass exoduses of populations are caused by multiple and complex factors, which may include human rights violations, political, ethnic and economic conflicts, famine, insecurity, violence, poverty and environmental degradation, which indicate that comprehensive approaches, particularly early warning, require an intersectoral and multidisciplinary approach to enable a coherent response, particularly at the international and regional levels,

4. <u>IMPACT ON HOST COUNTRIES</u> (See also <u>Host Countries</u>: 2. Impact on Host Countries)

The provisions reproduced below express concern about the increasingly heavy burden imposed on particular countries and the international community as a whole by sudden mass exoduses and population displacements. Several provisions note that massive flows of refugees can potentially threaten international peace and security.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
35/124, PP7 11 Dec 1980	Considering that massive flows of refugees may not only affect the domestic order and stability of receiving States but also jeopardize the stability of entire regions and thus endanger international peace and security,	
36/148, PP8 16 Dec 1981	Stressing that massive flows of refugees may not only affect the domestic order and stability of receiving States but also jeopardize the political and social stability and the economic development of entire regions and thus endanger international peace and security,	
38/103, PP4 16 Dec 1983	Deeply preoccupied by the increasingly heavy burden being imposed particularly upon developing countries with limited resources of their own, and upon the international community as a whole, by these sudden and mass exoduses and displacements of population,	
39/117, PP5 14 Dec 1984	Deeply preoccupied by the increasingly heavy burden being imposed upon the international community as a whole, particularly upon developing countries with limited resources of their own, by these sudden mass	

40/149, PP6 13 Dec 1985 41/148, PP6 4 Dec 1986 42/144, PP5 7 Dec 1987	exoduses and displacements of population,
43/154, PP5 8 Dec 1988 44/164, PP5 15 Dec 1989 45/153, PP5 18 Dec 1990 46/127, PP5 17 Dec 1991 48/139, PP5 20 Dec 1993	Deeply preoccupied by the increasingly heavy burden being imposed, particularly upon developing countries with limited resources of their own and upon the international community as a whole, by these sudden mass exoduses and displacements of population,
69/152, OP39 18 Dec 2014	Urges all States and relevant non-governmental and other organizations, in conjunction with the Office of the High Commissioner, in a spirit of international solidarity and burden-sharing, to cooperate and to mobilize resources, including through financial and in-kind assistance, as well as direct aid to host countries, refugee populations and the communities hosting them, with a view to enhancing the capacity of and reducing the heavy burden borne by countries and communities hosting refugees, in particular those that have received large numbers of refugees and asylum seekers, and whose generosity is appreciated;

5. Human Rights Violations and Mass Exoduses

(See <u>Human Rights and International Protection</u>, 2. Causes of Refugee Flows and Preventive Action)

6. ROLE OF UNHCR

The provision reproduced below welcomes UNHCR's efforts to examine the possibility of temporary refuge in situations of mass influx and requests the continuation of this work.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS

37/195, OP4 18 Dec 1982	4. Welcomes, within the context of the efforts of the international community to share the burden of caring for refugees, the work of the High Commissioner in examining the problems associated with providing refuge on a temporary basis to asylum-seekers in situations of large-scale influx with a view to finding durable solutions, and requests him to continue the work in this regard;
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NON-GOVERNMENTAL ORGANIZATIONS68

1. CO-ORDINATION BETWEEN UNHCR AND NGOS

(See also Co-operation / Co-ordination between UNHCR and Other Organizations)

The provisions reproduced below recommend that UNHCR co-ordinate with NGOs or recognize the need for co-ordination on various issues, including refugee women and children, rehabilitation and development assistance, and the security of UN and humanitarian personnel. One provision welcomes the establishment by UNHCR of the Partnership in Action process as a way to strengthen co-ordination between UNHCR and NGOs.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/135, OP7 11 Dec 1980	7. Recommends that the Office of the High Commissioner should co- ordinate with the United Nations agencies and non-governmental organizations concerned the collection and analysis of data and the conduct of research and case studies on the critical needs of refugee and displaced women;
43/117, OP7 8 Dec 1988	7. Commends the High Commissioner for the work undertaken by his Office to identify and meet the special needs of refugee children and, in particular, for the guidelines of the Office on refugee children, and invites the High Commissioner to pursue his efforts on behalf of refugee children, drawing on the valuable contributions that non-governmental organizations continue to make in this area;
48/116, OP21 20 Dec 1993	21. Welcomes the establishment by the High Commissioner of the Partnership in Action Process in conjunction with the International Council of Voluntary Agencies as a means of strengthening and improving collaboration between the Office of the High Commissioner and non-governmental organizations in meeting greatly increased demands, expresses its support for the process of consultations through regional preparatory meetings as well as for the global conference at Oslo in June 1994 and invites Governments to provide financial support to this important initiative;
54/146, OP13 17 Dec 1999	13. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant

⁶⁸ See also *Personnel: UN and Humanitarian*

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	entities, including international financial institutions and non-governmental organizations;
55/76, OP4 4 Dec 2000	4. Notes the crucial role of partnerships with Governments and international, regional and non-governmental organizations, as well as of the participation of refugees in decisions that affect their lives;
56/217, OP25 21 Dec 2001	25. Also recognizes the need for enhanced coordination and cooperation, both at the headquarters and the field level, between the United Nations security management system and non-governmental organizations on matters relating to the safety and security of humanitarian personnel and United Nations and associated personnel, with a view to addressing mutual security concerns in the field;
58/150, OP5 22 Dec 2003	5. Calls upon all Governments, the Secretary-General, the Office of the High Commissioner, all United Nations organizations, as well as other international organizations and non-governmental organizations concerned to exert the maximum effort to assist and protect refugee minors and to expedite the return and reunification with their families of unaccompanied refugee minors;

2. RECOGNITION OF THE ROLE OF NGOS

The provisions below commend the efforts of NGOs working on behalf of refugees and recognize the important role they play, particularly in small-scale development projects, health and agriculture. Special reference is also made to the role of NGOs in identifying the needs of refugees and participating in the planning and execution of projects. One provision notes the "humanitarian and non-political" character of the efforts of NGOs and urges them to continue such efforts.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
1959 (XVIII), PP5 12 Dec 1963	Commending the non-governmental organizations working for refugees for their untiring activity on behalf of refugees throughout the world,
2399 (XXIII), PP4 15 Nov 1968	Commending the encouraging results achieved in the field of inter-agency co- operation with the support of the Governments concerned and the other members of the United Nations system and noting with appreciation the untiring activities of the non-governmental organizations working on behalf of refugees,
42/127, OP10 7 Dec 1987 43/147, OP9	10. Recognizes the important role that non-governmental organizations are playing with regard to programmes for the care, maintenance and rehabilitation of refugees, particularly in activities related to small-scale development projects, and in the fields of health and agriculture;

8 Dec 1988	
44/152, OP10 15 Dec 1989	
45/141, OP15 14 Dec 1990	15. Recognizes the importance of the role played by non-governmental organizations, as well as by the affected populations, in identifying their needs and participating in the planning and execution of projects in coordination with national committees and in accordance with the Concerted Plan of Action, and urges them to continue in this humanitarian and non-political endeavour;
55/76, OP4 4 Dec 2000	4. Notes the crucial role of partnerships with Governments and international, regional and non-governmental organizations, as well as of the participation of refugees in decisions that affect their lives;
58/154, OP 22 Dec 2003	9. Welcomes the progress made in building civil society, in particular through the development of the non-governmental sector and the development of cooperation between non-governmental organizations and the Governments of a number of countries of the Commonwealth of Independent States, and notes in this regard the relationship between adherence to the principles of the Programme of Action and success in promoting civil society, especially in the field of human rights;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, PP11 30 May 1991	Recognizing the important role played by non-governmental organizations,

3. REQUESTS TO NGOS

The provisions reproduced below request NGOs to consider ways to increase assistance to Africa and to continue their activities on behalf of refugees.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
36/124, OP7 14 Dec 1981	7. Invites governmental bodies of specialized agencies, intergovernmental and non-governmental organizations to consider, within their sphere of competence, various ways and means to increase substantially assistance to African refugees and returnees;	
45/141, OP15	15. Recognizes the importance of the role played by non-governmental	

14 Dec 1990	organizations, as well as by the affected populations, in identifying their needs and participating in the planning and execution of projects in coordination with national committees and in accordance with the Concerted Plan of Action, and urges them to continue in this humanitarian and non-political endeavour;
56/135, OP17 19 Dec 2001	17. Calls upon the Office of the High Commissioner, the Organization of African Unity, subregional organizations and all African States, in conjunction with organizations of the United Nations system, intergovernmental and non-governmental organizations and the international community, to strengthen and revitalize existing partnerships and forge new ones in support of the international refugee protection system;
57/183, OP20 18 Dec 2002	20. Calls upon the Office of the High Commissioner, the African Union, subregional organizations and all African States, in conjunction with agencies of the United Nations system, intergovernmental and non-governmental organizations and the international community, to strengthen and revitalize existing partnerships and forge new ones in support of the international refugee protection system;
58/149, OP33 22 Dec 2003	33. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children and displaced persons, including those with special protection needs;
58/154, OP10 22 Dec 2003	10. Encourages the involvement of intergovernmental and non-governmental organizations in the follow-up to the Conference, and invites them to demonstrate stronger support for the process of multinational constructive dialogue among a wide range of countries concerned;

PERSONNEL: UN AND HUMANITARIAN

1. CODE OF CONDUCT

The provisions reproduced below welcome the decision by UNHCR and other humanitarian organizations to put into place a code of conduct for humanitarian personnel.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
57/183, OP19 18 Dec 2002	19. Welcomes the decision by the Office of the High Commissioner to put into place a code of conduct for humanitarian personnel aimed at preventing the exploitation of refugees, especially in the area of sexual exploitation;	
58/149, OP20 22 Dec 2003	20. Welcomes the decision of the Office of the High Commissioner to put in place a code of conduct for humanitarian personnel aimed at preventing the exploitation of refugees, especially in the area of sexual exploitation;	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
2002/32, OP30 26 July 2002	30. Strongly urges the United Nations system and all humanitarian organizations to adopt and implement appropriate measures, including codes of conduct, for all personnel involved in humanitarian assistance activities, to review protection and distribution mechanisms, and to recommend actions that protect against sexual abuse and exploitation and the misuse of humanitarian assistance, and requests the Secretary-General to report back to the Council in this regard;	

2. DETENTION OF PERSONNEL

Several provisions reproduced below condemn the unlawful detention of UN and other personnel. A number of provisions call on States and other parties to a conflict to refrain from detaining such personnel and to ensure the speedy release of personnel who have been detained in violation of their immunity. Other provisions call on States to provide adequate and prompt information on the arrest or detention of UN or other personnel, to allow independent medical teams to visit the detained, to allow access for a representative of the competent organization and for such representatives to be permitted to attend any hearings.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
52/126, OP2(b) 12 Dec 1997	2. Urges all States: (b) To ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;		
52/126, OP3(b), (c), (d), (e) 12 Dec 1997	3. Calls upon all States:(b) To provide adequate and prompt information concerning the arrest or detention of United Nations and other personnel carrying out activities in		
	fulfilment of the mandate of a United Nations operation; (c) To grant the representative of the competent international organization immediate and unconditioned access to such personnel;		
	(d) To allow independent medical teams to investigate the health of detained United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation, and to afford them the necessary medical assistance;		
	(e) To allow representatives of the competent international organization concerned to attend hearings involving United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation, provided that such attendance is consistent with domestic law;		
53/87, OP3 7 Dec 1998	3. Also urges all States to take the necessary measures to ensure the safety and security of humanitarian personnel and United Nations personnel, to respect and ensure respect for the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations, and to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;		
54/192, PP9 & OP7 17 Dec 1999	Strongly deploring the rising toll of casualties among national and international humanitarian personnel and United Nations and its associated personnel in complex humanitarian emergencies, in particular in armed conflicts and in post-conflict situations, and strongly condemning the acts of murder and other forms of physical violence, abduction, hostage-taking, kidnapping, harassment and illegal arrest and detention to which those participating in humanitarian operations are increasingly exposed, as well as acts of destruction and looting of their property,		
	7. Also urges all States to provide adequate and prompt information in the event of arrest or detention of humanitarian personnel or United Nations		

personnel, to afford them the necessary medical assistance and to allow independent medical teams to visit and examine the health of those detained, and further urges all States to take the necessary measures to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;

55/175, PP10, OP8 & 9 19 Dec 2000

Strongly condemning the acts of murder and other forms of violence, rape and sexual assault, intimidation, armed robbery, abduction, hostage-taking, kidnapping, harassment and illegal arrest and detention to which those participating in humanitarian operations are increasingly exposed, as well as attacks on humanitarian convoys and acts of destruction and looting of their property,

- 8. Calls upon all States to provide adequate and prompt information in the event of arrest or detention of humanitarian personnel or United Nations personnel, to afford them the necessary medical assistance and to allow independent medical teams to visit and examine the health of those detained, and urges them to take the necessary measures to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;
- 9. Calls upon all other parties involved in armed conflicts, in compliance with their obligations under the 1949 Geneva Conventions and the Additional Protocols thereto, to ensure the safety and protection of humanitarian personnel and United Nations and its associated personnel, to refrain from abducting or detaining them in violation of their immunity under relevant conventions referred to in the present resolution and applicable international humanitarian law, and speedily to release, without harm, any abductee or detainee;

56/217, PP10, OP10 & 12 21 Dec 2001

Strongly condemning the acts of murder and other forms of violence, rape and sexual assault, intimidation, armed robbery, abduction, hostage-taking, kidnapping, harassment and illegal arrest and detention to which those participating in humanitarian operations are increasingly exposed, as well as attacks on humanitarian convoys and acts of destruction and looting of their property,

- 10. Calls upon all States to provide adequate and prompt information in the event of arrest or detention of humanitarian personnel or United Nations personnel, to afford them the necessary medical assistance and to allow independent medical teams to visit and examine the health of those detained, and urges them to take the necessary measures to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;
- 12. Calls upon all other parties involved in armed conflicts, in compliance with international humanitarian law, in particular their obligations under the 1949 Geneva Conventions and the obligations applicable to them under the Additional Protocols thereto, to ensure the safety and protection of

humanitarian personnel and United Nations and associated personnel, to refrain from abducting or detaining them in violation of their immunity under relevant conventions referred to in the present resolution and applicable international humanitarian law, and speedily to release, without harm, any abductee or detainee;

3. FEMALE STAFF

One of the provisions reproduced below recommends that UNHCR should increase the number of female staff, particularly in the field and that a high-level staff position is designated as co-ordinator for women's programmes. The other provision urges the recruitment of female staff to provide for the specific needs of refugee women and children.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
35/185, OP8 11 Dec 1980	8. Further recommends that the High Commissioner should ensure that the number of women at all levels on his staff, particularly in the field, is increased and that a high-level staff position is designated as a co-ordinator for women's programmes.	
E	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP11 30 May 1991	11. <i>Urges</i> the recruitment of staff, in particular, female field staff, who are able to provide assistance and protection appropriate to the specific needs of refugee women and children;	

4. OBLIGATION ON STAFF TO OBSERVE NATIONAL LAWS AND REGULATIONS

The provisions reproduced below reaffirm that UN and humanitarian personnel must respect the national laws and regulations of the country in which they are operating and requests personnel to abide by such laws and regulations.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
52/167, OP5	5. Reaffirms the necessity for all humanitarian personnel to respect the

16 Dec 1997	national laws of the countries in which they are operating;
53/87, OP13 7 Dec 1998	13. Also reaffirms the necessity for all humanitarian personnel to respect the national laws of the countries in which they are operating;
54/147, OP13 17 Dec 1999	13. Urges States and all other actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, and requests organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
54/192, OP9 17 Dec 1999 55/175, OP11 19 Dec 2000 56/217,OP15 21 Dec 2001	9. Reaffirms the obligation of all humanitarian personnel and United Nations and its associated personnel to observe and respect the national laws of the country in which they are operating, in accordance with international law and the Charter of the United Nations;
55/77, OP1 4 Dec 2000	19. Deplores the deaths and injuries and other forms of violence sustained by staff members of the Office of the High Commissioner and urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crimes committed against humanitarian personnel and bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
56/135, OP16 19 Dec 2001	16. Deplores the deaths and injuries and other forms of violence sustained by staff members of the Office of the United Nations High Commissioner for Refugees, and urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crimes committed against humanitarian personnel and bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
57/28, PP6 19 Nov 2002	Reaffirming also the obligation of all humanitarian personnel and United Nations and associated personnel to respect the national laws of the country in which they are operating, in accordance with international law and the Charter of the United Nations,
57/183, OP17 18 Dec 2002	17. Deplores the deaths, injuries and other forms of violence sustained by staff members of the Office of the United Nations High Commissioner for Refugees; urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian

assistance, to prevent attacks on and kidnapping of national and
international humanitarian workers and to ensure their safety and security,
calls upon States to investigate fully any crime committed against
humanitarian personnel and to bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the
national laws and regulations of the countries in which they operate;

5. <u>SECURITY OF STAFF</u> (See also 6. Training of Staff and <u>Access to Persons in Need of Protection</u>)

5.1 CONCERN

The provisions reproduced below express concern at threats to the security of UN and humanitarian personnel in the field.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
47/105, OP20 16 Dec 1992	20. Expresses deep concern at conditions, in a number of countries or regions, which seriously endanger the delivery of humanitarian assistance and the security of the staff of the High Commissioner and other relief workers, deplores the recent loss of lives among the staff involved in humanitarian operations, and calls upon States to take all necessary measures to ensure the safe and timely access for humanitarian assistance and the security of international and local staff undertaking humanitarian work in their countries;
48/116, OP22 20 Dec 1993	22. Expresses deep concern at conditions in a number of countries and regions that seriously endanger the delivery of humanitarian assistance and the security of the staff of the High Commissioner and other relief workers, deplores the recent loss of lives among personnel involved in humanitarian operations, urges support for initiatives taken by the High Commissioner and within the General Assembly and the Security Council concerning the safety of United Nations and associated personnel, in particular the consideration of new measures to enhance the safety of such personnel, and calls upon States and all parties to conflicts to take all necessary measures to ensure safe and timely access for humanitarian assistance and the security of international and local staff undertaking humanitarian work in the countries concerned;
49/169, OP17 23 Dec 1994	17. Expresses profound concern at conditions in a number of countries and regions that seriously endanger the security of the staff of the Office of the High Commissioner and other relief workers, deplores the loss of lives among such personnel, urges support for initiatives taken by the High Commissioner and within the General Assembly and the Security Council concerning the safety of United Nations and associated personnel, in particular the consideration of new measures to enhance the safety of such

	personnel, and calls upon States and all parties to conflicts to take all necessary measures to ensure the security of international and local staff undertaking humanitarian work in the countries concerned;
55/175, PP8 19 Dec 2000 56/217, PP8 21 Dec 2001	Deeply concerned by the dangers and security risks faced by humanitarian personnel and United Nations and its associated personnel at the field level, and mindful of the need to improve the current security management system in order to improve their safety and security,
57/28, PP7 19 Nov 2002	Deeply concerned by the increasing dangers and security risks faced by United Nations and associated personnel at the field level, and mindful of the need to provide the fullest possible protection for their security,
64/127, OP16 18 Dec 2009 65/194, OP17 21 Dec 2010	16. Expresses deep concern about the increasing number of attacks against humanitarian aid workers and convoys and, in particular, the loss of life of humanitarian personnel working in the most difficult and challenging conditions in order to assist those in need;
66/135, OP16 19 Dec 2011	
67/149, OP16 20 Dec 2012	
68/141, OP17 18 Dec 2013	
69/152, OP18 18 Dec 2014	

5.2 CONDEMNATION OF ATTACKS ON STAFF

The provisions reproduced below deplore or condemn attacks on and the loss of life of UN and humanitarian personnel. Other provisions condemn any act or failure to act which leads to staff being subjected to threats or physical attack. Specific condemnation is directed towards acts of murder and other forms of violence, rape and sexual assault, intimidation, armed robbery, abduction, hostage-taking, kidnapping and harassment.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
47/105, OP20 16 Dec 1992	20. Expresses deep concern at conditions, in a number of countries or regions, which seriously endanger the delivery of humanitarian assistance and the security of the staff of the High Commissioner and other relief workers, deplores the recent loss of lives among the staff involved in	

	humanitarian operations, and calls upon States to take all necessary measures to ensure the safe and timely access for humanitarian assistance and the security of international and local staff undertaking humanitarian work in their countries;
48/116, OP22 20 Dec 1993	22. Expresses deep concern at conditions in a number of countries and regions that seriously endanger the delivery of humanitarian assistance and the security of the staff of the High Commissioner and other relief workers, deplores the recent loss of lives among personnel involved in humanitarian operations, urges support for initiatives taken by the High Commissioner and within the General Assembly and the Security Council concerning the safety of United Nations and associated personnel, in particular the consideration of new measures to enhance the safety of such personnel, and calls upon States and all parties to conflicts to take all necessary measures to ensure safe and timely access for humanitarian assistance and the security of international and local staff undertaking humanitarian work in the countries concerned;
49/169, OP17 23 Dec 1994	17. Expresses profound concern at conditions in a number of countries and regions that seriously endanger the security of the staff of the Office of the High Commissioner and other relief workers, deplores the loss of lives among such personnel, urges support for initiatives taken by the High Commissioner and within the General Assembly and the Security Council concerning the safety of United Nations and associated personnel, in particular the consideration of new measures to enhance the safety of such personnel, and calls upon States and all parties to conflicts to take all necessary measures to ensure the security of international and local staff undertaking humanitarian work in the countries concerned;
49/174, PP11 23 Dec 1994	Bearing in mind the necessity of facilitating the work of humanitarian organizations, in particular the supply of food, medicine and health care to refugees, returnees and displaced persons, deploring acts of aggression against personnel of humanitarian organizations, particularly those that have led to the loss of life, and stressing the need to guarantee the safety of the personnel of those organizations,
52/103, PP4 12 Dec 1997	Commending the High Commissioner and her staff for the competent, courageous and dedicated manner in which they discharge their responsibilities, paying tribute to those staff members whose lives have been endangered in the course of their duties, and deploring the deaths of staff members as a consequence of violent events in several countries around the world,
52/167, OP2 16 Dec 1997	2. Strongly condemns any act or failure to act which obstructs or prevents humanitarian personnel from discharging their humanitarian functions, or which entails their being subjected to threats, the use of force or physical attack frequently resulting in injury or death;
53/87, OP10 7 Dec 1998	10. Strongly condemns any act or failure to act which obstructs or prevents humanitarian personnel and United Nations personnel from discharging their humanitarian functions, or which entails their being subjected to threats, the use of force or physical attack frequently resulting in injury or death;

53/125, PP3 9 Dec 1998 54/146, PP3 17 Dec 1999	Commending the High Commissioner and her staff for the competent, courageous and dedicated manner in which they discharge their responsibilities, paying tribute to those staff members whose lives have been endangered in the course of their duties, and deploring the injuries and deaths of staff members as a consequence of generalized as well as targeted violence,
54/192, PP9 & OP4 17 Dec 1999	Strongly deploring the rising toll of casualties among national and international humanitarian personnel and United Nations and its associated personnel in complex humanitarian emergencies, in particular in armed conflicts and in post-conflict situations, and strongly condemning the acts of murder and other forms of physical violence, abduction, hostage-taking, kidnapping, harassment and illegal arrest and detention to which those participating in humanitarian operations are increasingly exposed, as well as acts of destruction and looting of their property, 4. Strongly condemns any act or failure to act which obstructs or prevents
	humanitarian personnel and United Nations personnel from discharging their humanitarian functions, or which entails their being subjected to threats, the use of force or physical attack frequently resulting in injury or death, and affirms the need to hold accountable those who commit such acts;
55/74, PP3 4 Dec 2000	Commending the High Commissioner, her staff and their implementing partners for the competent, courageous and dedicated manner in which they discharge their responsibilities, paying tribute to those staff members whose lives have been endangered in the course of their duties, and strongly condemning the deaths and injuries and other forms of physical and psychological violence experienced by staff members as a consequence of generalized as well as targeted violence,
55/77, OP19 4 Dec 2000	19. Deplores the deaths and injuries and other forms of violence sustained by staff members of the Office of the High Commissioner and urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crimes committed against humanitarian personnel and bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
55/175, PP9,10 & OP5 19 Dec 2000	Strongly deploring the rising toll of casualties among national and international humanitarian personnel and United Nations and its associated personnel in complex humanitarian emergencies, in particular in armed conflicts and in post-conflict situations,
	Strongly condemning the acts of murder and other forms of violence, rape and sexual assault, intimidation, armed robbery, abduction, hostage-taking, kidnapping, harassment and illegal arrest and detention to which those participating in humanitarian operations are increasingly exposed, as well as attacks on humanitarian convoys and acts of destruction and looting of their property,
	5. Strongly condemns any act or failure to act which obstructs or prevents humanitarian personnel and United Nations personnel from discharging their

	humanitarian functions, or which entails being subjected to threats, the use of force or physical attack frequently resulting in injury or death, and affirms the need to hold accountable those who commit such acts and, for that purpose, the need to enact national legislation, as appropriate;
56/135, OP16 19 Dec 2001	16. Deplores the deaths and injuries and other forms of violence sustained by staff members of the Office of the United Nations High Commissioner for Refugees, and urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crimes committed against humanitarian personnel and bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
56/217, PP9, 10 & OP5 21 Dec 2001	Strongly deploring the rising toll of casualties among national and international humanitarian personnel and United Nations and associated personnel in complex humanitarian emergencies, in particular in armed conflicts and in postconflict situations,
	Strongly condemning the acts of murder and other forms of violence, rape and sexual assault, intimidation, armed robbery, abduction, hostage-taking, kidnapping, harassment and illegal arrest and detention to which those participating in humanitarian operations are increasingly exposed, as well as attacks on humanitarian convoys and acts of destruction and looting of their property,
	5. Strongly condemns any act or failure to act, contrary to international law, which obstructs or prevents humanitarian personnel and United Nations personnel from discharging their humanitarian functions, or which entails being subjected to threats, the use of force or physical attack, frequently resulting in injury or death, and affirms the need to hold accountable those who commit such acts and, for that purpose, the need to enact national legislation, as appropriate;
57/183, OP17	17. Deplores the deaths, injuries and other forms of violence sustained by
18 Dec 2002	staff members of the Office of the United Nations High Commissioner for Refugees; urges States, parties to conflict and all other relevant actors to
58/149, OP18 22 Dec 2003	take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and
59/172, OP14	international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crime committed against
20 Dec 2004	humanitarian personnel and to bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
60/128, OP15	15. Deplores the continuing violence and insecurity which constitute an
16 Dec 2005	ongoing threat to the safety and security of staff members of the Office of the High Commissioner and other humanitarian organizations and an
61/139, OP16	obstacle to the effective fulfilment of the mandate of the Office and the ability
19 Dec 2006	of its implementing partners and other humanitarian personnel to discharge their respective humanitarian functions, urges States, parties to conflict and
62/125, OP18 18 Dec 2007	all other relevant actors to take all necessary measures to protect activities
10 Dec 2007	related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure the safety and

63/149, OP18 18 Dec 2008	security of the personnel and property of the Office and that of all humanitarian organizations discharging functions mandated by the Office, and calls upon States to investigate fully any crime committed against
64/129, OP19 18 Dec 2009	humanitarian personnel and bring to justice the persons responsible for such crimes;
65/193, OP19 21 Dec 2010	
66/135, OP19 19 Dec 2011	
67/150, OP18 20 Dec 2012	
68/143, OP18 18 Dec 2013	
67/149, PP5 20 Dec 2012	Underlining its strong condemnation of all forms of violence to which humanitarian personnel and United Nations and associated personnel are increasingly exposed,
68/141, PP5 18 Dec 2013	moreasingly expected,
69/152, PP6 18 Dec 2014	

5.3 CONVENTION ON THE SAFETY OF UNITED NATIONS AND ASSOCIATED PERSONNEL

The provisions reproduced below welcome the Convention on the Safety of United Nations and Associated Personnel and call on States to consider accession to the Convention and to abide by its provisions. One provision notes that the Convention does not automatically apply to most humanitarian personnel and invites consideration of the development of a protocol to the Convention or other appropriate means to extend protection to all humanitarian personnel. Other provisions welcome the recent increase in the number of States that have become parties to the Convention and note the need to promote the universality of the Convention.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
52/126, OP3(a) 12 Dec 1997	Calls upon all States: (a) To consider becoming parties to the Convention on the Safety of United Nations and Associated Personnel;	
52/126, OP8 16 Dec 1997	8. Encourages all States to become parties to and to fully respect the provisions of the relevant international instruments, including the Convention on the Safety of United Nations and Associated Personnel of 9 December 1994,	

54/146, OP11 17 Dec 1999	11. Welcomes the coming into force of the Convention on the Safety of United Nations and Associated Personnel as well as the consideration of initiatives to widen its <i>ratione personae</i> , and calls upon States and all concerned parties to take all possible measures to safeguard the physical security and property of the staff of the Office of the High Commissioner and other humanitarian personnel, to investigate fully any crime committed against them and to bring to justice persons responsible for such crimes;
54/180, PP6 17 Dec 1999	Noting, in this regard, the entry into force of the Convention on the Safety of United Nations and Associated Personnel of 9 December 1994, urging States to consider ratifying or acceding to the Convention, and condemning attacks and the use of force against United Nations and associated personnel, as well as personnel of international humanitarian organizations,
55/74, OP14 4 Dec 2000	14. Notes that the 1994 Convention on the Safety of United Nations and Associated Personnel is now in force, calls upon those States that have not yet done so to consider signing and ratifying the Convention, but notes in this regard that the Convention does not automatically apply to most humanitarian personnel, and therefore invites States to provide a timely response to the recommendation of the Secretary-General to extend the scope of legal protection to all United Nations and associated personnel through the development of a protocol to the 1994 Convention or by other appropriate means;
57/28, PP 9, 10 & OP2 19 Nov 2002	 Welcoming the recent increase in the number of States that have become parties to the Convention, which entered into force on 15 January 1999, and noting that the Convention has been ratified or acceded to by 63 States as at the date of the present resolution, Mindful of the need to promote the universality of the Convention, Calls upon all States to consider becoming parties to and to respect fully their obligations under the relevant international instruments, in particular the Convention on the Safety of United Nations and Associated Personnel;
69/154, OP19 18 Dec 2014	19. Calls upon the Office of the High Commissioner, the African Union, subregional organizations and all African States, in conjunction with agencies of the United Nations system, intergovernmental and non-governmental organizations and the international community, to strengthen and revitalize existing partnerships and forge new ones in support of the protection system for refugees, asylum seekers and internally displaced persons, and encourages African States that have not yet done so to consider ratifying and enforcing the Convention on the Safety of United Nations and Associated Personnel;

5.4 INTEGRATION OF SECURITY MATTERS INTO OPERATIONAL PLANNING

The provisions reproduced below recognize the need and request the Secretary-General to integrate security matters into the planning of UN operations in the field. The provisions also request the Secretary-General to ensure that such precautions extend to all personnel carrying out activities under the mandate of a UN operation.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
52/126, OP4 (c) 12 Dec 1997	4. Decides to request the Secretary-General: (c) To take the necessary measures, falling within his responsibilities, to ensure that security matters are an integrated part of the planning for an operation, and that such precautions extend to all United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation;
55/175, PP17 & OP13 19 Dec 2000	Reaffirming the fundamental requirement that appropriate modalities for the Safety and security of humanitarian and United Nations and its associated personnel be incorporated into all new and ongoing United Nations field operations, 13. Requests the Secretary-General to take the necessary measures, falling within his responsibilities, to ensure that security matters are an integral part of the planning for existing and newly mandated United Nations operations and that such precautions extend to all United Nations and its associated personnel;
56/217, OP17 21 Dec 2001	17. Requests the Secretary-General to take the necessary measures, falling within his responsibilities, to ensure that security matters are an integral part of the planning for existing and newly mandated United Nations operations and that such precautions extend to all United Nations and associated personnel;
58/149, OP18 22 Dec 2003 59/172, OP14 20 Dec 2004	18. Deplores the deaths, injuries and other forms of violence sustained by staff members of the Office of the High Commissioner, urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure their safety and security, calls upon States to investigate fully any crime committed against humanitarian personnel and to bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;

60/128, OP15	15. Deplores the continuing violence and insecurity which constitute an
16 Dec 2005	ongoing threat to the safety and security of staff members of the Office of the High Commissioner and other humanitarian organizations and an
61/139, OP16	obstacle to the effective fulfilment of the mandate of the Office and the ability
19 Dec 2006	of its implementing partners and other humanitarian personnel to discharge their respective humanitarian functions, urges States, parties to conflict and
62/125, OP18	all other relevant actors to take all necessary measures to protect activities
18 Dec 2007	related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure the safety and
63/149, OP18	security of the personnel and property of the Office and that of all
18 Dec 2008	humanitarian organizations discharging functions mandated by the Office, and calls upon States to investigate fully any crime committed against
64/129, OP19	humanitarian personnel and bring to justice the persons responsible for such
18 Dec 2009	crimes;
65/193, OP19	
21 Dec 2010	
66/135, OP19	
19 Dec 2011	
67/150, OP18	
20 Dec 2012	
68/143, OP18	
18 Dec 2013	
69/154, OP18	
18 Dec 2014	

5.5 INTERNATIONAL HUMANITARIAN LAW RELEVANT TO SECURITY OF STAFF

The provisions reproduced below stress the need to ensure respect for principles and rules of international humanitarian law related to the security of UN and humanitarian personnel, and urge States to ensure the full and effective implementation of such principles and rules.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
52/167, OP1 16 Dec 1997	1. Strongly stresses the urgent need to ensure respect for and promotion of principles and norms of international humanitarian law, including those related to the safety and security of humanitarian personnel, both international and local;	
53/87, OP2 7 Dec 1998	2. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international humanitarian law, including those related to the safety and security of	

	humanitarian personnel and United Nations personnel;
55/175, OP2 19 Dec 2000	2. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international humanitarian law, as well as relevant provisions of human rights law related to the safety and security of humanitarian personnel and United Nations personnel;
56/217, OP2 21 Dec 2001	2. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international law, including international humanitarian law, as well as the relevant provisions of human rights and refugee law related to the safety and security of humanitarian personnel and United Nations personnel;

5.6 LOCALLY RECRUITED PERSONNEL

The provisions reproduced below stress the need to take account of locally recruited personnel when considering matters of security, and note that locally recruited personnel constitute the majority of casualties. One provision expresses concern that locally recruited personnel are particularly vulnerable to attacks directed at the United Nations.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
52/167, OP1 16 Dec 1997	1. Strongly stresses the urgent need to ensure respect for and promotion of principles and norms of international humanitarian law, including those related to the safety and security of humanitarian personnel, both international and local;
55/175, PP18 19 Dec 2000	Emphasizing the need to give further consideration to the safety and security of locally recruited humanitarian personnel, who account for the majority of casualties, and United Nations and its associated personnel,
56/217, OP19 21 Dec 2001	19. <i>Emphasizes</i> the need to give further consideration to the safety and security of locally recruited humanitarian personnel, who account for the majority of casualties, and United Nations and associated personnel;
57/28, PP7 & OP7 19 Nov 2002	Expressing concern that locally recruited personnel are particularly vulnerable to attacks directed at the United Nations, 7. Encourages the Secretary-General and other relevant bodies to continue to take such other practical measures as are within their authority and existing institutional mandates to strengthen the protection for United Nations and associated personnel, including locally recruited personnel, who

are particularly vulnerable and account for the majority of casualties of
United Nations or associated personnel;

5.7 NEED TO ENSURE SECURITY OF STAFF

The provisions reproduced below affirm the need to ensure the security of UN and humanitarian personnel. One provision recognizes the need for a strengthened security system, at Headquarters and in the field, and requests the UN system and States to take measures for this purpose. Another provision recognizes the need for increased coordination between the UN and NGOs on security matters.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/174, PP11 23 Dec 1994	Bearing in mind the necessity of facilitating the work of humanitarian organizations, in particular the supply of food, medicine and health care to refugees, returnees and displaced persons, deploring acts of aggression against personnel of humanitarian organizations, particularly those that have led to the loss of life, and stressing the need to guarantee the safety of the personnel of those organizations,
50/152, PP5 21 Dec 1995	Commending the High Commissioner and her staff for the competent, courageous and dedicated manner in which they discharge their responsibilities, paying tribute to those staff members who have endangered or lost their lives in the course of their duties, and emphasizing the urgent need for effective measures to ensure the security of staff engaged in humanitarian operations,
51/75, PP5 12 Dec 1996	Paying tribute to those staff members who have endangered or lost their lives in the course of their duties, and emphasizing the urgent need for effective measures to ensure the security of staff engaged in humanitarian operations,
55/175, PP8 & 18 19 Dec 2000	Deeply concerned by the dangers and security risks faced by humanitarian personnel and United Nations and its associated personnel at the field level, and mindful of the need to improve the current security management system in order to improve their safety and security,
	Emphasizing the need to give further consideration to the safety and security of locally recruited humanitarian personnel, who account for the majority of casualties, and United Nations and its associated personnel,
56/217, PP8, OP19, 24 & 25 21 Dec 2001	Deeply concerned by the dangers and security risks faced by humanitarian personnel and United Nations and associated personnel at the field level, and mindful of the need to improve the current security management system in order to improve their safety and security,

	19. Emphasizes the need to give further consideration to the safety and security of locally recruited humanitarian personnel, who account for the majority of casualties, and United Nations and associated personnel; 24. Recognizes the need for a strengthened and comprehensive security management system for the United Nations system, both at the headquarters and the field level, and requests the United Nations system, as well as Member States, to take all appropriate measures needed to that end; 25. Also recognizes the need for enhanced coordination and cooperation, both at the headquarters and the field level, between the United Nations security management system and non-governmental organizations on matters relating to the safety and security of humanitarian personnel and United Nations and associated personnel, with a view to addressing mutual security concerns in the field;
60/128, OP15 16 Dec 2005	15. Deplores the continuing violence and insecurity which constitute an ongoing threat to the safety and security of staff members of the Office of
	the High Commissioner and other humanitarian organizations and an
66/135, OP19	obstacle to the effective fulfillment of the mandate of the Office and the
19 Dec 2011	ability of its implementing partners and other humanitarian personnel to discharge their respective humanitarian functions, urges States, parties to
67/150, OP18	conflict and all other relevant actors to take all necessary measures to
20 Dec 2012	protect activities related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure
68/143, OP18	the safety and security of the personnel and property of the Office and that
18 Dec 2013	of all humanitarian organizations discharging functions mandated by the Office, and calls upon States to investigate fully any crime committed
69/154, OP18	against humanitarian personnel and bring to justice the persons responsible
18 Dec 2014	for such crimes;

5.8 REQUESTS TO SECRETARY-GENERAL (See also *5.4 Integration of Security Matters into Operational Planning, and 6. Training*)

The provisions reproduced below request the Secretary-General, inter alia, to consider ways and means to strengthen the protection of personnel by seeking the inclusion of security-related conditions in Headquarters and mission agreements. One provision requests the Secretary-General to compile examples of best practices, obstacles and lessons learned with regard to the security of UN and humanitarian personnel and ensure the dissemination of this information in the field. Another provision requests the Secretary-General to prepare model or standardized provisions for incorporation into the agreements concluded between the United Nations and humanitarian non-governmental organizations or agencies.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
52/126, OP4(a), (b) & (g) 12 Dec 1997	4. Decides to request the Secretary-General:

	(a) To take the necessary measures to ensure full respect for the human rights, privileges and immunities of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation, and when those human rights, privileges and immunities are violated, to ensure that such personnel are restored to their organization, and, where appropriate, to seek redress and compensation for the damage caused to them;
	(b) To consider ways and means, until the Convention has entered into force, to strengthen the protection of United Nations and other personnel carrying out activities in fulfillment of the mandate of a United Nations operation, notably by seeking the inclusion, in negotiations of headquarters and other mission agreements concerning United Nations and associated personnel, of the applicable conditions contained in the Convention on the Privileges and Immunities of the United Nations, the Convention on the Privileges and Immunities of the Specialized Agencies, and the Convention on the Safety of United Nations and Associated Personnel;
	(g) To submit to the General Assembly at its fifty-third session a report on the situation of United Nations and other personnel carrying out activities in fulfillment of the mandate of a United Nations operation who are imprisoned, missing or held in a country against their will, on cases that have been successfully settled, and on the implementation of the measures referred to in the present resolution.
53/87, OP6 7 Dec 1998	6. Requests the Secretary-General to take the necessary measures to ensure full respect for the human rights, privileges and immunities of United Nations and other personnel carrying out activities in fulfillment of the mandate of a United Nations operation, to consider ways and means to strengthen the protection of United Nations and other personnel carrying out activities in fulfillment of the mandate of a United Nations operation, notably by seeking the inclusion, in negotiations of headquarters and other mission agreements concerning United Nations and associated personnel, of the applicable conditions contained in the Convention on the Privileges and Immunities of the United Nations,9 the Convention on the Privileges and Immunities of the Specialized Agencies10 and the Convention on the Safety of United Nations and Associated Personnel;
54/192, OP11 17 Dec 1999	11. Also requests the Secretary-General, in consultation with United Nations agencies and other relevant international organizations, to compile examples of best practices, obstacles encountered and lessons learned with regard to the safety and security of humanitarian personnel and United Nations personnel, to ensure that this information is widely disseminated in the field and to include in his comprehensive report to it at its fifty-fifth session on the subject of the present resolution detailed information in this regard;
55/175, OP7 19 Dec 2000 56/217, OP7 21 Dec 2001	7. Requests the Secretary-General to take the necessary measures to ensure full respect for the human rights, privileges and immunities of United Nations and other personnel carrying out activities in fulfillment of the mandate of a United Nations operation and to continue to consider ways and means in which to strengthen the protection of United Nations and other personnel carrying out activities in fulfillment of the mandate of a United Nations operation, notably by seeking the inclusion, in negotiations of headquarter and other mission agreements concerning United Nations and its associated personnel, of the applicable conditions contained in the Convention on the Privileges and Immunities of the Specialized Agencies

and the Convention on the Safety of United Nations and Associated Personnel: 57/28, OP3, 4, 5, 6, 7 & 3. Recommends that the Secretary-General continue to seek the inclusion of, and that host countries include, key provisions of the Convention, among 19 Nov 2002 others, those regarding the prevention of attacks against members of the operation, the establishment of such attacks as crimes punishable by law and the prosecution or extradition of offenders, in future as well as, if necessary, in existing status-of-forces, status-of-mission and host country agreements negotiated between the United Nations and those countries. mindful of the importance of the timely conclusion of such agreements: Recommends also that, consistent with his existing authority, the Secretary-General advise the Security Council or the General Assembly, as appropriate, where in his assessment circumstances would support a declaration of exceptional risk for the purposes of article 1(c)(ii) of the Convention: Confirms that, consistent with his existing authority, the Secretary-General, who has knowledge of the facts and easy access to the information, may provide information, on the request of a State, on matters of fact relevant to the application of the Convention, such as the fact and content of any declaration of exceptional risk by the Security Council or the General Assembly or any agreement concluded between the United Nations and a humanitarian non-governmental organization or agency; Requests the Secretary-General to prepare model or standardized provisions for incorporation into the agreements concluded between the United Nations and humanitarian non-governmental organizations or agencies, and if possible to report on progress on this issue before the next meeting of the Ad Hoc Committee, and to make available to Member States the names of organizations or agencies that have concluded such agreements, for the purposes of clarifying the application of the Convention to persons deployed by those organizations or agencies; 7. Encourages the Secretary-General and other relevant bodies to continue to take such other practical measures as are within their authority and existing institutional mandates to strengthen the protection for United Nations and associated personnel, including locally recruited personnel, who are particularly vulnerable and account for the majority of casualties of United Nations or associated personnel: 10. Requests the Secretary-General to report to the General Assembly at its fifty-eighth session on the measures taken to implement the present

5.9 REQUESTS TO STATES AND/OR OTHER PARTIES TO ARMED CONFLICT

resolution;

5.9.1 Protection of Staff

The provisions reproduced below request States and/or other parties to an armed conflict to ensure the safety and protection of UN and humanitarian staff operating within their country.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
47/105, OP20 16 Dec 1992	20. Expresses deep concern at conditions, in a number of countries or regions, which seriously endanger the delivery of humanitarian assistance and the security of the staff of the High Commissioner and other relief workers, deplores the recent loss of lives among the staff involved in humanitarian operations, and calls upon States to take all necessary measures to ensure the safe and timely access for humanitarian assistance and the security of international and local staff undertaking humanitarian work in their countries;
48/116, OP22 20 Dec 1993	22. Expresses deep concern at conditions in a number of countries and regions that seriously endanger the delivery of humanitarian assistance and the security of the staff of the High Commissioner and other relief workers, deplores the recent loss of lives among personnel involved in humanitarian operations, urges support for initiatives taken by the High Commissioner and within the General Assembly and the Security Council concerning the safety of United Nations and associated personnel, in particular the consideration of new measures to enhance the safety of such personnel, and calls upon States and all parties to conflicts to take all necessary measures to ensure safe and timely access for humanitarian assistance and the security of international and local staff undertaking humanitarian work in the countries concerned;
49/169, OP17 23 Dec 1994	17. Expresses profound concern at conditions in a number of countries and regions that seriously endanger the security of the staff of the Office of the High Commissioner and other relief workers, deplores the loss of lives among such personnel, urges support for initiatives taken by the High Commissioner and within the General Assembly and the Security Council concerning the safety of United Nations and associated personnel, in particular the consideration of new measures to enhance the safety of such personnel, and calls upon States and all parties to conflicts to take all necessary measures to ensure the security of international and local staff undertaking humanitarian work in the countries concerned;
51/75, OP6 12 Dec 1996	6. Emphasizes the importance of ensuring access by the Office of the High Commissioner to asylum-seekers, refugees and other persons of concern in order to enable it to carry out its protection functions in an effective manner, expresses deep concern at conditions in a number of countries or regions that seriously impede the delivery of humanitarian assistance and protection, and calls upon States to take all necessary measures to ensure such access and to ensure the security of staff engaged in humanitarian operations;
52/103, OP8 12 Dec 1997	8. Calls upon States and all concerned parties to refrain from any actions that prevent the staff of the Office of the High Commissioner and other humanitarian personnel from performing the functions required under their mandates or obstruct them in so doing, to take all possible measures to safeguard their physical security and property, to investigate fully any crime committed against them, to bring to justice persons responsible for such

	crimes and to facilitate the discharge of the mandated functions of the Office of the High Commissioner as well as of other humanitarian organizations;
52/126, OP2(a) 12 Dec 1997	 2. Urges all States: (a) To respect and ensure respect for the human rights of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation, and to take the necessary measures to ensure the safety and security of those personnel, as well as the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations;
52/167, OP4 16 Dec 1997	4. Calls upon all Governments and parties in countries where humanitarian personnel are operating to take all possible measures to ensure that the lives and well-being of humanitarian personnel are respected and protected;
53/87, OP2 & 3 7 Dec 1998	2. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international humanitarian law, including those related to the safety and security of humanitarian personnel and United Nations personnel;
	3. Also urges all States to take the necessary measures to ensure the safety and security of humanitarian personnel and United Nations personnel, to respect and ensure respect for the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations, and to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;
53/125, OP10 9 Dec 1998	10. Calls upon States and all concerned parties to continue to cooperate closely with the staff of the Office of the High Commissioner and other humanitarian personnel in performing the functions required under their mandates, to take all possible measures to safeguard their physical security and property, to investigate fully any crime committed against them, to bring to justice persons responsible for such crimes and to facilitate the discharge of the mandated functions of the Office of the High Commissioner as well as of other humanitarian organizations;
54/146, OP11 17 Dec 1999	11. Welcomes the coming into force of the Convention on the Safety of United Nations and Associated Personnel as well as the consideration of initiatives to widen its ratione personae, and calls upon States and all concerned parties to take all possible measures to safeguard the physical security and property of the staff of the Office of the High Commissioner and other humanitarian personnel, to investigate fully any crime committed against them and to bring to justice persons responsible for such crimes;

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54/147, OP13 17 Dec 1999	13. Urges States and all other actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, and requests organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
54/192, PP11 & OP2 17 Dec 1999	Urging all other parties involved in armed conflicts, in compliance with their obligations under the 1949 Geneva Conventions and the Additional Protocols thereto, to ensure the security and protection of all humanitarian personnel and United Nations and its associated personnel,
	2. Also urges all States to take the necessary measures to ensure the safety and security of humanitarian personnel and United Nations and its associated personnel and to respect and ensure respect for the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations;
55/74, OP12 4 Dec 2000	12. Calls upon States and all concerned parties to take urgently all possible measures to safeguard the physical security and property of the staff of the Office of the High Commissioner and other humanitarian personnel, to investigate fully any crime committed against them and to bring to justice persons responsible for such crimes;
55/77, OP19 4 Dec 2000	19. Deplores the deaths and injuries and other forms of violence sustained by staff members of the Office of the High Commissioner and urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crimes committed against humanitarian personnel and bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
55/175, OP2 & 3 19 Dec 2000	2. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international humanitarian law, as well as relevant provisions of human rights law related to the safety and security of humanitarian personnel and United Nations personnel;
	3. Also urges all States to take the necessary measures to ensure the safety and security of humanitarian personnel and United Nations and its associated personnel and to respect and ensure respect for the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations;
55/175, OP9 19 Dec 2000	9. Calls upon all other parties involved in armed conflicts, in compliance with their obligations under the 1949 Geneva Conventions and the Additional Protocols thereto, to ensure the safety and protection of humanitarian personnel and United Nations and its associated personnel, to refrain from abducting or detaining them in violation of their immunity under relevant conventions referred to in the present resolution and applicable

	international humanitarian law, and speedily to release, without harm, any abductee or detainee;
56/135, OP16 19 Dec 2001	16. Deplores the deaths and injuries and other forms of violence sustained by staff members of the Office of the United Nations High Commissioner for Refugees, and urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crimes committed against humanitarian personnel and bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
56/217, PP14, OP2, 3 & 12 21 Dec 2001	Urging all other parties involved in armed conflicts, in compliance with International humanitarian law, in particular their obligations under the Geneva Conventions of 12 August 1949 and the obligations applicable to them under the Additional Protocols thereto, of 8 June 1977, to ensure the security and protection of all humanitarian personnel and United Nations and associated personnel,
	2. Urges all States to take the necessary measures to ensure the full and effective implementation of the relevant principles and rules of international law, including international humanitarian law, as well as the relevant provisions of human rights and refugee law related to the safety and security of humanitarian personnel and United Nations personnel;
	3. Also urges all States to take the necessary measures to ensure the safety and security of humanitarian personnel and United Nations and associated personnel and to respect and ensure respect for the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations;
	12. Calls upon all other parties involved in armed conflicts, in compliance with international humanitarian law, in particular their obligations under the 1949 Geneva Conventions and the obligations applicable to them under the Additional Protocols thereto, to ensure the safety and protection of humanitarian personnel and United Nations and associated personnel, to refrain from abducting or detaining them in violation of their immunity under relevant conventions referred to in the present resolution and applicable international humanitarian law, and speedily to release, without harm, any abductee or detainee;
57/183, OP17 18 Dec 2002	17. Deplores the deaths, injuries and other forms of violence sustained by staff members of the Office of the United Nations High Commissioner for Refugees; urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crime committed against humanitarian personnel and to bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;

58/149, OP18 22 Dec 2003 59/172, OP14 20 Dec 2004	18. Deplores the deaths, injuries and other forms of violence sustained by staff members of the Office of the High Commissioner, urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure their safety and security, calls upon States to investigate fully any crime committed against humanitarian personnel and to bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
60/128, OP15	15. <i>Deplores</i> the continuing violence and insecurity which constitute an
16 Dec 2005	ongoing threat to the safety and security of staff members of the Office of the High Commissioner and other humanitarian organizations and an
61/139, OP16	obstacle to the effective fulfilment of the mandate of the Office and the ability
19 Dec 2006	of its implementing partners and other humanitarian personnel to discharge their respective humanitarian functions, urges States, parties to conflict and
62/125, OP18	all other relevant actors to take all necessary measures to protect activities
18 Dec 2007	related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure the safety and
63/149, OP18	security of the personnel and property of the Office and that of all
18 Dec 2008	humanitarian organizations discharging functions mandated by the Office, and calls upon States to investigate fully any crime committed against
64/129, OP19	humanitarian personnel and bring to justice the persons responsible for such
18 Dec 2009	crimes;
65/193, OP19	
21 Dec 2010	
66/135, OP19	
19 Dec 2011	
67/150, OP18	
20 Dec 2012	
68/143, OP18	
18 Dec 2013	
69/154, OP18	
18 Dec 2014	

5.9.2 Investigation and Prosecution of Crimes Against Staff

The provision reproduced below request States and all concerned parties to fully investigate any crime committed against UN and humanitarian personnel and to bring to justice the persons responsible. Several provisions reaffirm the need to hold such persons accountable and the need to enact national legislation to facilitate this.

Resolution / Paragraph Number & Date	Full Text

GENERAL ASSEMBLY RESOLUTIONS	
52/103, OP8 12 Dec 1997	8. Calls upon States and all concerned parties to refrain from any actions that prevent the staff of the Office of the High Commissioner and other humanitarian personnel from performing the functions required under their mandates or obstruct them in so doing, to take all possible measures to safeguard their physical security and property, to investigate fully any crime committed against them, to bring to justice persons responsible for such crimes and to facilitate the discharge of the mandated functions of the Office of the High Commissioner as well as of other humanitarian organizations;
52/167, OP6 16 Dec 1997 54/192, OP6 17 Dec 1999 55/175, OP6 19 Dec 2000	6. Urges all States to ensure that any threat or act of violence committed against humanitarian personnel on their territory is fully investigated and to take all appropriate measures, in accordance with international law and national legislation, to ensure that the perpetrators of such acts are prosecuted;
53/125, OP10 9 Dec 1998	10. Calls upon States and all concerned parties to continue to cooperate closely with the staff of the Office of the High Commissioner and other humanitarian personnel in performing the functions required under their mandates, to take all possible measures to safeguard their physical security and property, to investigate fully any crime committed against them, to bring to justice persons responsible for such crimes and to facilitate the discharge of the mandated functions of the Office of the High Commissioner as well as of other humanitarian organizations;
54/146, OP11 17 Dec 1999	11. Welcomes the coming into force of the Convention on the Safety of United Nations and Associated Personnel as well as the consideration of initiatives to widen its ratione personae, and calls upon States and all concerned parties to take all possible measures to safeguard the physical security and property of the staff of the Office of the High Commissioner and other humanitarian personnel, to investigate fully any crime committed against them and to bring to justice persons responsible for such crimes;
55/74,OP12 4 Dec 2000	12. Calls upon States and all concerned parties to take urgently all possible measures to safeguard the physical security and property of the staff of the Office of the High Commissioner and other humanitarian personnel, to investigate fully any crime committed against them and to bring to justice persons responsible for such crimes;
55/77, OP19 4 Dec 2000	19. Deplores the deaths and injuries and other forms of violence sustained by staff members of the Office of the High Commissioner and urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crimes committed against humanitarian personnel and bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations

	of the countries in which they operate;
55/175, OP5 19 Dec 2000	5. Strongly condemns any act or failure to act which obstructs or prevents humanitarian personnel and United Nations personnel from discharging their humanitarian functions, or which entails being subjected to threats, the use of force or physical attack frequently resulting in injury or death, and affirms the need to hold accountable those who commit such acts and, for that purpose, the need to enact national legislation, as appropriate;
56/135, OP16 19 Dec 2001	16. Deplores the deaths and injuries and other forms of violence sustained by staff members of the Office of the United Nations High Commissioner for Refugees, and urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crimes committed against humanitarian personnel and bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
56/217, OP5 & 6 21 Dec 2001	5. Strongly condemns any act or failure to act, contrary to international law, which obstructs or prevents humanitarian personnel and United Nations personnel from discharging their humanitarian functions, or which entails being subjected to threats, the use of force or physical attack, frequently resulting in injury or death, and affirms the need to hold accountable those who commit such acts and, for that purpose, the need to enact national legislation, as appropriate; 6. Urges all States to ensure that any threat or act of violence committed
	against humanitarian personnel on their territory is fully investigated and to take all appropriate measures, in accordance with international law and national law, to ensure that the perpetrators of such acts are duly prosecuted;
57/183, OP17 18 Dec 2002	17. Deplores the deaths, injuries and other forms of violence sustained by staff members of the Office of the United Nations High Commissioner for Refugees; urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, to prevent attacks on and kidnapping of national and international humanitarian workers and to ensure their safety and security, calls upon States to investigate fully any crime committed against humanitarian personnel and to bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;

58/149, OP18 22 Dec 2003 59/172, OP14 20 Dec 2004	18. Deplores the deaths, injuries and other forms of violence sustained by staff members of the Office of the High Commissioner, urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure their safety and security, calls upon States to investigate fully any crime committed against humanitarian personnel and to bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
60/128, OP15 16 Dec 2005	15. Deplores the continuing violence and insecurity which constitute an ongoing threat to the safety and security of staff members of the Office of the High Commissioner and other humanitarian organizations and an
61/139, OP16 19 Dec 2006	obstacle to the effective fulfilment of the mandate of the Office and the ability of its implementing partners and other humanitarian personnel to discharge
62/125, OP18 18 Dec 2007	their respective humanitarian functions, urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure the safety and
63/149, OP18 18 Dec 2008	security of the personnel and property of the Office and that of all humanitarian organizations discharging functions mandated by the Office,
64/129, OP19 18 Dec 2009	and calls upon States to investigate fully any crime committed against humanitarian personnel and bring to justice the persons responsible for such crimes;
65/193, OP19 21 Dec 2010	
66/135, OP19 19 Dec 2011	
67/150, OP18 20 Dec 2012	
68/143, OP18 18 Dec 2013	
69/154, OP18 18 Dec 2014	
64/127, OP17	17. <i>Emphasizes</i> the need for States to ensure that perpetrators of attacks
18 Dec 2009	committed on their territory against humanitarian personnel and United Nations and associated personnel do not operate with impunity, and that the
65/194, OP18 21 Dec 2010	perpetrators of such acts are promptly brought to justice as provided for by national laws and obligations under international law;
66/133, OP17, 19 Dec 2011	
67/149, OP17 20 Dec 2012	
68/141, OP18 18 Dec 2013	
69/152, OP19	

10 Dec 2014	
18 Dec 2014	

5.10 REQUESTS TO UNHCR

The provision reproduced below encourages UNHCR to develop appropriate security arrangements in its operations, and to allocate adequate resources for the safety and security of its staff.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
55/74, OP13 4 Dec 2000	13. Encourages the Office of the High Commissioner, in cooperation with host countries and in coordination with other relevant United Nations bodies, further to develop and integrate appropriate security arrangements in its operations, and to allocate adequate resources for the safety and security of its staff and the persons under its mandate;	

5.11 RESPONSIBILITY FOR SECURITY OF STAFF

The provisions reproduced below recall that primary responsibility under international law for the security of UN and humanitarian personnel lies with the Government hosting a United Nations operation. One provision reaffirms that the security of UN personnel is an underlying duty of the United Nations.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
54/192, PP10 17 Dec 1999 55/175, PP12 19 Dec 2000	Recalling that primary responsibility under international law for the security and protection of humanitarian personnel and United Nations and its associated personnel lies with the Government hosting a United Nations operation conducted under the Charter of the United Nations or its agreements with relevant organizations,	
56/217, PP12 & 13 21 Dec 2001	Reaffirming that ensuring the safety and security of United Nations personnel constitutes an underlying duty of the Organization, which must be based on a necessary cost-sharing arrangement with the relevant agencies, funds and programmes within the United Nations system,	

Recalling that primary responsibility under international law for the security and protection of humanitarian personnel and United Nations and associated personnel lies with the Government hosting a United Nations operation conducted under the Charter of the United Nations or its agreements with relevant organizations,
a.g. como no man roto am organizació,

5.12 TRIBUTE TO UNHCR STAFF

The provisions reproduced below commend UNHCR staff and pay tribute to staff members who have endangered or lost their lives in the course of their duties.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
50/152, PP5 21 Dec 1995	Commending the High Commissioner and her staff for the competent, courageous and dedicated manner in which they discharge their responsibilities, paying tribute to those staff members who have endangered or lost their lives in the course of their duties, and emphasizing the urgent need for effective measures to ensure the security of staff engaged in humanitarian operations,
51/75, PP5 12 Dec 1996	Paying tribute to those staff members who have endangered or lost their lives in the course of their duties, and emphasizing the urgent need for effective measures to ensure the security of staff engaged in humanitarian operations,
52/103, PP4 12 Dec 1997	Commending the High Commissioner and her staff for the competent, courageous and dedicated manner in which they discharge their responsibilities, paying tribute to those staff members whose lives have been endangered in the course of their duties, and deploring the deaths of staff members as a consequence of violent events in several countries around the world,
53/125, PP3 9 Dec 1998 54/146, PP3 17 Dec 1999	Commending the High Commissioner and her staff for the competent, courageous and dedicated manner in which they discharge their responsibilities, paying tribute to those staff members whose lives have been endangered in the course of their duties, and deploring the injuries and deaths of staff members as a consequence of generalized as well as targeted violence,
55/74, PP3 4 Dec 2000	Commending the High Commissioner, her staff and their implementing partners for the competent, courageous and dedicated manner in which they discharge their responsibilities, paying tribute to those staff members whose lives have been endangered in the course of their duties, and strongly condemning the deaths and injuries and other forms of physical and

	psychological violence experienced by staff members as a consequence of generalized as well as targeted violence,
56/137, PP3 19 Dec 2001	Expressing its appreciation for the leadership shown by the High Commissioner since he assumed office in January 2001, and commending the staff and implementing partners of the Office of the High Commissioner for the competent, courageous and dedicated manner in which they discharge their responsibilities,
57/187, PP3 18 Dec 2002 67/149, PP3 & 4 20 Dec 2012 68/141, PP3 & 4 18 Dec 2013 69/152, PP4 & 5 18 Dec 2014	Expressing its appreciation for the leadership shown by the High Commissioner, and commending the staff and implementing partners of the Office of the High Commissioner for the competent, courageous and dedicated manner in which they discharge their responsibilities,
58/149, OP18 22 Dec 2003	18. Deplores the deaths, injuries and other forms of violence sustained by staff members of the Office of the High Commissioner, urges States, parties to conflict and all other relevant actors to take all necessary measures to protect activities related to humanitarian assistance, prevent attacks on and kidnapping of national and international humanitarian workers and ensure their safety and security, calls upon States to investigate fully any crime committed against humanitarian personnel and to bring to justice persons responsible for such crimes, and calls upon organizations and aid workers to abide by the national laws and regulations of the countries in which they operate;
59/172, OP5 20 Dec 2004	5. Expresses its appreciation for the leadership shown by the High Commissioner since assuming office in January 2001, and commends the Office of the High Commissioner for its ongoing efforts, with the support of the international community, to assist African countries of asylum and to respond to the protection and assistance needs of refugees, returnees and displaced persons in Africa;
58/151, PP3 22 Dec 2003 59/170, PP4 20 Dec 2004 60/129, PP3 16 Dec 2005 61/137, PP3 19 Dec 2006 62/124, PP3 18 Dec 2007 63/148, PP3	Expressing its appreciation for the leadership shown by the High Commissioner, commending the staff and implementing partners of the Office of the High Commissioner for the competent, courageous and dedicated manner in which they discharge their responsibilities, and underscoring its strong condemnation of all forms of violence to which humanitarian personnel and United Nations and associated personnel are increasingly exposed,

18 Dec 2008	
64/127, PP3 18 Dec 2009	
65/194, PP3 21 Dec 2010	
66/133, PP3 19 Dec 2011	
60/128. OP5 16 Dec 2005	5. Expresses its appreciation for the leadership shown by the Office of the
61/139, OP5 19 Dec 2006	United Nations High Commissioner for Refugees, and commends the Office for its ongoing efforts, with the support of the international community, to assist African countries of asylum and to respond to the protection and
62/125, OP5 18 Dec 2007	assistance needs of refugees, returnees and displaced persons in Africa;
63/149, OP5 18 Dec 2008	
64/129, OP7 18 Dec 2009	
65/1393, OP6 21 Dec 2010	
66/135, OP6 19 Dec 2011	
67/150, OP6 20 Dec 2012	
68/143, OP6 18 Dec 2013	
69/154, OP6 18 Dec 2014	

6. TRAINING OF STAFF (See also <u>Human Rights and International Protection</u>: 8. Training of Staff and <u>International Humanitarian Law</u>: 9. Training of Staff)

The provisions reproduced below stress the need to ensure that staff receive specific security training and stress counselling, including a comprehensive security and stress management training programme for United Nations staff, before, during and after missions. Other provisions request (or stress the need for) training in international human rights and humanitarian law and in issues relevant to refugee and displaced women.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
52/126, OP4(d) & (e) 12 Dec 1997	 4. Decides to request the Secretary-General: (d) To take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation be properly informed and suitably trained so as to enhance their security and effectiveness in accomplishing their functions; (e) To take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation be properly informed about the scope of that mandate and the standards, including those contained in relevant domestic and international law, that they are required to meet;
53/87, OP8 & 12 7 Dec 1998	8. Further requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed and suitably trained so as to enhance their security and effectiveness in accomplishing their functions; 12. Reaffirms the necessity for humanitarian personnel and United Nations personnel to be properly informed, inter alia, by their sponsoring organizations of the scope of their activities and the standards that they are required to meet, including those contained in relevant domestic and international law, and suitably trained so as to enhance their security and effectiveness in accomplishing their functions;
54/192, OP12 17 Dec 1999	12. Further requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in relevant domestic and international law, and that adequate training in security, human rights and humanitarian law, as well as stress counselling, are provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other humanitarian organizations to provide their personnel with similar support;

55/175, OP14 & 15 19 Dec 2000

- 14. Also requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in relevant domestic and international law, and that adequate training in security, human rights and humanitarian law is provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other humanitarian organizations to provide their personnel with similar support;
- 15. Stresses the need to ensure that all United Nations staff members receive adequate security training prior to their deployment to the field, the need to attach a high priority to the improvement of stress counselling services available to United Nations staff members, including through the implementation of a comprehensive security and stress management training programme for United Nations staff throughout the system, and the need to make available to the Secretary-General the means for this purpose;

56/217, PP20, OP18 & 21 21 Dec 2001

Increasingly concerned at the need to ensure adequate levels of safety and Security for United Nations personnel and humanitarian personnel and a culture of accountability at all levels, from the highest to the lowest, throughout the United Nations system, and in this regard commending the recent efforts by the United Nations agencies, funds and programmes aimed at the improvement of security management and training of their personnel,

- 18. Also requests the Secretary-General to take the necessary measures to ensure that United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation are properly informed about the conditions under which they are called upon to operate, including relevant customs and traditions in the host country, and the standards that they are required to meet, including those contained in relevant domestic and international law, and that adequate training in security, human rights and international humanitarian law is provided so as to enhance their security and effectiveness in accomplishing their functions, and reaffirms the necessity for all other humanitarian organizations to provide their personnel with similar support;
- 21. Stresses the need to ensure that all United Nations staff members receive adequate security training, including physical and psychological training, prior to their deployment to the field, the need to attach a high priority to the improvement of stress and trauma counselling services available to United Nations staff members, including through the implementation of a comprehensive security and stress and trauma management training, support and assistance programme for United Nations staff throughout the system, before, during and after missions, and the need to make available to the Secretary-General the means for this purpose;

ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS

1991/23, OP12 30 May 1991

12. Calls upon organizations working with refugees to ensure that key staff members undergo training to raise their awareness of the issues specific to refugee and displaced women and to provide them with skills for planning

appropriate protection and assistance activities;

PERSONS NOT IN NEED OF INTERNATIONAL PROTECTION

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
57/187, OP11 18 Dec 2002 66/133, OP29 19 Dec 2011	11. Emphasizes the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who have been determined not to be in need of international protection, and affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity,
67/149, OP32 20 Dec 2012	irrespective of the status of the persons concerned;

PHYSICAL SECURITY OF REFUGEES 69

1. CONCERN

The provisions reproduced below express concern about the threats to the safety and welfare of refugees and asylum-seekers caused, inter alia, by military or armed attacks, other forms of violence, forced recruitment, failure to rescue asylum-seekers at sea and other threats to their physical security.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41, PP7 25 Nov 1980	Noting with concern that refugees encounter serious difficulties in many parts of the world in obtaining asylum and that they are exposed to the threat of refoulement, arbitrary detention and physical violence,
38/121, PP7 16 Dec 1983	Deeply concerned that in various regions the safety and welfare of refugees and asylum-seekers have been seriously jeopardized on account of military or armed attacks, acts of piracy and other forms of brutality,
39/140, PP7 14 Dec 1984 40/118, PP5 13 Dec 1985	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers continue to be seriously jeopardized on account of military or armed attacks, acts of piracy and other forms of brutality,
41/124, PP6 4 Dec 1986	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers continue to be seriously jeopardized on account of military or armed attacks and other forms of brutality,
42/109, PP6 7 Dec 1989	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers continue to be seriously jeopardized on account of military or armed attacks and other forms of violence, and noting that further efforts should be made in dealing with the problem of rescuing asylum-seekers in distress at sea,
43/117, PP6 8 Dec 1988	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers continue to be seriously jeopardized on account of military or armed attacks and other forms of violence, and noting that further efforts should be made in dealing with the problem of rescuing asylum-seekers in distress at sea and, in this context, also noting the problems relating to stowaway asylum-seekers,

⁶⁹ See also <u>Camps</u>

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44/137, PP6 15 Dec 1989	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers are seriously undermined on account of military or armed attacks, forced recruitment of refugees into armed forces and other forms of violence, and noting that further efforts should be made to ensure rescue and disembarkation of asylum-seekers in distress at sea and, in this context, noting also the problems relating to stowaway asylum-seekers,
45/140, PP6 14 Dec 1990	Noting with concern that refugee protection continues to be seriously jeopardized in many States, including through expulsion, refoulement and other threats to the physical security, dignity and well-being of refugees,
46/106, PP7 16 Dec 1991	Noting with concern that despite developments that offer hope for solutions to refugee problems, the number of refugees and displaced persons of concern to the Office of the High Commissioner has increased and their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental human rights,
47/105, PP6 16 Dec 1992	Noting with concern that the number of refugees and displaced persons of concern to the High Commissioner, as well as of other persons to whom her Office is asked to extend assistance and protection, has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental freedoms and human rights,
47/105, OP5 16 Dec 1992	5. Expresses deep concern regarding persistent problems in some countries or regions, which seriously jeopardize the security or well-being of refugees, including incidents of refoulement, expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
48/116, PP10 20 Dec 1993 49/169, PP11 23 Dec 1994	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
48/116, OP5 20 Dec 1993	5. Expresses deep concern regarding serious threats to the security or the well-being of refugees, including incidents of refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;

50/149, OP7 21 Dec 1995	7. Expresses its concern regarding instances, in some parts of Africa, where the fundamental principle of asylum is jeopardized as a result of unlawful expulsion, refoulement, or other threats to life, physical security, dignity and well-being;
50/152, PP6 21 Dec 1995	Distressed at the continued suffering of refugees, for whom a solution has yet to be found, and noting with deep concern that refugee protection continues to be jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
51/71, OP5 12 Dec 1996	5. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion or refoulement, or the threat to life, physical security, integrity, dignity and the well-being of refugees;
52/101, OP4 12 Dec 1997	4. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion, or refoulement, or by threats to the life, physical security, integrity, dignity and the well-being of refugees;
53/126, PP3, 9 Dec 1998	Recognizing the need to improve the security of refugees and to maintain the civilian and humanitarian nature of refugee camps and settlements in accordance with international laws, in particular refugee instruments, as well as human rights instruments and humanitarian laws,
53/126, OP5 9 Dec 1998	5. Expresses concern at instances where the fundamental principle of asylum is jeopardized by unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;
54/147, OP11 17 Dec 1999 55/77, OP16 4. Dec 2000 56/135, OP14 19 Dec 2001 57/183, OP15 18 Dec 2002	11. Expresses its concern about instances in which the fundamental principle of asylum is jeopardized by unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;

2. CONDEMNATION

The provisions reproduced below deplore or condemn violations of the rights and safety of refugees and asylum-seekers, particularly military or armed attacks against refugee camps, other forms of violence, forced recruitment into armed forces and the failure to rescue asylum-seekers at sea.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41, PP8 25 Nov 1980	Deploring, in particular, the instances of physical attacks on asylum seekers at sea and of military attacks on refugee camps in southern Africa,
36/125, PP10 14 Dec 1981	Deploring, in particular, the instances of military attacks on refugee camps in southern Africa and elsewhere and physical attacks on asylum-seekers at sea,
38/121, OP3 16 Dec 1983	3. Deplores all violations of the rights and safety of refugees and asylum-seekers, in particular through military or armed attacks against refugee camps and settlements, other forms of brutality and failure to rescue asylum-seekers in distress at sea;
39/140, OP3 14 Dec 1984	3. Condemns all violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated through military or armed attacks against refugee camps and settlements and other forms of brutality and by the failure to rescue asylum-seekers in distress at sea;
40/118, OP3 13 Dec 1985	3. Condemns all violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of brutality and by the failure to rescue asylum-seekers in distress at sea;
41/124, OP4 4 Dec 1986	4. Condemns all violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of brutality and the failure to rescue asylum-seekers in distress at sea;
42/109, OP4 7 Dec 1989 43/117, OP5 8 Dec 1988	4. Condemns all violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of violence;
44/137, OP6 15 Dec 1989	6. Condemns violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements, forced recruitment into armed forces and other forms of violence;

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45/140, OP4 14 Dec 1990	4. Condemns violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks on refugee camps and settlements, forced recruitment into armed forces and other forms of violence, and reiterates the conclusions on military and armed attacks on refugee camps and settlements adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its thirty-eighth session;
46/106, OP5 16 Dec 1991	5. Condemns all violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and forced recruitment into armed forces;
49/169, OP3 23 Dec 1994	3. Deplores the fact that in certain situations refugees and returnees and other persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights and that incidents of refoulement and denial of access to safety have occurred, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
51/75, OP5 12 Dec 1996	5. Deplores the fact that in certain situations refugees, returnees and displaced persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylumseekers in accordance with internationally recognized human rights and humanitarian norms;
52/103, OP3 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular numerous serious threats to the security or well-being of refugees, refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;
52/103, OP7 12 Dec 1997	7. Condemns all acts that pose a threat to the personal security of refugees and asylum-seekers, and calls upon States of refuge, with international organizations where appropriate, to take all necessary measures to ensure that the civilian and humanitarian character of refugee camps and settlements is maintained, as well as to abstain from any activity likely to undermine this, inter alia, through effective measures to prevent the infiltration of armed elements, the identification and separation of any such armed elements from refugee populations, the settlement of refugees in secure locations and affording prompt, unhindered and safe access to them to the Office of the High Commissioner and other appropriate humanitarian organizations;

57/183, OP18 18 Dec 2002	18. Condemns any exploitation of refugees, especially their sexual exploitation, and calls for those responsible for such deplorable acts to be brought to justice;
59/172, OP13 20 Dec 2004	13. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, deplores, in particular, the armed attacks that took place in the Gatumba transit centre in Burundi in August 2004, calls upon States of refuge, in cooperation with international organizations, where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers, notes with interest that the United Nations High Commissioner for Refugees has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue these efforts in consultation with States and other relevant actors;
60/128, OP14	14. Condemns all acts that pose a threat to the personal security and well-
16 Dec 2005	being of refugees and asylum-seekers, such as refoulement, unlawful
63/149, OP17	expulsion and physical attacks, calls upon States of refuge, in cooperation with international organizations, where appropriate, to take all necessary
18 Dec 2008	measures to ensure respect for the principles of refugee protection,
C4/400 OD40	including the humane treatment of asylum-seekers, notes with interest that
64/129, OP18 18 Dec 2009	the High Commissioner has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian
10 000 2000	character of asylum, and encourages the High Commissioner to continue
65/193, OP18	those efforts, in consultation with States and other relevant actors;
21 Dec 2010	
64/427 OD40	10. Strongly condomina attacks on refugees condum conkers and internally
61/137, OP10 19 Dec 2006	10. Strongly condemns attacks on refugees, asylum-seekers and internally displaced persons as well as acts that pose a threat to their personal
	security and well-being, and calls upon all concerned States and, where
62/124, OP12	applicable, parties involved in an armed conflict to take all necessary
18 Dec 2007	measures to ensure respect for human rights and international humanitarian law;
63/148, OP12	
18 Dec 2008	
64/127, OP15	
18 Dec 2009	
65/194, OP16	
21 Dec 2010	
66/149, OP15 19 Dec 2011	
13 060 2011	
67/149, OP15	
20 Dec 2012	
68/141, OP19	
18 Dec 2013	
69/152, OP20	
18 Dec 2014	

61/139, OP15 18 Dec 2006 62/125, OP17 18 Dec 2007	15. Condemns all acts that pose a threat to the personal security and wellbeing of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon States of refuge, in cooperation with international organizations, where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers
66/135, OP18 19 Dec 2011 67/150, OP17 20 Dec 2012 68/143, OP17 18 Dec 2013 69/154, OP17 18 Dec 2014	Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, calls upon States of refuge, in cooperation with international organizations, where appropriate, to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers, notes with interest that the High Commissioner has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue those efforts, in consultation with States and other relevant actors;

3. EXPLOITATION⁷⁰

The provisions reproduced below condemn any exploitation of refugees, especially their sexual exploitation, and welcome the active engagement of UNHCR in the Inter-Agency Standing Committee Task Force on Protection from Sexual Exploitation and Abuse in Humanitarian Crises and the drafting of a policy on sexual exploitation. Another recommends actions that protect against sexual abuse and exploitation.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
57/183, OP18 18 Dec 2002	18. Condemns any exploitation of refugees, especially their sexual exploitation, and calls for those responsible for such deplorable acts to be brought to justice;	
57/187, OP2 18 Dec 2002	2. Welcomes the important work undertaken by the Office of the High Commissioner and its Executive Committee in the course of the year and notes in this context the conclusion on the civilian and humanitarian character of asylum, the conclusion on reception of asylum-seekers in the context of individual asylum systems and the progress achieved with respect to recognizing the important contribution of host developing countries; welcomes also the importance attached to cooperation with the New Partnership for Africa's Development; welcomes further the active engagement of the Office of the High Commissioner in the Inter-Agency Standing Committee Task Force on Protection from Sexual Exploitation and	

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To See also <u>Personnel: UN and Humanitarian:</u> 1. Code of Conduct and <u>Women:</u> 8. Gender-Related Violence

	Abuse in Humanitarian Crises and the drafting of a policy on sexual exploitation, and encourages the Office of the High Commissioner to continue combating such practices; and welcomes the renewed efforts made by the Office of the High Commissioner to promote durable solutions for refugees;
58/149, OP19 22 Dec 2003	19. Condemns any exploitation of refugees, especially their sexual abuse and exploitation, calls for those responsible for such deplorable acts to be brought to justice, welcomes in this regard the conclusion on protection from sexual abuse and exploitation adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-fourth session, and notes with deep concern that inadequate protection and/or inappropriate assistance, particularly concerning the quantity and quality of food and other material assistance, increases the vulnerability of refugees and asylum-seekers to sexual abuse and exploitation;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
2002/32, OP30 26 July 2002	30. Strongly urges the United Nations system and all humanitarian organizations to adopt and implement appropriate measures, including codes of conduct, for all personnel involved in humanitarian assistance activities, to review protection and distribution mechanisms, and to recommend actions that protect against sexual abuse and exploitation and the misuse of humanitarian assistance, and requests the Secretary-General to report back to the Council in this regard;

4. REQUESTS TO STATES

The provisions reproduced below call upon States to take all measures to ensure the safety of refugees and asylum-seekers and to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
38/121, OP4 16 Dec 1983	4. Urges States, in co-operation with the Office of the High Commissioner and other competent international bodies, to take all measures necessary to ensure the safety of refugees and asylum-seekers;
39/140, OP4 14 Dec 1984 40/118, OP5 13 Dec 1985	4. Urges all States, in co-operation with the Office of the High Commissioner and other competent international bodies, to take all measures necessary to ensure the safety of refugees and asylum-seekers;
41/124, OP6	

4 Dec 1986	
47/105, OP5 16 Dec 1992	5. Expresses deep concern regarding persistent problems in some countries or regions, which seriously jeopardize the security or well-being of refugees, including incidents of refoulement, expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
48/116, OP5 20 Dec 1993	5. Expresses deep concern regarding serious threats to the security or the well-being of refugees, including incidents of refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
49/169, OP3 23 Dec 1994	3. Deplores the fact that in certain situations refugees and returnees and other persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights and that incidents of refoulement and denial of access to safety have occurred, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
50/152, OP13 21 Dec 1995	13. Reiterates that, the grant of asylum or refuge being a peaceful and humanitarian act, refugee camps and settlements must maintain their exclusively civilian and humanitarian character and all parties are obliged to abstain from any activity likely to undermine this, condemns all acts which pose a threat to the personal security of refugees and asylum-seekers, and also those that may endanger the safety and stability of States, calls upon States of refuge to take all necessary measures to ensure that the civilian and humanitarian character of refugee camps and settlements is maintained, and further calls upon States of refuge to take effective measures to prevent the infiltration of armed elements, to provide effective physical protection to refugees and asylum-seekers and to afford the Office of the High Commissioner and other appropriate humanitarian organizations prompt and unhindered access to them;
51/75, OP5 12 Dec 1996	5. Deplores the fact that in certain situations refugees, returnees and displaced persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylumseekers in accordance with internationally recognized human rights and humanitarian norms;
52/103, OP3 & 7 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular numerous serious threats to the security or well-being of refugees, refoulement, unlawful expulsion, physical attacks and detention under

	unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms; 7. Condemns all acts that pose a threat to the personal security of refugees and asylum-seekers, and calls upon States of refuge, with international organizations where appropriate, to take all necessary measures to ensure that the civilian and humanitarian character of refugee camps and settlements is maintained, as well as to abstain from any activity likely to undermine this, inter alia, through effective measures to prevent the infiltration of armed elements, the identification and separation of any such armed elements from refugee populations, the settlement of refugees in secure locations and affording prompt, unhindered and safe access to them to the Office of the High Commissioner and other appropriate humanitarian organizations;
53/125, OP8 9 Dec 1998 54/146, OP9 17 Dec 1999 55/74, OP10 4 Dec 2000	8. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
59/170, OP14 20 Dec 2004	14. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, deplores, in particular, the armed attacks that took place in the Gatumba transit centre in Burundi in August 2004, calls upon all States of refuge, in cooperation with international organizations, where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers, notes with interest that the High Commissioner has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue those efforts in consultation with States and other relevant actors;
61/137, OP10 19 Dec 2006 62/124, OP12 18 Dec 2007	10. Strongly condemns attacks on refugees, asylum-seekers and internally displaced persons as well as acts that pose a threat to their personal security and well-being, and calls upon all concerned States and, where applicable, parties involved in an armed conflict to take all necessary measures to ensure respect for human rights and international humanitarian
63/148, OP12 18 Dec 2008 64/127, OP15 18 Dec 2009	law;
65/194, OP16 21 Dec 2010 66/133, OP15 19 Dec 2011	

67/149, OP15 20 Dec 2012	
68/141, OP19 18 Dec 2013	

5. ROLE OF UNHCR

A number of the provisions below request States to co-operate with UNHCR in taking measures to ensure the safety of refugees and asylum-seekers. Two provisions endorse ExCom's Conclusions on military and armed attacks on refugee camps and settlements, the personal security of refugees, and on refugee protection and sexual violence.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
38/121, OP4 16 Dec 1983	4. <i>Urges</i> States, in co-operation with the Office of the High Commissioner and other competent international bodies, to take all measures necessary to ensure the safety of refugees and asylum-seekers;
39/140, OP4 14 Dec 1984 40/118, OP5 13 Dec 1985 41/124, OP6 4 Dec 1986	4. Urges all States, in co-operation with the Office of the High Commissioner and other competent international bodies, to take all measures necessary to ensure the safety of refugees and asylum-seekers;
45/140, OP4 14 Dec 1990	4. Condemns violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks on refugee camps and settlements, forced recruitment into armed forces and other forms of violence, and reiterates the conclusions on military and armed attacks on refugee camps and settlements adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its thirty-eighth session;
48/116, OP6 20 Dec 1993	6. Endorses, in this connection, the conclusions on the personal security of refugees and on refugee protection and sexual violence adopted by the Executive Committee of the Programme of the High Commissioner at its forty-fourth session;
53/125, OP8 9 Dec 1998	8. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in

54/146, OP9	cooperation with international organizations where appropriate, to take all
17 Dec 1999	necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
55/74, OP10 4 Dec 2000	
4 Dec 2000	

PREMISES OF THE UN: INVIOLABILITY

The provisions reproduced below urge all States to take necessary measures to respect and ensure respect for the inviolability of UN premises, which is essential to the continuation and successful implementation of UN operations.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
52/126, OP2(a) 12 Dec 1997	 Urges all States: (a) To respect and ensure respect for the human rights of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation, and to take the necessary measures to ensure the safety and security of those personnel, as well as the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations;
53/87, OP3 7 Dec 1998	3. Also urges all States to take the necessary measures to ensure the safety and security of humanitarian personnel and United Nations personnel, to respect and ensure respect for the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations, and to ensure the speedy release of United Nations and other personnel carrying out activities in fulfilment of the mandate of a United Nations operation who have been arrested or detained in violation of their immunity, in accordance with the relevant conventions referred to in the present resolution and applicable international humanitarian law;
54/192, OP2 17 Dec 1999 55/175, OP3 19 Dec 2000 56/217, OP3 21 Dec 2001	2. Also urges all States to take the necessary measures to ensure the safety and security of humanitarian personnel and United Nations and its associated personnel and to respect and ensure respect for the inviolability of United Nations premises, which are essential to the continuation and successful implementation of United Nations operations;

PRINCIPLE OF NON-REFOULEMENT⁷¹

1. GENERAL

The first provision reproduced below sets out the principle of non-refoulement and the second recalls that the principle of non-refoulement is not subject to derogation. The third provision reaffirms the importance of respect for the principle of non-refoulement.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
8(X), OP(c)(ii) 12 Feb 1946	(c) recommends to the Economic and Social Council that it take into consideration in this matter the following principles: (ii) no refugees or displaced persons who have finally and definitely, in complete freedom, and after receiving full knowledge of the facts, including adequate information from the governments of their countries of origin, expressed valid objections to returning to their countries of origin and who do not come within the provisions of paragraph (d) below, shall be compelled to return to their country of origin. The future of such refugees or displaced persons shall become the concern of whatever international body may be recognized or established as a result of the report referred to in paragraphs (a) and (b) above, except in cases where the government of the country where they are established has made an arrangement with this body to assume the complete cost of their maintenance and the responsibility for their protection;
52/132, PP12 12 Dec 1997	Distressed at the widespread violation of the principle of non-refoulement and of the rights of refugees, in some cases resulting in loss of refugee lives, and at reports indicating that large numbers of refugees and Asylumseekers have been refouled and expelled in highly dangerous situations, and recalling that the principle of non-refoulement is not subject to derogation,
56/137, OP3 19 Dec 2001	3. Reaffirms that the 1951 Convention and the 1967 Protocol remain the foundation of the international refugee regime and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty-one States are now parties to one or both instruments, encourages the Office of the United Nations High Commissioner for Refugees and States to strengthen their efforts to promote broader accession to those instruments and their full implementation, and underlines in particular the importance of full respect for the principle of non-refoulement;

⁷¹ See also <u>Refoulement</u>

57/187, OP4 18 Dec 2002	4. Reaffirms that the 1951 Convention and the 1967 Protocol thereto remain the foundation of the international refugee regime, and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty-four States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;
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2. REQUESTS TO STATES TO OBSERVE THE PRINCIPLE OF NON-REFOULEMENT

The provisions reproduced below call upon States to abide by the principle of non-refoulement or reaffirm the need for States to co-operate with UNHCR in international protection, inter alia, by scrupulously observing the principle of non-refoulement. Other provisions call upon States to refrain from the return of refugees contrary to international standards.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
32/67, OP5(c) 8 Dec 1977	5. Further urges Governments to facilitate the efforts of the High Commissioner in the field of international protection, inter alia:(c) By following humanitarian principles with respect to the granting of asylum and ensuring that these are scrupulously observed, including the principle of non-refoulement of refugees;
33/26, OP6 29 Nov 1978	6. Further urges Governments to continue to facilitate the work of the High Commissioner in the field of international protection by considering accessions to relevant instruments for the benefit of refugees, the effective implementation of these instruments and the scrupulous observance of humanitarian principles with respect to the granting of asylum and the non-refoulement of refugees;
34/60, OP3(a) 29 Nov 1979	3. Urges Governments to intensify their support for the humanitarian activities of the High Commissioner by, among other things:(a) Facilitating the accomplishment of his tasks in the field of international protection, in particular by granting asylum to those seeking refuge and by scrupulously observing the principle of non-refoulement;
35/41, OP5(a) 25 Nov 1980	5. <i>Urges</i> Governments to intensify their support for activities which the High Commissioner is carrying out in accordance with relevant resolutions of the General Assembly and the Economic and Social Council, especially by:

	(a) Facilitating his efforts in the field of international protection by observing the principle of asylum and non-refoulement relating to refugees;
36/125, OP5(a) 14 Dec 1981	5. <i>Urges</i> Governments to intensify their support for activities which the High Commissioner is carrying out in accordance with his mandate and relevant resolutions of the General Assembly and the Economic and Social Council, especially by:
	(a) Facilitating the High Commissioner's efforts in the field of international protection, in particular by scrupulously observing the principle of asylum and non-refoulement and by protecting asylum-seekers in situations of large-scale influx, as endorsed by the Executive Committee of the Programme of the High Commissioner at its thirty-second session;
37/195, OP2 18 Dec 1982 38/121, OP2 16 Dec 1983	2. Reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to co-operate fully with him to facilitate the effective exercise of this essential function, in particular by acceding to and fully implementing the relevant international and regional instruments and by scrupulously observing the principles of asylum and non-refoulement;
39/140, OP2 14 Dec 1984	2. Strongly reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to continue to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and fully implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;
40/118, OP2 13 Dec 1985 41/124, OP2 4 Dec 1986	2. Strongly reaffirms the fundamental nature of the High Commissioner's function to provide international protection and the need for Governments to continue to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;
42/109, OP1 7 Dec 1987 43/117, OP3 8 Dec 1988	1. Strongly reaffirms the fundamental nature of the function of the United Nations High Commissioner for Refugees to provide international protection and the need for Governments to co-operate fully with his Office in order to facilitate the effective exercise of this function, in particular by acceding to and implementing the relevant international and regional refugee instruments and by scrupulously observing the principles of asylum and non-refoulement;
44/137, OP3 15 Dec 1989	3. Calls upon all States to refrain from measures that jeopardize the institution of asylum, in particular the return or expulsion of refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to continue to admit and receive refugees pending identification of their status and of appropriate solutions to their plight;
46/106, OP4 16 Dec 1991	4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees and asylum-seekers contrary to the fundamental prohibitions against these practices, and urges States to ensure fair and efficient determination

	procedures and to continue to give humane treatment and to grant asylum to refugees;
47/105, OP4 16 Dec 1992	4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees contrary to the fundamental prohibitions against these practices, and urges States to ensure fair and efficient determination procedures for asylum-seekers and to continue to give humane treatment and to grant asylum to refugees;
48/116, OP3 20 Dec 1993 49/169, OP4 23 Dec 1994	3. Also calls upon all States to uphold asylum as an indispensable instrument for the international protection of refugees, and to respect scrupulously the fundamental principle of non-refoulement;
50/152, OP3 21 Dec 1995	3. Also calls upon all States to uphold asylum as an indispensable instrument for the protection of refugees, to ensure respect for the principles of refugee protection, including the fundamental principle of non refoulement, as well as the humane treatment of asylum-seekers and refugees in accordance with internationally recognized human rights and humanitarian norms;
51/75, OP3 12 Dec 1996	3. Reiterates that everyone, without distinction of any kind, has the right to seek and to enjoy in other countries asylum from persecution, and calls upon all States to uphold asylum as an indispensable instrument for the international protection of refugees and to respect scrupulously the fundamental principle of non-refoulement, which is not subject to derogation;
52/103, OP5 12 Dec 1997	5. Reaffirms that everyone is entitled to the right to seek and enjoy in other countries asylum from persecution, and, as asylum is an indispensable instrument for the international protection of refugees, calls on all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international human rights and to humanitarian and refugee law;
52/132, OP16 12 Dec 1999	16. Calls upon States to ensure effective protection of refugees through, inter alia, respecting the principle of non-refoulement;
53/125, OP5 9 Dec 1998	5. Reaffirms that, as set out in article 14 of the Declaration, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;
54/146, OP6 17 Dec 1999 55/74, OP6 4 Dec 2000	6. Reaffirms that, as set out in article 14 of the Universal Declaration of Human Rights, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;

56/137, OP3 19 Dec 2001	3. Reaffirms that the 1951 Convention and the 1967 Protocol remain the foundation of the international refugee regime and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty-one States are now parties to one or both instruments, encourages the Office of the United Nations High Commissioner for Refugees and States to strengthen their efforts to promote broader accession to those instruments and their full implementation, and underlines in particular the importance of full respect for the principle of non-refoulement;
57/187, OP 18 Dec 2002	4. Reaffirms that the 1951 Convention and the 1967 Protocol thereto remain the foundation of the international refugee regime, and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty-four States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;
58/151, OP3 22 Dec 2003 59/170, OP3 20 Dec 2004 60/129, OP3 16 Dec 2005	3. Reaffirms the 1951 Convention relating to the Status of Refugees and its 1967 Protocol as the foundation of the international refugee protection regime, and recognizes the importance of their full and effective application by States parties and the values they embody, notes with satisfaction that one hundred and forty-five States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;
61/137, OP3 19 Dec 2006	3. Reaffirms the 1951 Convention relating to the Status of Refugees and its 1967 Protocol as the foundation of the international refugee protection regime, and recognizes the importance of their full and effective application by States parties and the values they embody, notes with satisfaction that one hundred and forty-six States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;
62/124, OP4 18 Dec 2007 63/148, OP4 18 Dec 2008 63/127, OP3 18 Dec 2009 65/194, OP4 21 Dec 2010 66/133, OP4.	4. Reaffirms the 1951 Convention relating to the Status of Refugees and its 1967 Protocol as the foundation of the international refugee protection regime, and recognizes the importance of their full and effective application by States parties and the values they embody, notes with satisfaction that one hundred and forty-seven States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;

19 Dec 2011	
67/149, OP4 20 Dec 2012	
68/141, OP6 18 Dec 2013	
69/152, OP6 18 Dec 2014	

3. VIOLATIONS OF THE PRINCIPLE OF NON-REFOULEMENT

The provisions reproduced below express concern at violations of the principle of non-refoulement.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41, PP7 25 Nov 1980	Noting with concern that refugees encounter serious difficulties in many parts of the world in obtaining asylum and that they are exposed to the threat of refoulement, arbitrary detention and physical violence,
37/195, OP3 18 Dec 1982	3. Deplores the continued serious violations of the basic rights of refugees and displaced persons of concern to the Office of the High Commissioner, in particular through military attacks on refugee camps and settlements in southern Africa and elsewhere, refoulement and arbitrary detention, and stresses the need to strengthen measures to protect them against such violations;
42/109, OP2 7 Dec 1987	2. Notes with particular concern the continued violation of the principle of non-refoulement in certain situations, and stresses the need to strengthen measures to protect refugees against such action;
43/117, OP3 8 Dec 1988	3. Notes with particular concern the continued violation, in certain situations, of the principle of non-refoulement, recalls existing prohibitions as contained in conclusions 4 and 5 adopted by the Executive Committee of the Programme of the High Commissioner at its twenty-eighth session, stresses the need to strengthen measures to protect refugees against such action and appeals to all States to abide by their international obligations, taking fully into account their legitimate security concerns;
51/75, PP6 12 Dec 1996	Distressed at the widespread violations of the principle of non-refoulement and of the rights of refugees, in some cases resulting in the loss of their lives, and seriously disturbed at reports indicating that large numbers of refugees and asylum-seekers have been subjected to refoulement and expulsion in highly dangerous situations,

PROMOTION OF AWARENESS OF REFUGEES ISSUES

1. GENERAL

Several of the provisions reproduced below recognize the need to place and keep all issues related to refugees, asylum-seekers and other migratory flows on the international political agenda. One provision requests States to draw the attention of governing bodies of other organs in the UN system to the need to support UNHCR's efforts and another dedicates the 1966 United Nations Day to the cause of refugees.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
2038 (XX), OP2 7 Dec 1965	2. Decides that, in 1966, United Nations Day will be dedicated to the cause of refugees.	
2399 (XXIII), OP2(d) 15 Nov 1968	2. Urges States Members of the United Nations and members of the specialized agencies to continue to lend their support to the High Commissioner's humanitarian task by:	
	d) Drawing the attention of the governing bodies of other organs in the United Nations system to the need to support the High Commissioner in his efforts to ensure that the requirements of refugees, including education and training, are taken into full account.	
45/140, OP2 14 Dec 1990	2. Recognizes the urgent need to put all issues related to refugees, asylum-seekers and other migratory flows firmly on the international political agenda, especially in view of the fortieth anniversary of the Office of the High Commissioner and the 1951 Convention relating to the Status of Refugees, and in this connection welcomes initiatives to promote further awareness of and support for the Office, including accessions to this instrument;	
46/106, OP2 16 Dec 1991	2. Recognizes the need to keep issues related to refugees, asylum-seekers and other migratory flows firmly on the international political agenda, especially the question of solution-oriented approaches to deal with today's refugee problems;	
47/105, OP3 16 Dec 1992	3. Emphasizes the need to keep issues related to refugees, displaced persons, asylum-seekers and other migratory flows firmly on the international political agenda, especially the question of solution-oriented approaches to deal with such contemporary problems and their causes;	

2. AFRICA

The provisions reproduced below call on UNHCR, the Secretary-General and other UN bodies to ensure maximum publicity and dissemination of information on the refugee situation in Africa. One provision requests the Department of Public Information of the Secretariat and other UN bodies to co-operate with UNHCR to ensure maximum publicity.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
34/61, OP6 29 Nov 1979	6. Calls upon the Secretary-General and the specialized agencies to assist the High Commissioner in giving the widest possible dissemination of information on the plight of the African refugees;		
38/120, OP8 & 9 16 Dec 1983	8. Notes with satisfaction the action taken by the United Nations High Commissioner for Refugees to initiate public information programmes to increase public awareness of the refugee situation in Africa and the objectives of the Conference; 9. Requests the Department of Public Information of the Secretariat, and		
	other competent bodies of the United Nations system to co-operate closely with the United Nations High Commissioner for Refugees to ensure that the maximum amount of publicity is given to the refugee situation in Africa, as well as to the Conference and its objectives;		
66/135, PP9, 19 Dec 2011	Welcoming the ministerial mini-summit on the humanitarian response to the Horn of Africa crisis, held in New York on 24 September 2011, the African Union pledging conference for the Horn of Africa, held in Addis Ababa on 25 August 2011, and the Organization for Islamic Cooperation pledging meeting on Somalia, held in Istanbul, Turkey, on 17 August 2011, as well as the Intergovernmental Authority on Development and East African Community joint summit on the Horn of Africa crisis on the theme "Ending Drought Emergencies: A Commitment to Sustainable Solutions", held in Nairobi on 8 and 9 September 2011, dedicated to raising awareness and mobilizing resources to address the crisis in the Horn of Africa, and in this context expressing appreciation for the valuable contributions of countries and international, regional and subregional organizations, as well as other relevant partners,		
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS			
1980/55, OP3 24 July 1980	3. Further requests the Secretary-General of the United Nations to arrange for consultation with the competent United Nations agencies and bodies for the purpose of preparing an adequate publicity programme giving special attention to the conditions and needs of refugees in Africa;		

3. CHILDREN

A number of the provisions reproduced below call on the Special Representative of the Secretary-General on Children and Armed Conflict to raise awareness and to mobilize public opinion for the protection, inter alia, of refugee minors. One provision requests Governments, intergovernmental organizations and NGOs to provide for dissemination of information about the situation, inter alia, of refugee children, and another requests the Secretary-General to ensure close co-ordination between UN bodies, including UNHCR, to maximize publicity on the situation of refugee children.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
41/123, OP2(a) 4 Dec 1986	Calls upon all Governments, intergovernmental organizations and non-governmental organizations to intensify their support for and solidarity with refugee women and children outside South Africa and Namibia and in front-line States, in particular: (a) To provide for the widest possible dissemination of information about the
	situation of refugee women and children;
41/123, OP3 4 Dec 1986	3. Requests the Secretary-General to ensure close co-ordination between United Nations bodies, in particular the Office of the United Nations High Commissioner for Refugees, the Centre for Social Development and Humanitarian Affairs, the Centre against Apartheid, the Centre for Human Rights and the United Nations Council for Namibia, as well as the Department of Public Information of the Secretariat, with a view to maximizing publicity on the situation of refugee women and children;
53/122, OP11 9 Dec 1998	11. Encourages the Special Representative of the Secretary-General for Children and Armed Conflict in his efforts to raise awareness worldwide and to mobilize official and public opinion for the protection of children affected by armed conflict, including refugee minors;
54/145, OP11 17 Dec 1999 56/136, OP11 19 Dec 2001	11. Encourages the Special Representative of the Secretary-General in his efforts to raise awareness worldwide and to mobilize official and public opinion for the protection of children affected by armed conflict, including refugee minors;

4. PREVENTION OF RACISM (See also Racism, Discrimination and Xenophobia)

The provisions reproduced below call on States, UNHCR and NGOs to promote greater public understanding of the plight of refugees and asylum-seekers, with a view to combating intolerance, racism and xenophobia.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
47/105, OP18 16 Dec 1992	18. Expresses concern regarding xenophobia and racist attitudes in segments of the population in a number of countries receiving refugees and asylum-seekers, which expose them to considerable danger, and, therefore, calls upon States and the Office of the High Commissioner to continue to work actively to promote broader understanding throughout national communities of the plight of refugees and asylum-seekers;
48/116, OP17 20 Dec 1993	17. Urges States, the Office of the High Commissioner and non-governmental organizations to pursue their efforts to foster greater public understanding and acceptance of people of different backgrounds and cultures, with a view to dispelling hostile, racist or xenophobic attitudes and other forms of intolerance towards foreigners, including refugees and asylum-seekers, displaced people and persons belonging to minorities;
50/152, OP11 21 Dec 1995	11. Condemns all forms of ethnic violence and intolerance, which are among the major causes of forced displacements, as well as an impediment to durable solutions to refugee problems, and appeals to States to combat intolerance, racism and xenophobia and to foster empathy and understanding through public statements, appropriate legislation and social policies, especially with regard to the special situation of refugees and asylum-seekers;

5. ROLE OF UNHCR

The provisions reproduced below request UNHCR to promote and publicize particular issues or request States, the Secretary-General or other UN organizations to co-operate with UNHCR in raising awareness of a certain issue. One provision welcomes UNHCR's initiation of a public information programme to increase public awareness of the refugee situation in Africa and ICARA.

Resolution / Paragraph Number & Date	Full Text

GENERAL ASSEMBLY RESOLUTIONS	
2399 (XXIII), OP2(d) 15 Nov 1968	 2. Urges States Members of the United Nations and members of the specialized agencies to continue to lend their support to the High Commissioner's humanitarian task by: d) Drawing the attention of the governing bodies of other organs in the United Nations system to the need to support the High Commissioner in his efforts to ensure that the requirements of refugees, including education and training, are taken into full account.
34/61, OP6 29 Nov 1979	6. Calls upon the Secretary-General and the specialized agencies to assist the High Commissioner in giving the widest possible dissemination of information on the plight of the African refugees;
38/120, OP8 & 9 16 Dec 1983	8. Notes with satisfaction the action taken by the United Nations High Commissioner for Refugees to initiate public information programmes to increase public awareness of the refugee situation in Africa and the objectives of the Conference; 9. Requests the Department of Public Information of the Secretariat, and other competent bodies of the United Nations system to co-operate closely
	with the United Nations High Commissioner for Refugees to ensure that the maximum amount of publicity is given to the refugee situation in Africa, as well as to the Conference and its objectives;
41/123, OP3 4 Dec 1986	3. Requests the Secretary-General to ensure close co-ordination between United Nations bodies, in particular the Office of the United Nations High Commissioner for Refugees, the Centre for Social Development and Humanitarian Affairs, the Centre against Apartheid, the Centre for Human Rights and the United Nations Council for Namibia, as well as the Department of Public Information of the Secretariat, with a view to maximizing publicity on the situation of refugee women and children;
47/105, OP18 16 Dec 1992	18. Expresses concern regarding xenophobia and racist attitudes in segments of the population in a number of countries receiving refugees and asylum-seekers, which expose them to considerable danger, and, therefore, calls upon States and the Office of the High Commissioner to continue to work actively to promote broader understanding throughout national communities of the plight of refugees and asylum-seekers;
48/116, OP17 20 Dec 1993	17. Urges States, the Office of the High Commissioner and non-governmental organizations to pursue their efforts to foster greater public understanding and acceptance of people of different backgrounds and cultures, with a view to dispelling hostile, racist or xenophobic attitudes and other forms of intolerance towards foreigners, including refugees and asylum-seekers, displaced people and persons belonging to minorities;

6. <u>Women</u>

The provisions reproduced below call on States, intergovernmental organizations, NGOs and UN bodies to maximize publicity, inter alia, on the situation of refugee women.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
41/123, OP2(a) & 3 4 Dec 1986	 Calls upon all Governments, intergovernmental organizations and non-governmental organizations to intensify their support for and solidarity with refugee women and children outside South Africa and Namibia and in front-line States, in particular: To provide for the widest possible dissemination of information about the situation of refugee women and children; Requests the Secretary-General to ensure close co-ordination between United Nations bodies, in particular the Office of the United Nations High Commissioner for Refugees, the Centre for Social Development and Humanitarian Affairs, the Centre against Apartheid, the Centre for Human Rights and the United Nations Council for Namibia, as well as the Department of Public Information of the Secretariat, with a view to maximizing publicity on the situation of refugee women and children;

7. World Refugee Day

The provision reproduced below designates 20 June as World Refugee Day.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
55/76, OP8 4 Dec 2000	8. <i>Decide</i> s that, as from 2001, 20 June will be celebrated as World Refugee Day.

8. WORLD REFUGEE YEAR

The provisions reproduced below urge States, UN agencies and NGOs to promote awareness of the refugee problem during the World Refugee Year (1959-1960) and to attempt to maintain this public interest following the end of World Refuge Year

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1285 (XII), OP1 5 Dec 1958	1. Urges States Members of the United Nations and members of the specialized agencies to co-operate, in accordance with the national wishes and needs of each country and from a humanitarian point of view, in promoting a World Refugee Year as a practical means of securing increased assistance for refugees throughout the world;
1388 (XIV), PP3 20 Nov 1959	Noting in particular the progress made, within the framework of the World Refugee Year, as regards the admission of additional numbers of refugees, including handicapped cases, to countries of resettlement, as well as the contribution to the Office of the High Commissioner of additional funds for international assistance to refugees,
1390 (XIV), OP1(a) 20 Nov 1959	Urges States Members of the United Nations and members of the specialized agencies, in accordance with the national wishes and needs of each country and in the humanitarian spirit of the World Refugee Year: (a) To continue to focus interest on the refugee problem;
1502 (XV), PP4 & 5 5 Dec 1960	Noting further that the World Refugee Year has focused the attention of world opinion on the problems of refugees, Believing that the enthusiasm and interest aroused by the World Refugee Year can, if maintained, make a vital contribution to this end,
1502 (XV),OP2(b) 5 Dec 1960	 Requests States Members of the United Nations and members of the specialized agencies, as well as international non-governmental organizations, to continue their efforts to assist refugees on a purely humanitarian basis, especially by: (b) Efforts to maintain the public interest aroused by the World Refugee Year in the solution of refugee problems;

RACISM, DISCRIMINATION AND XENOPHOBIA

The provisions reproduced below express concern at xenophobic and racist attitudes in receiving countries and call on States, UNHCR and NGOs to promote broader understanding of the plight of refugees and asylum-seekers, with a view to dispelling racist and xenophobic attitudes and related intolerance. One provision condemns ethnic violence and tolerance and calls on States to combat racism and xenophobia through public statements, appropriate legislation and social policies. Several provisions stress that provision of assistance to African refugees should be on a non-discriminatory basis.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
47/105, OP18 16 Dec 1992	18. Expresses concern regarding xenophobia and racist attitudes in segments of the population in a number of countries receiving refugees and asylum-seekers, which expose them to considerable danger, and, therefore, calls upon States and the Office of the High Commissioner to continue to work actively to promote broader understanding throughout national communities of the plight of refugees and asylum-seekers;
48/116, OP17 20 Dec 1993	17. Urges States, the Office of the High Commissioner and nongovernmental organizations to pursue their efforts to foster greater public understanding and acceptance of people of different backgrounds and cultures, with a view to dispelling hostile, racist or xenophobic attitudes and other forms of intolerance towards foreigners, including refugees and asylum-seekers, displaced people and persons belonging to minorities;
50/152, OP11 21 Dec 1995	11. Condemns all forms of ethnic violence and intolerance, which are among the major causes of forced displacements, as well as an impediment to durable solutions to refugee problems, and appeals to States to combat intolerance, racism and xenophobia and to foster empathy and understanding through public statements, appropriate legislation and social policies, especially with regard to the special situation of refugees and asylum-seekers;
54/147, PP12 17 Dec 1999 55/77, PP14 4 Dec 2000 56/135, PP16 19 Dec 2001 56/183, PP19 18 Dec 2002	Stressing that the provision of relief and assistance to African refugees by the international community should be on an equitable, non-discriminatory basis,

69/154, PP4 18 Dec 2014	Recognizing the particular vulnerability of women and children among refugees and displaced persons, including exposure to discrimination and sexual and physical abuse, violence and exploitation, and in this regard acknowledging the importance of preventing, responding to and addressing sexual and gender-based violence,
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RECRUITMENT OF REFUGEES

1. GENERAL

The provisions reproduced below express concern about and condemn the forced recruitment of refugees into armed forces as a violation of their rights and safety.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
44/137, PP6 & OP6 15 Dec 1989	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers are seriously undermined on account of military or armed attacks, forced recruitment of refugees into armed forces and other forms of violence, and noting that further efforts should be made to ensure rescue and disembarkation of asylum-seekers in distress at sea and, in this context, noting also the problems relating to stowaway asylum-seekers, 6. Condemns violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements, forced recruitment into armed forces and other forms of violence;	
45/140, OP4 14 Dec 1990	4. Condemns violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated by military or armed attacks on refugee camps and settlements, forced recruitment into armed forces and other forms of violence, and reiterates the conclusions on military and armed attacks on refugee camps and settlements adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its thirty-eighth session;	
46/106, OP5 16 Dec 1991	5. Condemns all violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and forced recruitment into armed forces;	

2. CHILD SOLDIERS

Several of the provisions reproduced below note the vulnerability of refugee children to forced recruitment and call on States and other parties to ensure that refugee children are not recruited into the military or other armed groups. The majority of the provisions note the particular risk of forced recruitment posed to unaccompanied minors and condemn the forced recruitment of unaccompanied minors into military forces.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
49/169, OP18 23 Dec 1994	18. Urges the High Commissioner, Governments and other relevant organizations to intensify efforts to respond to the protection and assistance needs of refugee children, particularly those of unaccompanied minors, and calls upon States to safeguard the security of refugee children and to ensure that they are not recruited into the military or other armed groups;
49/172, OP4 23 Dec 1994 50/150, OP5 21 Dec 1995	4. Condemns all acts of exploitation of the unaccompanied refugee minors, including their use as soldiers or human shields in armed conflict and their recruitment in military forces, and any other acts that endanger their safety and personal security;
51/73, PP3 & OP7 12 Dec 1996 52/105, PP3 & OP8 12 Dec 1997	Bearing in mind that unaccompanied refugee minors are among the most vulnerable and at risk of neglect, violence, forced military recruitment, sexual assault and other abuses and therefore require special assistance and care, 7. Condemns all acts of exploitation of unaccompanied refugee minors, including their use as soldiers or human shields in armed conflict and their forced recruitment into military forces, and any other acts that endanger their safety and personal security;
53/122, PP3 & OP9 9 Dec 1998 54/145, PP3 & OP9 17 Dec 1999	Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and the most at risk of neglect, violence, forced military recruitment, sexual assault and other abuses and therefore require special assistance and care, 9. Condemns all acts of exploitation of unaccompanied refugee minors, including their use as soldiers or human shields in armed conflict and their forced recruitment into military forces, and any other acts that endanger their safety and personal security;
53/125, OP18 9 Dec 1998	18. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, particularly in the context of armed conflict, and to abduction with a view to forcing participation in military activities, and urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse, and to prevent their separation from their families;
54/146, OP19 17 Dec 1999	19. Urges States and relevant parties to respect and observe principles of international human rights, humanitarian and refugee law that are of particular relevance to safeguarding the rights of child and adolescent

	refugees, notes the particular vulnerability of refugee children to being forcibly exposed to the risks of injury, exploitation and death, in particular in the context of armed conflict, and to abduction with a view to their forced participation in military activities, and urges all States and concerned parties to take all possible measures to protect child and adolescent refugees, including, in particular, from all forms of violence, exploitation and abuse and forced military service, and to prevent their separation from their families;
56/136, PP3 & OP9 19 Dec 2001	Bearing in mind that unaccompanied refugee minors are among the most vulnerable refugees and the most at risk of neglect, violence, forced military recruitment and sexual assault and therefore require special assistance and care, 9. Condemns all acts of exploitation of unaccompanied refugee minors,
	including their use as soldiers or human shields in armed conflict and their forced recruitment into military forces, and any other acts that endanger their safety and personal security;

REFOULEMENT⁷²

1. CONCERN

The provisions reproduced below express concern at instances of refoulement, which jeopardize the protection of refugees and the principle of asylum.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
44/137, PP5 15 Dec 1989	Noting with concern that, despite developments that offer hope for solutions to refugee problems, refugees and displaced persons of concern to the Office of the High Commissioner continue to face, in certain situations, distressingly serious problems, including problems of protection as a result of expulsion and refoulement of refugees, their unjustified detention and measures that do not recognize their special situation,
45/140 A, PP6 14 Dec 1990	Noting with concern that refugee protection continues to be seriously jeopardized in many States, including through expulsion, refoulement and other threats to the physical security, dignity and well-being of refugees
46/106, PP7 16 Dec 1991	Noting with concern that despite developments that offer hope for solutions to refugee problems, the number of refugees and displaced persons of concern to the Office of the High Commissioner has increased and their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental human rights,
47/105, PP6 & OP5 16 Dec 1992	Noting with concern that the number of refugees and displaced persons of concern to the High Commissioner, as well as of other persons to whom her Office is asked to extend assistance and protection, has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of non-admission, expulsion, refoulement and unjustified detention, as well as other threats to their physical security, dignity and well-being, and lack of respect for fundamental freedoms and human rights,
	5. Expresses deep concern regarding persistent problems in some countries or regions, which seriously jeopardize the security or well-being of refugees, including incidents of refoulement, expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;

⁷² See also <u>Non-Refoulement</u>

48/116, PP10 & OP5 20 Dec 1993	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights, 5. Expresses deep concern regarding serious threats to the security or the well-being of refugees, including incidents of refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as the humane treatment of asylumseekers in accordance with internationally recognized human rights norms;
49/169, PP11 23 Dec 1994	Noting with concern that the number of refugees and other persons to whom the Office of the High Commissioner is called upon to provide assistance and protection has continued to increase and that their protection continues to be seriously jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their personal security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
50/149, OP7 21 Dec 1995	7. Expresses its concern regarding instances, in some parts of Africa, where the fundamental principle of asylum is jeopardized as a result of unlawful expulsion, refoulement, or other threats to life, physical security, dignity and well-being;
50/152, PP6 21 Dec 1995	Distressed at the continued suffering of refugees, for whom a solution has yet to be found, and noting with deep concern that refugee protection continues to be jeopardized in many situations as a result of denial of admission, unlawful expulsion, refoulement, unjustified detention, other threats to their physical security, dignity and well-being and failure to respect and ensure their fundamental freedoms and human rights,
51/75, OP5 12 Dec 1996	5. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion or refoulement, or the threat to life, physical security, integrity, dignity and the well-being of refugees;
51/75, PP6 12 Dec 1996	Distressed at the widespread violations of the principle of non-refoulement and of the rights of refugees, in some cases resulting in the loss of their lives, and seriously disturbed at reports indicating that large numbers of refugees and asylum-seekers have been subjected to refoulement and expulsion in highly dangerous situations,
52/101, OP4 9 Feb 1998 53/126, OP5 9 Dec 1998	4. Expresses concern at instances where the fundamental principle of asylum is jeopardized by the unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;

52/132, PP12 12 Dec 1997	Distressed at the widespread violation of the principle of non-refoulement and of the rights of refugees, in some cases resulting in loss of refugee lives, and at reports indicating that large numbers of refugees and Asylumseekers have been refouled and expelled in highly dangerous situations, and recalling that the principle of non-refoulement is not subject to derogation,
54/147, OP11 17 Dec 1999 55/77, OP16 4 Dec 2000 56/135, OP14 29 Dec 2001 57/183, OP15 18 Dec 2002	11. Expresses its concern about instances in which the fundamental principle of asylum is jeopardized by unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;
58/149, OP16 22 Dec 2003	16. Expresses its concern about instances in which the fundamental principles of asylum are jeopardized by unlawful expulsion or refoulement or by threats to the life, physical security, integrity, dignity and well-being of refugees;

2. CONDEMNATION

The provisions reproduced below deplore or condemn incidents of refoulement.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
49/169, OP3 23 Dec 1994	3. Deplores the fact that in certain situations refugees and returnees and other persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights and that incidents of refoulement and denial of access to safety have occurred, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
52/103, OP3 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular the numerous serious threats to the security or well-being of refugees, such as refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures

	necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;
53/125, OP8 9 Dec 1998 54/146, OP9 17 Dec 1999 55/74, OP10 4 Dec 2000	8. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
59/170, OP14 20 Dec 2004 59/172, OP13 20 Dec 2004	14. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, deplores, in particular, the armed attacks that took place in the Gatumba transit centre in Burundi in August 2004, calls upon all States of refuge, in cooperation with international organizations, where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers, notes with interest that the High Commissioner has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue those efforts in consultation with States and other relevant actors;
60/128, OP14 16 Dec 2005 63/149, OP17 18 Dec 2008 64/129, OP18 18 Dec 2009 65/193, OP18 21 Dec 2010	14. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, calls upon States of refuge, in cooperation with international organizations, where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers, notes with interest that the High Commissioner has continued to take steps to encourage the development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue those efforts, in consultation with States and other relevant actors;
60/129, OP18 16 Dec 2005	18. Condemns all acts that pose a threat to the personal security and wellbeing of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;

61/139, OP15 18 Dec 2006 62/125, OP17 18 Dec 2007	15. Condemns all acts that pose a threat to the personal security and wellbeing of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon States of refuge, in cooperation with international organizations, where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
66/135, OP18	Condemns all acts that pose a threat to the personal security and well-being
19 Dec 2011	of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, calls upon States of refuge, in cooperation with
67/150, OP17	international organizations, where appropriate, to take all measures
20 Dec 2012	necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers, notes with interest that
68/143, OP17	the High Commissioner has continued to take steps to encourage the
18 Dec 2013	development of measures to better ensure the civilian and humanitarian character of asylum, and encourages the High Commissioner to continue
69/154, OP17	those efforts, in consultation with States and other relevant actors;
18 Dec 2014	

3. REQUESTS TO STATES

The provisions reproduced below call upon States to refrain from the return of refugees and asylum-seekers contrary to international standards. Others call upon States to take measures to ensure respect for the principles of refugee protection, including humane treatment of asylum-seekers.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
44/137, OP3 15 Dec 1989	3. Calls upon all States to refrain from measures that jeopardize the institution of asylum, in particular the return or expulsion of refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to continue to admit and receive refugees pending identification of their status and of appropriate solutions to their plight;
45/140, OP3 14 Dec 1990	3. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular returning or expelling refugees and asylum-seekers contrary to fundamental prohibitions against these practices, and urges States to ensure proper determination procedures and to continue to give humane treatment and to grant asylum to refugees;
46/106, OP4 16 Dec 1991	4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees and asylum-seekers contrary to the fundamental prohibitions against these

	practices, and urges States to ensure fair and efficient determination procedures and to continue to give humane treatment and to grant asylum to refugees;
47/105, OP4 & 5 16 Dec 1992	4. Calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees contrary to the fundamental prohibitions against these practices, and urges States to ensure fair and efficient determination procedures for asylum-seekers and to continue to give humane treatment and to grant asylum to refugees;
	5. Expresses deep concern regarding persistent problems in some countries or regions, which seriously jeopardize the security or well-being of refugees, including incidents of refoulement, expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
48/116, OP5 20 Dec 1993	5. Expresses deep concern regarding serious threats to the security or the well-being of refugees, including incidents of refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection as well as the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
49/169, OP3 23 Dec 1994	3. Deplores the fact that in certain situations refugees and returnees and other persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights and that incidents of refoulement and denial of access to safety have occurred, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum-seekers in accordance with internationally recognized human rights norms;
51/71, OP5 12 Dec 1996	5. Deplores the fact that in certain situations refugees, returnees and displaced persons of concern to the Office of the High Commissioner have been subjected to armed attack, murder, rape and other violations of or threats to their personal security and other fundamental rights, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection and the humane treatment of asylum seekers in accordance with internationally recognized human rights and humanitarian norms;
52/103, OP3 & 5 12 Dec 1997	3. Deplores the immense human suffering and loss of life that have accompanied refugee flows and other forced displacements, in particular the numerous serious threats to the security or well-being of refugees, such as refoulement, unlawful expulsion, physical attacks and detention under unacceptable conditions, and calls upon States to take all measures necessary to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers in accordance with internationally recognized human rights and humanitarian norms;
	5. Reaffirms that everyone is entitled to the right to seek and enjoy in other countries asylum from persecution, and, as asylum is an indispensable instrument for the international protection of refugees, calls on all States to

	refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international human rights and to humanitarian and refugee law;
53/125, OP5 & 8 9 Dec 1998	5. Reaffirms that, as set out in article 14 of the Declaration, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;
	8. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
54/146, OP6 & 9 17 Dec 1999 55/74, OP6 & 10 4 Dec 2000	6. Reaffirms that, as set out in article 14 of the Universal Declaration of Human Rights, everyone has the right to seek and enjoy in other countries asylum from persecution, and calls upon all States to refrain from taking measures that jeopardize the institution of asylum, in particular by returning or expelling refugees or asylum-seekers contrary to international standards;
	9. Condemns all acts that pose a threat to the personal security and well-being of refugees and asylum-seekers, such as refoulement, unlawful expulsion and physical attacks, and calls upon all States of refuge, in cooperation with international organizations where appropriate, to take all necessary measures to ensure respect for the principles of refugee protection, including the humane treatment of asylum-seekers;
61/137, OP11 19 Dec 2006	11. Deplores the refoulement and unlawful expulsion of refugees and asylum-seekers, and calls upon all concerned States to ensure respect for the principles of refugee protection and human rights;
62/124, OP13 18 Dec 2007	the philoples of refugee protection and human rights,
63/148, OP13 18 Dec 2008	
64/127, OP18 18 Dec 2009	
65/194, OP19 21 Dec 2010	
66/133, OP18 19 Dec 2011	
67/149, OP18 20 Dec 2012	
68/141, OP20 18 Dec 2013	
69/152, OP21 18 Dec 2014	

REFUGEES

1. **DEFINITION** 73

The provisions reproduced below deal with the initial definition of the term "refugee" and recommend that States participating in the Conference of Plenipotentiaries consider the text prepared by ECOSOC. Subsequent provisions note the existence of groups of refugees who did not fall within the original 1951 Convention definition of "refugees" and request UNHCR and States to provide assistance to those groups outside the initial competence of the United Nations. One resolution reproduced in full notes the Protocol relating to the Status of Refugees and requests the Secretary-General to transmit the text to States, with a view to enabling accessions to the Protocol. Another set of provisions calls on States to consider a well-founded fear of persecution through sexual violence and other gender-related persecution to be grounds for refugee status under the 1951 Convention and 1967 Protocol.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
8 (I), PP1 12 Feb 1946	Recognizing that the problem of refugees and displaced persons of all categories is one of immediate urgency and recognizing the necessity of clearly distinguishing between genuine refugees and displaced persons, on the one hand, and the war criminals, quislings and traitors referred to in paragraph (d) below, on the other:		
	(d) considers that no action taken as a result of this resolution shall be of such a character as to interfere in any way with the surrender and punishment of war criminals, quislings and traitors, in conformity with present or future international arrangements or agreements;		
319 (IV), OP4(b) 3 Dec 1949	4. Requests the Economic and Social Council: (b) To transmit to the General Assembly at its fifth regular session such recommendations as the Council may deem appropriate regarding the definitions of the term "refugee" to be applied by the High Commissioner,		
1388 (XVI), OP2 20 Nov 1959	2. Authorizes the High Commissioner, in respect of refugees who do not come within the competence of the United Nations, to use his good offices in the transmission of contributions designed to provide assistance to these refugees.		

⁷³ Only selected texts, which are considered to be of interest, have been included in this section.

1499 (XV), PP3 & OP1(d) 5 Dec 1960	Noting in particular that, pursuant to its resolutions 1167 (XII) of 26 November 1957 and 1388 (XIV) of 20 November 1959, increasing attention is being paid in many countries, by Governments and by non-governmental organizations, to the problems of refugees who do not come within the immediate competence of the United Nations, Invites States Members of the United Nations and members of the
	specialized agencies to continue to devote attention to refugee problems still awaiting solution:
	(d) By continuing to consult with the High Commissioner in respect of measures of assistance to groups of refugees who do not come within the competence of the United Nations.
1673 (XVI), PP3 18 Dec 1961	Expressing its appreciation for the efforts made by the High Commissioner to complete in the near future the major aid programmes for the "old" refugees in Europe,
2198 (XXI) 16 Dec 1966	The General Assembly,
10 Dec 1900	Considering that the Convention relating to the Status of Refugees, signed at Geneva on 28 July 1951,[1] covers only those persons who have become refugees as a result of events occurring before 1 January 1951,
	Considering that new refugee situations have arisen since the Convention was adopted and that the refugees concerned may therefore not fall within the scope of the Convention,
	Considering that it is desirable that equal status should be enjoyed by all refugees covered by the definition in the Convention, irrespective of the date-line of 1 January 1951,
	Taking note of the recommendation of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees[2] that the draft Protocol relating to the Status of Refugees should be submitted to the General Assembly after consideration by the Economic and Social Council, in order that the Secretary-General might be authorized to open the Protocol for accession by Governments within the shortest possible time,
	Considering that the Economic and Social Council, in its resolution 1186 (XLI) of 18 November 1966, took note with approval of the draft Protocol[3] contained in the addendum to the report of the United Nations High Commissioner for Refugees and concerning measures to extend the personal scope of the Convention, and transmitted the addendum to the General Assembly,
	1. Takes note of the Protocol relating to the Status of Refugees, the text of which is contained in the addendum to the report of the United Nations High Commissioner for Refugees;
	2. Requests the Secretary-General to transmit the text of the Protocol to the States mentioned in article V thereof, with a view to enabling them to accede to the Protocol.
49/169, OP6 23 Dec 1994	6. Calls upon all States to assist and support the High Commissioner's efforts to continue to provide international protection and assistance, in

	accordance with the relevant General Assembly resolutions, to persons who have been forced to flee or to remain outside their countries of origin as a result of danger to their life or freedom owing to situations of conflict, and to seek solutions to the problems arising from their forced displacement;
51/75, OP8 12 Dec 1996	8. Encourages the Office of the High Commissioner to continue and strengthen its efforts for the protection of women having a well-founded fear of persecution, and calls upon States to adopt an approach that is sensitive to gender-related concerns and ensures that women whose claims to refugee status are based upon a well-founded fear of persecution, including persecution through sexual violence or other gender-related persecution, are recognized as refugees for reasons enumerated in the 1951 Convention and its 1967 Protocol;
52/103, OP15 12 Dec 1997	15. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and its 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees and encourages the Office of the High Commissioner to continue and strengthen its efforts for the protection of refugee women;
53/125, OP17 9 Dec 1998	17. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and the 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees, and encourages the Office of the High Commissioner to continue and to strengthen its efforts for the protection of refugee women;
54/146, OP18 17 Dec 1999	18. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and the 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees, and encourages the Office of the High Commissioner to continue and to strengthen its efforts for the protection of refugee women;
55/74, OP21 4 Dec 2000	21. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and the 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees, and encourages the Office of the High Commissioner to continue and to strengthen its efforts for the protection of refugee women;

2. SPECIFIC REQUEST FOR FAVOURABLE CONSIDERATION OF GRANT OF ASYLUM

The provisions reproduced below call on Member States to grant asylum and all the rights and benefits accorded to refugees, to persons compelled to leave their country of nationality due to a conscientious objection to assist the enforcement of apartheid by service in military

or police forces. One provision also calls on UN bodies, including UNHCR and NGOs, to provide all necessary assistance to such persons.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
33/165, OP2-4 20 Dec 1978	2. Calls upon Member States to grant asylum or safe transit to another State, in the spirit of the Declaration on Territorial Asylum, to persons compelled to leave their country of nationality solely because of a conscientious objection to assisting in the enforcement of apartheid through service in military or police forces.	
	3. Urges Member States to consider favourably the granting of such persons of all the rights and benefits accorded to refugees under existing legal instruments;	
	4. Calls upon appropriate United Nations bodies, including the United Nations High Commissioner, the specialized agencies and non-governmental organizations, to provide all necessary assistance to such persons.	

3. <u>Terminology</u>: <u>Distinction Between Refugees and Internally Displaced Persons</u>

The provisions reproduced below demonstrate the initial use of the terms "refugees" and "displaced persons" as apparently synonymous and then the notion of displaced persons being "in" a particular country, shown by the title of a series of resolutions ("Displaced Persons in Ethiopia"). The term "externally displaced persons" also appears in reference to the situation in Djibouti.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
3454 (XXX), PP3 9 Dec 1975	Reaffirming the eminently humanitarian character of the activities of the High Commissioner for the benefit of refugees and displaced persons,	
35/41, OP1 25 Nov 1980	1. Commends the United Nations High Commissioner for Refugees and his staff for the dedication they have continued to demonstrate in discharging their responsibilities for refugees and displaced persons throughout the world;	

"Displaced Persons in Ethiopia"
(Title of Resolution)
Deeply concerned that refugees and displaced persons of concern to the High Commissioner continue to face distressingly serious problems in all parts of the world,
Deeply concerned at the plight of displaced persons and voluntary returnees in the country, which has been aggravated by the devastating effect of the prolonged drought,
Aware of the heavy burden placed on the Government of Ethiopia in caring for displaced persons and victims of natural disasters, as well as for returnees and refugees,
16. Calls upon Governments to contribute, in a spirit of international burdensharing, to the High Commissioner's programmes with the aim of ensuring that the needs of refugees, returnees and displaced persons of concern to the High Commissioner are met.
Deeply concerned about the massive presence of refugees and externally displaced persons in Djibouti, which represents 25 per cent of the total population of the country, and by their uninterrupted influx owing to the tragic situation in Somalia,
Deeply concerned also about the serious consequences of the presence of refugees and externally displaced persons for the already difficult economic and social situation in Djibouti, which is suffering from prolonged drought and the negative effects of the critical situation in the Horn of Africa,

REGIONAL REFUGEE ISSUES⁷⁴

1. AFRICA

The provisions listed below deal specifically with the refugee situation in Africa and the two International Conferences on Assistance to Refugees in Africa. The main subject of the provision or resolution, in cases where a whole resolution is devoted to Africa, is indicated in the column entitled "Subject".

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
2040 (XX), [Whole Resolution]	7 Dec 1965	State and UN assistance to refugees in Africa
2294 (XXII), OP2	11 Dec 1967	Increasing number of refugees in Africa
2594 (XXIV), OP1	16 Dec 1969	Requests HCR to give special attention to Africa
2650 (XXV), PP3	30 Nov 1970	Special concern for Africa
2650 (XXV), OP1	30 Nov 1970	Requests HCR to give special attention to Africa
3454 (XXX), OP3	9 Dec 1975	Requests HCR to increase efforts for African refugees
31/35, OP4	30 Nov 1976	Requests HCR to continue assistance in Africa
32/70, OP1	8 Dec 1977	Requests HCR to strengthen measures for refugees in southern Africa
34/60, PP8	29 Nov 1979	Welcomes conference on situation of refugees in Africa
34/61 (Whole Resolution)	29 Nov 1979	Situation of African refugees

⁷⁴ See also List of Country-Specific Resolutions

34/61, PP4	29 Nov 1979	Deeply concerned about living conditions and growing number of refugees
34/61, OP1	29 Nov 1979	Endorses recommendations of the Arusha Conference on the Situation of Refugees in Africa
34/61, OP4	29 Nov 1979	Appeal to Governments, international organisations and non-governmental organisations (NGOs) to intensify efforts for African refugees
34/61, OP7	29 Nov 1979	Requests HCR to report to the General Assembly on implementing the Arusha recommendations
34/61, OP8	29 Nov 1979	Requests HCR to mobilise additional resources for African refugees
35/41, PP10	25 Nov 1980	Notes moves towards International Conference on Assistance to Refugees in Africa (ICARA)
35/41, OP6	25 Nov 1980	Welcomes ICARA and recommends HCR substantially increase assistance in Africa
35/42, (Whole Resolution)	25 Nov 1980	ICARA
35/42, PP4	25 Nov 1980	Concern about number of refugees in Africa
35/42, PP5	25 Nov 1980	Notes burden on African countries
35/42, PP8	25 Nov 1980	Notes inadequacy of assistance
35/42, OP4	25 Nov 1980	Request Secretary-General (SG) to convene ICARA
36/124, (Whole Resolution)	14 Dec 1981	ICARA
36/124, PP4	14 Dec 1981	Concern about number of refugees in Africa
36/125, OP10	14 Dec 1981	Requests HCR to continue participation in ICARA follow-up and urges international community to provide appropriate assistance to Africa

37/195, OP11	18 Dec 1982	Requests HCR to continue participation in ICARA follow-up and to intensify assistance to Africa
37/197 (Whole Resolution)	18 Dec 1982	ICARA
37/197, PP3	18 Dec 1982	Concern about refugee influx in Africa
37/197, OP5	18 Dec 1982	Requests SG to convene ICARA II and sets out aims
37/197, OP6	18 Dec 1982	Requests SG to consult with African countries about their needs prior to ICARA II, in close cooperation with SG of Organization of African Unity (OAU) and HCR
37/197, OP10	18 Dec 1982	Invites governmental bodies of specialised agencies, intergovernmental organisations and NGOs to consider how to increase assistance to African refugees
38/120 (Whole Resolution)	16 Dec 1983	ICARA II
38/120, OP4	16 Dec 1983	Appeal to international community for assistance to refugees in Africa
39/139 (Whole Resolution)	14 Dec 1984	ICARA II
39/139 OP2	14 Dec 1984	Endorses declaration and programme of action of ICARA II
40/117 (Whole Resolution)	13 Dec 1985	ICARA II
40/117, PP4	13 Dec 1985	Concern at number of African refugees
41/122 (Whole Resolution)	4 Dec 1986	ICARA II
41/122, PP4	4 Dec 1986	Concern at number of African refugees
42/106 (Whole Resolution)	7 Dec 1987	International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa (ICSA)

42/106, OP1	7 Dec 1987	Welcomes OAU decision to convene ICSA
43/116 (Whole Resolution)	8 Dec 1988	ICSA
44/136 (Whole Resolution)	15 Dec 1989	ICSA
45/137 (Whole Resolution)	14 Dec 1990	ICSA
46/108 (Whole Resolution)	16 Dec 1991	Assistance to refugees, returnees and displaced persons in Africa
47/105 (Whole Resolution)	16 Dec 1992	Refugee protection generally
48/118 (Whole Resolution)	24 March 1994	Assistance to refugees, returnees and displaced persons in Africa
49/7 (Whole Resolution)	25 Oct 1994	Regional conference on assistance to refugees, returnees and displaced persons in the Great Lakes region
49/7, OP5	25 Oct 1994	Endorses idea of regional conference for assistance to refugees in Great Lakes region
49/23, OP7	2 Dec 1994	Requests that Gov of Rwanda, OAU and HCR meet to consider Rwandan refugees
49/174 (Whole Resolution)	23 Dec 1994	Assistance to refugees, returnees and displaced persons in Africa
50/149 (Whole Resolution)	21 Dec 1995	Assistance to refugees, returnees and displaced persons in Africa
51/71 (Whole Resolution)	12 Dec 1996	Assistance to refugees, returnees and displaced persons in Africa
52/101 (Whole Resolution)	12 Dec 1997	Assistance to refugees, returnees and displaced persons in Africa
53/1/N (Whole Resolution)	8 Dec 1998	Special assistance to Central and East African countries receiving refugees, returnees and displaced persons

53/126 (Whole Resolution)	9 Dec 1998	Assistance to refugees, returnees and displaced persons in Africa
54/147 (Whole Resolution)	17 Dec 1999	Assistance to refugees, returnees and displaced persons in Africa
55/77 (Whole Resolution)	4 Dec 2000	Assistance to refugees, returnees and displaced persons in Africa
56/135 (Whole Resolution)	19 Dec 2001	Assistance to refugees, returnees and displaced persons in Africa
57/183 (Whole Resolution)	18 Dec 2002	Assistance to refugees, returnees and displaced persons in Africa
58/149 (Whole Resolution)	22 Dec 2003	Assistance to refugees, returnees and displaced persons in Africa
59/172 (Whole Resolution)	20 Dec 2004	Assistance to refugees, returnees and displaced persons in Africa
60/128 (Whole Resolution)	16 Dec 2005	Assistance to refugees, returnees and displaced persons in Africa
61/139 (Whole Resolution)	19 Dec 2006	Assistance to refugees, returnees and displaced persons in Africa
62/125 (Whole Resolution)	18 Dec 2007	Assistance to refugees, returnees and displaced persons in Africa
63/149 (Whole Resolution)	18 Dec 2008	Assistance to refugees, returnees and displaced persons in Africa
64/129 (Whole Resolution)	18 Dec 2009	Assistance to refugees, returnees and displaced persons in Africa
65/193 (Whole Resolution)	21 Dec 2010	Assistance to refugees, returnees and displaced persons in Africa
66/135 (Whole Resolution)	19 Dec 2011	Assistance to refugees, returnees and displaced persons in Africa
67/150 (Whole Resolution)	20 Dec 2012	Assistance to refugees, returnees and displaced persons in Africa

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68/143 (Whole Resolution)	18 Dec 2013	Assistance to refugees, returnees and displaced persons in Africa	
68/143, OP5 69/154, OP5	18 Dec 2013 18 Dec 2014	Welcoming decisions EX.CL/Dec.686 (XX) and EX.CL/Dec.709 (XXI) adopted by the Executive Council of the African Union	
68/143, OP7 69/154, OP7	18 Dec 2013 18 Dec 2014	Notes with appreciation the initiatives taken by the African Union, the Subcommittee on Refugees, Returnees and Internally Displaced Persons of its Permanent Representatives Committee, and the African Commission on Human and Peoples' Rights, and especially its Special Rapporteur on Refugees, Asylum Seekers, Migrants and Internally Displaced Persons in Africa	
69/154, OP19	18 Dec 2014	19. Calls upon the Office of the High Commissioner, the African Union, subregional organizations and all African States, in conjunction with agencies of the United Nations system, intergovernmental and non-governmental organizations and the international community, to strengthen and revitalize existing partnerships and forge new ones in support of the protection system for refugees, asylum seekers and internally displaced persons, and encourages African States that have not yet done so to consider ratifying and enforcing the Convention on the Safety of United Nations and Associated Personnel;	
EC	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1980/55 (Whole Resolution)	24 July 1980	Situation of refugees in Africa	

2. <u>ASIA</u>

The provisions listed below deal specifically with the refugee situation in South-East Asia and the International Conference on Indo-Chinese Refugees. The main subject of the provision or resolution, in cases where a whole resolution is devoted to the region, is indicated in the column entitled "Subject".

GENERAL ASSEMBLY RESOLUTIONS

Resolution & Paragraph No.	Date	Subject
34/60, PP9	29 Nov 1979	Notes results of Meeting on Refugees and Displaced Persons in South-East Asia
34/62 (Whole Resolution)	29 Nov 1979	SG Report on the Meeting on Refugees and Displaced Persons in South-East Asia
35/41, OP8	25 Nov 1980	Stresses importance of maintaining efforts in South-East Asia and urges Govs to provide durable solutions
36/125, OP12	14 Dec 1981	Stresses importance of maintaining efforts in South-East Asia and urges Govs to provide durable solutions
37/195, OP8	18 Dec 1982	Stresses importance of maintaining efforts in South-East Asia and urges Govs to provide durable solutions
43/119 (Whole Resolution)	8 Dec 1998	International Conference on Indo-Chinese Refugees (ICIR)
43/119, PP1	8 Dec 1998	Concern about large number of refugees in South-East Asia
43/119, OP1	8 Dec 1998	Welcomes call for ICIR by the Association of South-East Asian Nations
44/138 (Whole Resolution)	15 Dec 1989	ICIR
45/140(A), OP17	14 Dec 1990	Endorses and requests action on Indo-Chinese refugees
61/137, OP20	19 Dec 2006	European-Asian Programme on Forced Displacement and Migration
62/124, OP22	18 Dec 2007	European-Asian Programme on Forced Displacement and Migration
62/124, OP26	18 Dec 2007	Increasing number of persons displaced in and from Iraq.

63/148, OP22	18 Dec 2008	European-Asian Programme on Forced Displacement and Migration
63/124, OP26	18 Dec 2008	Increasing number of persons displaced in and from Iraq.
64/127, OP32	18 Dec 2009	Increasing number of persons displaced in and from Iraq.
65/194	21 Dec 2010	Positive efforts undertaken by the Iraqi government to ensure the return and reintegration of Iraqi citizens

3. CENTRAL AMERICA

The provisions listed below deal specifically with the refugee situation in Central America and the International Conference on Central American Refugees. The main subject of the provision or resolution, in cases where a whole resolution is devoted to Central America, is indicated in the column entitled "Subject".

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
42/110 (Whole Resolution)	7 Dec 1987	Assistance to refugees, returnees and displaced persons of Central America
43/118 (Whole Resolution)	8 Dec 1988	International Conference on Central American Refugees (ICCAR)
44/139 (Whole Resolution)	15 Dec 1989	ICCAR
45/140(A), OP18	14 Dec 1990	Endorses conclusions of ICCAR, and requests continuing efforts to implement them
45/141 (Whole Resolution)	14 Dec 1990	ICCAR
46/107 (Whole Resolution)	16 Dec 1991	ICCAR

47/103 (Whole Resolution)	16 Dec 1992	ICCAR
48/117 (Whole Resolution)	20 Dec 1993	ICCAR
59/170, OP5	20 Dec 2004	20 th Anniversary of the Cartagena Declaration on Refugees
60/129, OP5	16 Dec 2005	Mexico Plan of Action to Strengthen International Protection for Refugees in Latin America
61/137, OP19	19 Dec 2006	Mexico Plan of Action to Strengthen International Protection for Refugees in Latin America
62/124, OP22	18 Dec 2007	Mexico Plan of Action to Strengthen International Protection for Refugees in Latin America
63/148, OP22	18 Dec 2008	Mexico Plan of Action to Strengthen International Protection for Refugees in Latin America

4. COMMONWEALTH OF INDEPENDENT STATES (CIS)

The provisions listed below deal specifically with the refugee situation in the region known as the Commonwealth of Independent States (CIS) and the Regional Conference to Address the Problems of Refugees, Displaced Persons, Other Forms of Involuntary Displacement and Returnees in the Countries of the Commonwealth of Independent States and Relevant Neighbouring States. The main subject of the provision or resolution, in cases where a whole resolution is devoted to the region, is indicated in the column entitled "Subject".

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
49/173 (Whole Resolution)	23 Dec 1994	Comprehensive consideration and review of refugees, returnees, displaced persons and related migratory movements, including CIS
49/173, OP2	23 Dec 1994	Requests HCR to prepare a Regional Conference on refugee problems in CIS and urges support for the process

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50/151 (Whole Resolution)	21 Dec 1995	Regional Conference on refugee problems in CIS
51/70 (Whole Resolution)	12 Dec 1996	Follow-up to the Regional Conference to Address the Problems of Refugees, Displaced Persons, Other Forms of Involuntary Displacement and Returnees in the Countries of the CIS and Relevant Neighbouring States
52/102 (Whole Resolution)	12 Dec 1997	Follow-up to the Regional Conference to Address the Problems of Refugees, Displaced Persons, Other Forms of Involuntary Displacement and Returnees in the Countries of the CIS and Relevant Neighbouring States
53/123 (Whole Resolution)	9 Dec 1998	Follow-up to the Regional Conference to Address the Problems of Refugees, Displaced Persons, Other Forms of Involuntary Displacement and Returnees in the Countries of the CIS and Relevant Neighbouring States
54/144 (Whole Resolution)	17 Dec 1999	Follow-up to the Regional Conference to Address the Problems of Refugees, Displaced Persons, Other Forms of Involuntary Displacement and Returnees in the Countries of the CIS and Relevant Neighbouring States
56/134 (Whole Resolution)	19 Dec 2001	Follow-up to the Regional Conference to Address the Problems of Refugees, Displaced Persons, Other Forms of Involuntary Displacement and Returnees in the Countries of the CIS and Relevant Neighbouring States
58/154 (Whole Resolution)	22 Dec 2003	Follow-up to the Regional Conference to address the problems of refugees, displaced persons, other forms of involuntary displacement and returnees in the countries of the commonwealth of independent states and relevant neighbouring states.
60/129, OP6	16 Dec 2005	Successful conclusion to the follow-up process to the 1996 Geneva Conference on the problems of refugees

RESCUE AT SEA

1. GENERAL

The provisions reproduced below draw attention to the problem of refugees rescued at sea including stowaway asylum-seekers and the difficulties in their disembarkation and note that further efforts should be made in dealing with the problem of rescuing asylum-seekers in distress at sea in order to ensure their rescue and disembarkation. One provision welcomes the initiatives by the International Maritime Organization, UNHCR and IOM to address the issue of the treatment of persons rescued at sea.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41, PP9 25 Nov 1980	Drawing attention to the problem of refugees rescued at sea and the difficulties encountered for their disembarkation,
36/125, PP11 14 Dec 1981	Drawing attention to the problem of refugees rescued at sea and the difficulties encountered for their disembarkation, involving threats of refoulement,
42/109, PP6 7 Dec 1987	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers continue to be seriously jeopardized on account of military or armed attacks and other forms of violence, and noting that further efforts should be made in dealing with the problem of rescuing asylum-seekers in distress at sea,
43/117, PP6 8 Dec 1988	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers continue to be seriously jeopardized on account of military or armed attacks and other forms of violence, and noting that further efforts should be made in dealing with the problem of rescuing asylum-seekers in distress at sea and, in this context, also noting the problems relating to stowaway asylum-seekers,
44/137, PP6 15 Dec 1989	Particularly concerned that in various regions the safety and welfare of refugees and asylum-seekers are seriously undermined on account of military or armed attacks, forced recruitment of refugees into armed forces and other forms of violence, and noting that further efforts should be made to ensure rescue and disembarkation of asylum-seekers in distress at sea and, in this context, noting also the problems relating to stowaway asylum-seekers,
57/141, OP34 18 Dec 2002	34. Welcomes the initiatives by the International Maritime Organization, the Office of the United Nations High Commissioner for Refugees and the International Organization for Migration to address the issue of the treatment

	of persons rescued at sea;
67/149, OP20 20 Dec 2012	20. Expresses concern at the large number of asylum seekers who have lost their lives at sea trying to reach safety, and encourages international cooperation to further strengthen search and rescue mechanisms;
68/141, OP23 18 Dec 2013	
69/152, OP24 18 Dec 2014	

2. FAILURE TO RESCUE

The majority of the provisions reproduced below deplore or condemn the failure to rescue asylum-seekers in distress at sea as a violation of their rights and safety. Two provisions welcome the fact that arrangements introduced by UNHCR have significantly increased the rescue of asylum-seekers in distress at sea.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
38/121, OP3 16 Dec 1983	3. Deplores all violations of the rights and safety of refugees and asylum-seekers, in particular through military or armed attacks against refugee camps and settlements, other forms of brutality and failure to rescue asylum-seekers in distress at sea;
39/140, OP3 14 Dec 1984	3. Condemns all violations of the rights and safety of refugees and asylum-seekers, in particular those perpetrated through military or armed attacks against refugee camps and settlements and other forms of brutality and by the failure to rescue asylum-seekers in distress at sea;
40/118, OP3 & 4 13 Dec 1985	 3. Condemns all violations of the rights and safety of refugees and asylumseekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of brutality and by the failure to rescue asylum-seekers in distress at sea; 4. Welcomes the fact that arrangements introduced by the High Commissioner have increased significantly the rescue of asylum-seekers in distress at sea and that preventive measures have resulted in a decline in the number of refugee boats attacked by pirates;
41/124, OP4 & 5 4 Dec 1986	4. Condemns all violations of the rights and safety of refugees and asylum- seekers, in particular those perpetrated by military or armed attacks against refugee camps and settlements and other forms of brutality and the failure to

rescue asylum-seekers in distress at sea;
5. Welcomes the fact that arrangements introduced by the High Commissioner have increased significantly the rescue of asylum-seekers in distress at sea and that preventive measures have resulted in a decline in the number of refugee boats attacked by pirates;

3. PHYSICAL ATTACKS

The provisions reproduced below deplore the instances of physical attacks on asylum-seekers at sea, and welcome the fact that arrangements introduced by UNHCR have resulted in a decline in the number of attacks by pirates on refugee boats.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
35/41, PP8 25 Nov 1980	Deploring, in particular, the instances of physical attacks on asylum seekers at sea and of military attacks on refugee camps in southern Africa,	
36/125, PP10, OP6 14 Dec 1981	 Deploring, in particular, the instances of military attacks on refugee camps in southern Africa and elsewhere and physical attacks on asylum-seekers at sea, 6. Urges Governments to join in greater international efforts in the suppression of piracy on the high seas, in accordance with their international obligations, and to take appropriate action to protect asylum-seekers from acts of violence at sea; 	
40/118, OP4 13 Dec 1985 41/124, OP5 4 Dec 1986	4. Welcomes the fact that arrangements introduced by the High Commissioner have increased significantly the rescue of asylum-seekers in distress at sea and that preventive measures have resulted in a decline in the number of refugee boats attacked by pirates;	

4. ROLE OF UNHCR

The provisions reproduced below urge UNHCR to explore further arrangements to facilitate the disembarkation and resettlement of asylum-seekers rescued at sea and welcome the fact that UNHCR arrangements have significantly increased the rescue of asylum-seekers at sea and preventive measures have resulted in a decline of pirate attacks on refugee boats.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
35/41, OP9 25 Nov 1980	9. Urges the High Commissioner to explore the further elaboration of arrangements in order to facilitate the prompt and unhindered disembarkation of refugees rescued at sea and their resettlement;	
36/125, OP13 14 Dec 1981	13. Urges the High Commissioner further to explore elaboration of arrangements in order to facilitate the disembarkation and resettlement of asylum-seekers rescued at sea;	
40/118, OP4 13 Dec 1985 41/124, OP5 4 Dec 1986	4. Welcomes the fact that arrangements introduced by the High Commissioner have increased significantly the rescue of asylum-seekers in distress at sea and that preventive measures have resulted in a decline in the number of refugee boats attacked by pirates;	

RESETTLEMENT⁷⁵

1. APPEAL TO STATES / APPRECIATION OF STATE ACTION

The provisions reproduced below urge States to consider accepting or increasing their acceptance of resettlement cases. Several provisions appeal to States to accept Indo-Chinese or African refugees for resettlement. One provision recognizes the need for States to respond rapidly and flexibly to resettlement needs. Two provisions note with appreciation that some African countries have offered resettlement places for refugees.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
62 (I), OP(e) 15 Dec 1946	(e) Urges Members of the United Nations to give the most favourable consideration to receiving each into its territory at the earliest possible time, so far as may be practicable for permanent resettlement, its fair share of the non-repatriable persons who are the concern of the International Refugee Organization and this in conformity with the principles of the Organization.	
1388 (XIV), OP1(b) 20 Nov 1959	1. Invites States Members of the United Nations and members of the specialized agencies to devote, on the occasion of the World Refugee Year, special attention to the problems of refugees coming within the competence of the United Nations High Commissioner for Refugees, and in particular to consider the possibility of:	
	(b) Increasing the facilities for permanent refugee solutions through voluntary repatriation and assimilation within new national communities, and, for resettlement of refugees, providing further opportunities through the liberalization of immigration laws and regulations and through the inclusion of refugees in resettlement schemes;	
33/26, OP5 29 Nov 1978	5. Urges Governments to continue to co-operate closely with the High Commissioner in efforts to achieve the self-sufficiency and, where possible, the integration of refugees in countries of asylum, and to accept for resettlement, on the widest possible basis, refugees from countries of first asylum;	
34/62, OP5 29 Nov 1979	5. Further urges the resettlement countries and other countries in a position to do so to increase the number and speed of their intake of refugees and displaced persons from Indo-China, with due priority given to those already in camps in South-East Asia and adjacent territories, for resettlement in their countries;	

⁷⁵ See also *Durable Solutions*

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46/106, OP13 16 Dec 1991	13. Recognizes the importance of pursuing resettlement as a last resort where no other durable solutions are available and the need for States to respond rapidly and with flexibility to evolving situations where resettlement is required to ensure the protection of the refugees concerned;
51/71, OP12 12 Dec 1996 52/101, OP12 12 Dec 1997	12. Appeals to the international community to respond positively to the third-country resettlement requests of African refugees in the spirit of solidarity and burden-sharing;
53/126, OP13 9 Dec 1998	13. Appeals to the international community to respond positively, in the spirit of solidarity and burden-sharing, to the third-country resettlement requests of African refugees;
54/147, OP19 17 Dec 1999 55/77, OP25 4 Dec 2000 56/135, OP21 19 Dec 2001 57/183, OP24 18 Dec 2002	19. Appeals to the international community to respond positively, in the spirit of solidarity and burden-sharing, to the third-country resettlement requests of African refugees, and notes with appreciation that some African countries have offered resettlement places for refugees;
58/149, OP24 22 Dec 2003	24. Notes with satisfaction the voluntary return of millions of refugees to their homelands following the successful repatriation and reintegration operations carried out by the Office of the High Commissioner with the cooperation and collaboration of countries hosting refugees and countries of origin, and welcomes the efforts under way, in cooperation with other United Nations agencies and development actors, to promote a framework for durable solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;
60/128, OP22 16 Dec 2005	22. Appeals to the international community to respond positively, in the spirit of solidarity and burden- and responsibility-sharing, to the third-country resettlement needs of African refugees, notes in this regard the importance of using resettlement strategically, as part of situation-specific comprehensive responses to refugee situations, and to this end encourages interested States, the Office of the High Commissioner and other relevant partners to make full use of the Multilateral Framework of Understandings on Resettlement, where appropriate;

66/133, OP26 19 Dec 2011	26. Notes with appreciation the efforts that an increasing number of States are making to create opportunities for resettlement as a durable solution, recognizes the need to increase the number of resettlement places, invites interested States, the Office of the High Commissioner and other relevant partners to make use of the Multilateral Framework of Understandings on Resettlement, where appropriate and feasible, and, in this context, commends the efforts in launching the Global Resettlement Solidarity Initiative in April 2011 by the Office and by those States that have responded generously in this respect;
67/149, OP29 20 Dec 2012 68/141, OP32 18 Dec 2013	29. Calls upon States to create opportunities for resettlement as a durable solution, recognizes the need to increase the number of resettlement places and to improve the integration of resettled refugees, calls upon States to ensure inclusive and non-discriminatory policies in their resettlement programmes, and notes that resettlement is a strategic tool for the protection of and solutions for refugees;
69/152, OP34 18 Dec 2014	34. Calls upon States to create opportunities for resettlement as a durable solution, acknowledges with appreciation the many countries that continue to offer enhanced resettlement opportunities and other forms of humanitarian admission, recognizes the need to further increase the number of resettlement places and the number of countries with regular resettlement programmes and to improve the integration of resettled refugees, calls upon States to ensure inclusive and non-discriminatory policies in their resettlement programmes, and notes that resettlement is a strategic protection tool and solution for refugees;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
686 (XXVI) B, PP3(c) 21 July 1958	Urges States Members of the United Nations and members of the specialized agencies: (c) To consider with the help of voluntary agencies further resettlement opportunities for refugees wishing to emigrate from countries of first asylum, including if possible, refugees suffering from physical, social or economic handicaps.

2. Role of Resettlement

The provisions reproduced below stress the need for resettlement if no other durable solution is available, particularly for refugees who have already spent an inordinately long time in camps. One provision reaffirms the importance of resettlement as an instrument of protection.

Resolution / Paragraph Number & Date	Full Text

GENERAL ASSEMBLY RESOLUTIONS	
393(V), OP4 2 Dec 1950	4. Considers that, without prejudice to the provisions of paragraph 11 of General Assembly resolution 194 (III) of 11 December 1948, the reintegration of the refugees into the economic life of the Near East, either by repatriation or resettlement, is essential in preparation for the time when international assistance is no longer available, and for the realization of conditions of peace and stability in the area;
42/109, PP12 7 Dec 1987 43/117, PP15 8 Dec 1988	Stressing the need for the international community to continue to provide adequate resettlement opportunities for those refugees for whom no other durable solution may be in sight, with particular attention given to refugees who have already spent an inordinately long time in camps,
44/137, PP17 15 Dec 1989	Stressing the need for the international community to continue to provide adequate resettlement opportunities for those refugees for whom no other durable solution may be in sight, with particular attention being paid to those refugees who have spent an inordinately long period of time in camps and to individuals facing urgent or emergency protection situations,
46/106, OP13 16 Dec 1991	13. Recognizes the importance of pursuing resettlement as a last resort where no other durable solutions are available and the need for States to respond rapidly and with flexibility to evolving situations where resettlement is required to ensure the protection of the refugees concerned;
50/152, OP6 21 Dec 1995	6. Reaffirms the continued importance of resettlement as an instrument of protection;
54/147, OP16 17 Dec 1999 56/135, OP19 19 Dec 2001	16. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, as appropriate, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
56/137, OP9 19 Dec 2001 57/187, OP10 18 Dec 2002	9. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that voluntary repatriation remains the preferred solution, supported by necessary rehabilitation and development assistance, to facilitate sustainable reintegration;
57/183, OP22 18 Dec 2002	22. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that,

	while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;	
58/149, OP23 22 Dec 2003	23. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;	
58/151, OP10 22 Dec 2003 59/170, OP11 20 Dec 2004	10. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, and recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, while reaffirming that voluntary repatriation, supported by necessary rehabilitation and development assistance to facilitate sustainable reintegration, remains the preferred solution;	
59/172, OP17 & 21 20 Dec 2004	17. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home; 21. Appeals to the international community to respond positively, in the spirit of solidarity and burden- and responsibility-sharing, to the third-country resettlement needs of African refugees, and in this regard notes with interest the development of the Multilateral Framework of Understandings on the strategic use of resettlement in the context of the High Commissioner's Convention Plus initiative;	
60/128, OP18 16 Dec 2005	18. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session;	
60/129, OP11 & 13 16 Dec 2005 61/137, OP15 & 18	11. Welcomes the progress that has been achieved in increasing the number of refugees resettled and the number of States offering opportunities for resettlement, notes that the Multilateral Framework of Understandings on Resettlement sets out the strategic use of resettlement	

19 Dec 2006 62/124, OP16 & 21 18 Dec 2007	as part of a comprehensive approach to refugee situations aimed at improving access to durable solutions for a greater number of refugees, and invites interested States, the Office of the High Commissioner and other relevant partners to make use of the Multilateral Framework, where		
63/148, OP16 & 21 18 Dec 2008	appropriate and feasible;		
64/127, OP21 & 27 18 Dec 2009	13. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and		
65/194, OP22 & 28 21 Dec 2010	seeking permanent solutions to refugee problems, and recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, while reaffirming that voluntary repatriation, supported by necessary rehabilitation and		
69/152, OP29 18 Dec 2014	development assistance to facilitate sustainable reintegration, remains the preferred solution;		
61/139, OP19 & 22 19 Dec 2006	19. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary		
62/125, OP21 & 24 18 Dec 2007	repatriation remains the pre-eminent solution, local integration and third- country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to		
63/149, OP21 & 24 18 Dec 2008	prevailing circumstances in their respective countries of origin, are unable to return home;		
64/129, OP22 & 25 18 Dec 2009	22. Appeals to the international community to respond positively, in the spirit of solidarity and burden- and responsibility-sharing, to the third-country		
65/193, OP22 & 25 21 Dec 2010	resettlement needs of African refugees, notes in this regard the importance of using resettlement strategically, as part of situation-specific comprehensive responses to refugee situations, and to this end encourages		
67/150, OP21 & 25, 20 Dec 2012	interested States, the Office of the High Commissioner and other relevant partners to make full use of the Multilateral Framework of Understandings on Resettlement, where appropriate;		
68/143, OP21 & 24 18 Dec 2013			
69/154, OP21 & 24 18 Dec 2014			
66/135, OP22 & 25 19 Dec 2011	22. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;		
	25. Appeals to the international community to respond positively, in the spirit of solidarity and burden- and responsibility-sharing, to the third-country resettlement needs of African refugees, notes in this regard the importance of using resettlement strategically, as part of situation-specific comprehensive responses to refugee situations, and to this end encourages States, the Office of the High Commissioner and other relevant partners to make full use of the Multilateral Framework of Understandings on Resettlement, where appropriate and feasible; and in this context		

	commends recent efforts by the Office of the High Commissioner in launching the Global Resettlement Solidarity Initiative in April 2011 and by States that have responded generously in this respect;
69/152, OP34 18 Dec 2014	34. Calls upon States to create opportunities for resettlement as a durable solution, acknowledges with appreciation the many countries that continue to offer enhanced resettlement opportunities and other forms of humanitarian admission, recognizes the need to further increase the number of resettlement places and the number of countries with regular resettlement programmes and to improve the integration of resettled refugees, calls upon States to ensure inclusive and non-discriminatory policies in their resettlement programmes, and notes that resettlement is a strategic protection tool and solution for refugees;
69/154, OP10 18 Dec 2014	10. Recognizes that no solution to displacement can be durable unless it is sustainable, and therefore encourages the Office of the High Commissioner to support the sustainability of voluntary return, reintegration and resettlement;

RESPONSIBILITY FOR REFUGEES

1. RESPONSIBILITY OF COUNTRIES OF ORIGIN

Several of the provisions reproduced below underline State responsibility with respect to refugee problems, particularly that of the country of origin, including addressing root causes, facilitating voluntary repatriation of refugees and the return of their nationals who are not refugees. Other provisions emphasize the prime responsibility of the countries of origin for establishing conditions that allow the voluntary repatriation of refugees in safety and with dignity.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
45/140, OP9 14 Dec 1990	9. <i>Underlines</i> the concept of State responsibility particularly as it relates to the countries of origin, including addressing root causes and facilitating voluntary repatriation and the return of their nationals who are not refugees;
46/106, OP3 & 10 16 Dec 1991	3. Recognizes also that the current size and complexity of the world refugee situation require vigorous promotion of existing protection principles, as well as full and open debate on new directions for protection and on further development of the law in this area, paying particular attention to the responsibilities of States to resolve refugee situations and, especially with respect to countries of origin, to address and try to eradicate causes of refugee flows;
	10. <i>Underlines</i> strongly State responsibility, particularly as it relates to the countries of origin, including addressing root causes, facilitating voluntary repatriation of refugees and the return, in accordance with international practice, of their nationals who are not refugees;
47/105, OP10 16 Dec 1992	10. Underlines strongly State responsibility, particularly as it relates to the countries of origin, including addressing root causes, facilitating voluntary repatriation of refugees and the return, in accordance with international practice, of their nationals who are not refugees;
48/116, PP12 20 Dec 1993	Emphasizing the need for States to assist the High Commissioner in seeking durable and timely solutions to the problems of refugees, as well as to take part in efforts to prevent conditions that might give rise to the flight of refugees, and to address the root causes of refugee outflows, and underlining, in this connection, State responsibility, particularly as it relates to countries of origin,
49/169, PP8 23 Dec 1994	Emphasizing the need for States to assist the High Commissioner in seeking durable and timely solutions to the problems of refugees, to take part in efforts to prevent conditions that might give rise to the flight of refugees, and to address the root causes of refugee outflows, and underlining, in this

	connection, State responsibility, particularly as it relates to countries of origin,	
50/152, OP18 21 Dec 1995	18. Reiterates the right of all persons to return to their country and emphasizes in this regard the prime responsibility of countries of origin for establishing conditions that allow voluntary repatriation of refugees in safety and with dignity and, in recognition of the obligation of all States to accept the return of their nationals, calls upon all States to facilitate the return of their nationals who are not recognized as refugees;	
51/75, OP17 12 Dec 1996	17. Reiterates the right of all persons to return to their country, and emphasizes in this regard the prime responsibility of countries of origin for establishing conditions that allow voluntary repatriation of refugees in safety and with dignity, and, in recognition of the obligation of all States to accept the return of their nationals, calls upon all States to facilitate the return of their nationals who have sought asylum but have been determined not to be refugees;	
52/103, OP13 12 Dec 1997	13. Reiterates the right of all persons to return to their country, and emphasizes in this regard the prime responsibility of countries of origin for establishing conditions that allow voluntary repatriation of refugees in safety and with dignity, and, in recognition of the obligation of all States to accept the return of their nationals, calls upon all States to facilitate the return of their nationals who have sought asylum and have been determined not to be refugees;	
57/187, OP11 18 Dec 2002	11. <i>Emphasizes</i> the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who have been determined not to be in need of international protection, and affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity, irrespective of the status of the persons concerned;	

2. RESPONSIBILITY OF STATES IN GENERAL

The majority of the provisions reproduced below emphasize the primary responsibility of States for the protection of refugees and internally displaced persons, and that the full and effective cooperation, action and political resolve of States are required to enable UNHCR to fulfil its mandated functions. Other provisions emphasize the responsibility of States to, inter alia, resolve refugee situations, uphold the institution of asylum, to create conditions for voluntary repatriation, to take steps to meet humanitarian needs and to cooperate with host countries on whom the presence of refugees weighs most heavily. One provision reaffirms international norms and principles dealing with the responsibilities of States. Another provision calls on States and other parties to turn concentrated attention towards revitalizing old partnerships and building new ones in support of the international refugee protection system.

⁷⁶ See also 1. Responsibility of Countries of Origin which includes provisions underlining the general concept of State responsibility

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
35/124, PP9 11 Dec 1980	Reaffirming the inviolability of existing international norms and principles governing responsibilities of States, especially regarding the protection of refugees, and reaffirming the framework of competences of international organizations and institutions,		
51/75, OP10 12 Dec 1996	10. Underlines the interrelationship between protection and solutions, as well as the desirability of prevention, including through respect for human rights and the implementation of relevant instruments and standards, and emphasizes the responsibility of States to resolve refugee situations and to ensure conditions that do not compel people to flee in fear, to uphold the institution of asylum, to create conditions conducive to voluntary repatriation, to take steps to meet essential humanitarian needs and to cooperate with countries on whom the large-scale presence of refugees weighs most heavily;		
52/103, OP4 12 Dec 1997 53/125, OP6 9 Dec 1998	4. <i>Emphasizes</i> that refugee protection is primarily the responsibility of States, whose full and effective cooperation, action and political resolve are required to enable the Office of the High Commissioner to fulfil its mandated functions;		
52/132, OP5 12 Dec 1997	5. Emphasizes the responsibility of all States and international organizations to cooperate with those countries, particularly developing ones, affected by mass exoduses of refugees and displaced persons and calls on Governments and the United Nations High Commissioner for Human Rights to continue to respond to assistance needs of countries hosting large numbers of refugees until durable solutions are found;		
54/146, OP7 17 Dec 1999	7. Emphasizes that the protection of refugees is primarily the responsibility of States, whose full and effective cooperation, action and political resolve are required to enable the Office of the High Commissioner to fulfil its mandated functions, and calls upon States, the Office of the High Commissioner and all interested parties to turn concentrated attention towards revitalizing old partnerships and building new ones in support of the international refugee protection system;		
54/180, PP7 17 Dec 1999	Reaffirming the primary responsibility of States to ensure the protection of refugees and internally displaced persons,		
56/166, PP8 19 Dec 2001			
55/74, OP7 4 Dec 2000	7. <i>Emphasizes</i> that the protection of refugees is primarily the responsibility of States, whose full and effective cooperation, action and political resolve are required to enable the Office of the High Commissioner to fulfil its mandated functions, welcomes the proposal of the Office of the High Commissioner to commence a process of global consultations on international protection, and requests a report thereon;		

Re-emphasizes that the protection of refugees is primarily the responsibility of States, whose full and effective cooperation, action and political resolve are required to enable the Office of the High Commissioner to fulfil its
mandated functions;
Re-emphasizes that the protection of refugees is primarily the responsibility of States, whose full and effective cooperation, action and political resolve are required to enable the Office of the High Commissioner to fulfil its mandated functions, and strongly emphasizes, in this context, the
importance of active international solidarity and burden-sharing;
Reaffirming the view of the Conference that the primary responsibility for tackling population displacement problems lies with the affected countries themselves and that these issues are to be regarded as national priorities, while at the same time recognizing the need for enhancing international support for the national efforts of the countries of the Commonwealth of Independent States aimed at the effective implementation of such responsibilities within the framework of the Programme of Action adopted by the Conference,
7. Calls upon the Governments of the countries of the Commonwealth of Independent States to continue to strengthen their commitment to the principles underpinning the Programme of Action, in particular principles of human rights and refugee protection, and to lend high-level political support to ensure the implementation of activities undertaken in follow-up to the Programme of Action;

63/149, PP7	Recognizing that host States have the primary responsibility for the
18 Dec 2008	protection of and assistance to refugees on their territory, and the need to
64/420 DD9	redouble efforts to develop and implement comprehensive durable solution
64/129, PP8 18 Dec 2009	strategies, in appropriate cooperation with the international community, and burden- and responsibility-sharing,
10 200 2000	Surdon and responsibility sharing,
65/193, PP9	
21 Dec 2010	
66/135, PP13	
19 Dec 2011	
67/150, PP11	
20 Dec 2012	
68/143, PP11	
18 Dec 2013	
60/454 DD44	
69/154, PP11 18 Dec 2014	
10 200 2017	

3. RESPONSIBILITY OF THE GENERAL ASSEMBLY

One provision reproduced below is an acknowledgement by the General Assembly of its duty to examine the refugee problem and to study the means and resources provided by the Charter of the United Nations to deal with such issues. In another provision, the General Assembly notes its dual responsibility under the Charter to provide international protection and assistance to the victims of population displacements, and to mitigate the root causes of such displacements.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
35/124, PP8 11 Dec 1980	Conscious of its duty to examine in depth all aspects of the refugee problem and to study the means and resources provided by the relevant provisions of the Charter of the United Nations in order to maintain international peace and security,	
37/186, PP5 17 Dec 1982	Conscious of its obligations towards the millions of victims of mass exoduses and of displacements of population, and of its dual responsibility, under the Charter, to provide adequate international protection and assistance to such victims and to eliminate or mitigate the root causes of this phenomenon,	

4. RESPONSIBILITY OF THE UNITED NATIONS

The provisions below recognize the responsibility of the United Nations for the international protection of refugees.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
319 (IV), PP2 3 Dec 1949	Recognizing the responsibility of the United Nations for the international protection of refugees,	
639 (VII), PP1 20 Dec 1952	Concerned with the persistence of a serious refugee problem which is the direct responsibility of the United Nations,	

SECRETARY-GENERAL⁷⁷

1. Co-operation With UNHCR

The provisions listed below request the Secretary-General and UNHCR to co-operate in particular activities. The activity for which co-operation is requested, is indicated in the column entitled "Subject". The request is either addressed to the Secretary-General or UNHCR and this is indicated in the brackets in the "Subject" column; the entity listed first is the addressee of the request. In cases where co-operation is requested between the Secretary-General, UNHCR and other organizations, the entities involved are listed in the "Subject" column, and the provision is usually addressed to all the entities listed. Occasionally, the provision is not a request for co-operation, but rather an acknowledgement of existing co-operation and this is indicated in the "Subject" column.

Sample Text

"Requests the Secretary-General, in co-operation with the High Commissioner, to continue to organize and implement an effective programme of educational and other appropriate assistance for student refugees from Namibia and South Africa who have taken asylum in Botswana, Lesotho, Swaziland and Zambia;" (36/170, OP5)

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
31/126, OP5	16 Dec 1976	Implement SG's assistance programme for South African refugee students (HCR + SG)
32/119, PP3	16 Dec 1977	SG appoints HCR to co-ordinate assistance to South African student refugees
35/42, OP4	25 Nov 1980	Convene International Conference on Assistance to Refugees in Africa (ICARA) (SG, HCR + SG of Organization of African Unity (OAU))
35/180, OP6	15 Dec 1980	Dispatch mission to Somalia to review refugee situation (SG + HCR)
35/181, OP4	15 Dec 1980	Appeal to international organizations and voluntary organisations for contributions for Sudanese refugees (SG + HCR)
35/181, OP5	15 Dec 1980	Send follow-up missions regarding new settlements in Sudan, (SG + HCR)
35/184, OP5	15 Dec 1980	Implement assistance to student refugees from southern Africa (SG + HCR)
36/153, OP5	16 Dec 1981	Dispatch mission to Somalia to review refugee situation (SG + HCR)
36/170, OP5	16 Dec 1981	Implement assistance to student refugees from southern Africa (SG + HCR)

⁷⁷ In the tables included in this section, "SG" signifies "Secretary-General" and "HCR" signifies "UNHCR". Other abbreviations are indicated on first use. See also <u>Internally Displaced Persons</u>: Role of Secretary-General

	T	
37/176, OP6	17 Dec 1982	Send interagency mission to Djibouti to evaluate aid required, and report to ECOSOC and to GA, (HCR + SG)
37/177, OP5	17 Dec 1982	Implement assistance to student refugees in southern Africa (SG + HCR)
37/197, OP6	18 Dec 1982	Consult with African countries about their needs (SG, HCR + SG of OAU)
38/95, OP5	16 Dec 1983	Continue to implement assistance for student refugees in southern African (SG + HCR)
38/120, OP7	16 Dec 1983	Keep donor countries informed of the needs of African countries prior to ICARA II (SG, OAU + HCR)
39/109, OP5	14 Dec 1984	Continue to implement assistance for student refugees in southern Africa (HCR + SG)
39/139, OP9	14 Dec 1984	Monitor ICARA II follow-up (SG, OAU, HCR + United Nations Development Programme [UNDP])
40/117, OP8	13 Dec 1985	Monitor ICARA II follow-up (SG, OAU, HCR + UNDP)
40/135, OP5	13 Dec 1985	Send interagency mission to Sudan to assess needs of refugees and prepare programme of assistance (SG + HCR)
40/138, OP5	13 Dec 1985	Continue assistance to student refugees in southern Africa (HCR + SG)
41/122, OP8	4 Dec 1986	Monitor follow-up to ICARA II (SG, OAU, HCR + UNDP)
41/123, OP3	4 Dec 1986	Ensure close co-ordination among UN bodies to maximise publicity on refugee women and children (SG, HCR + others)
41/136, OP5	4 Dec 1986	Continue assistance to student refugees in southern Africa (HCR + SG)
41/138, OP6	4 Dec 1986	Dispatch interagency mission to Somalia to prepare programme of assistance (SG, HCR, UNDP + others)
42/106, OP4	7 Dec 1987	Assist SG of OAU to prepare and organize International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa (SG + HCR)
42/107, OP9	7 Dec 1987	Monitor follow-up to ICARA II (SG, OAU, HCR + UNDP)
42/110, OP8	7 Dec 1987	Prepare assistance programmes for displaced persons in their own country and for rehabilitation of returnees (SG + relevant UN agencies)
42/129, OP6	7 Dec 1987	Take steps to implement recommendations of interagency mission to Sudan (SG, UNDP + HCR)
42/132, OP3	7 Dec 1987	Mobilize assistance and appeal for contributions for projects in Malawi (SG, HCR + UNDP)
42/138, OP5	7 Dec 1987	Continue assistance to student refugees in southern Africa (HCR, SG)
43/116, OP5	8 Dec 1988	Implement Oslo Declaration and Plan of Action (SG, HCR + UNDP)
43/149, OP5	8 Dec 1988	Continue assistance to student refugees in southern Africa (HCR + SG)
43/154, OP8	8 Dec 1988	Urges SG to strengthen early warning system and co-ordinate between parts of UN system especially early warning centre and HCR
44/152, OP5	15 Dec 1989	Launch interim assistance programme in Somalia (SG, HCR, WFP and donors)

44/157, OP5	15 Dec 1989	Continue assistance to student refugees in southern Africa (HCR + SG)
44/164, OP8	15 Dec 1989	Urges SG to use resources to strengthen early- warning activities and co-ordinate among parts of UN system
45/141, OP12	14 Dec 1990	Implement Concerted Plan of Action from International Conference on Central American Refugees (ICCAR) (SG, HCR + UNDP)
45/141, OP16	14 Dec 1990	Submit report on Central America to GA (SG + HCR)
45/153, OP9	18 Dec 1990	Intensify efforts for early warning centre and strengthen co-ordination among UN agencies
45/153, OP10	18 Dec 1990	Urges SG to strengthen early-warning system by increased co-ordination between early warning centre, HCR and Secretariat
45/154, OP5	18 Dec 1990	Resume interim assistance programme for Somalia (SG, HCR, WFP + donors)
45/171, OP5	18 Dec 1990	Continue assistance to student refugees in southern Africa (HCR + SG)
45/171, OP6	18 Dec 1990	Continue sponsorship of Namibian students (HCR + SG)
46/107, OP6	16 Dec 1991	Continue support and implementation of ICCAR programmes (SG, HCR, UNDP + UN organs)
46/108, OP7	16 Dec 1991	Continue efforts for assistance for refugees in Africa (SG + HCR)
46/127, OP12	17 Dec 1991	Urges SG to strengthen early earning system and co-ordination
48/117, OP7	20 Dec 1993	Continue support for ICCAR (SG, HCR, UNDP + other UN organs)
48/118, OP8	20 Dec 1993	Continue to mobilize humanitarian assistance to Africa (SG, HCR + UN agencies)
49/7, OP11	25 Oct 1994	Mobilize resources for Great Lakes region (SG, SG of OAU, HCR)
49/172, OP5	23 Dec 1994	Mobilize assistance for refugee minors (SG, HCR, Department of Humanitarian Affairs of the Secretariat (DHA), UNICEF + other UN organs)
50/150, OP6	21 Dec 1995	Mobilize assistance for refugee minors (SG, HCR, DHA, UNICEF + other UN organisations)
51/73, OP8	12 Dec 1996	Mobilize assistance for refugee minors (SG, HCR, DHA, UNICEF + other UN organisations)
	ECONOMIC AND SOCIA	AL COUNCIL RESOLUTIONS
1978/55, OP8	2 Aug 1978	Continue assistance to student refugees from southern Africa (SG + HCR)
1980/8, OP2	28 April 1980	Send multi-agency mission and humanitarian assistance to Ethiopia (SG + HCR)
1980/53, OP1	24 July 1980	Consider review mission to Somalia to assess developments (SG + HCR)
1980/54, OP3	24 July 1980	Appeal to international community to mobilize humanitarian assistance for Ethiopia (SG + HCR)
1980/55, OP2	24 July 1980	Consult SG of OAU to find ways to convene conference on refugees in Africa (SG + HCR)
1981/31, OP7	6 May 1981	Continue efforts to mobilize humanitarian assistance for Somalia (SG + HCR)
1981/32, OP5	6 May 1981	Continue efforts to mobilize assistance for Ethiopia (SG + HCR)
1982/1,OP3	27 April 1982	Contribute resources to Sudan (SG, HCR + relevant UN agencies)

1982/1, OP5	27 April 1982	Submit report on Sudan to GA (SG + HCR)
1982/4, OP6	27 April 1982	Report on Somalia to ECOSOC (SG + HCR)
1982/4, OP7	27 April 1982	Report on Somalia to GA (SG + HCR)
1996/33, OP1	25 July 1996	Prepare report on strengthening UN capacity for
		humanitarian assistance (SG + relevant UN
		organisations)

2. GOOD OFFICES

The provision reproduced below invites the Secretary-General to make his good offices available in relation to refugees and displaced persons in Azerbaijan.

Resolution / Paragraph Number & Date		
GENERAL ASSEMBLY RESOLUTIONS		
48/114, OP4 20 Dec 1993 4. Invites the Secretary-General to continue to monitor the overall situated of refugees and displaced persons in Azerbaijan and to make available good offices as required;		

3. MOBILIZATION OF ASSISTANCE

The provisions listed below request the Secretary-General to mobilize assistance with regard to a refugee situation in a particular country or region, or for the benefit of a particular group of refugees. The target of the assistance is indicated in the column entitled "Subject".

Sample Text

"Requests the Secretary-General to mobilize the necessary financial and material assistance for the full implementation of ongoing projects in the areas affected by the presence of refugees." (45/160, OP7)

GENERAL ASSEMBLY RESOLUTIONS			
Resolution & Paragraph No.	Date	Subject	
37/173, OP4	17 Dec 1982	Sudan	
39/108, OP5	14 Dec 1984	Sudan	
40/135, OP6	13 Dec 1985	Sudan	
41/139, OP7	4 Dec 1986	Sudan	
42/129, OP7	7 Dec 1987	Sudan	
42/132, OP3	7 Dec 1987	Sudan	

43/141, OP7	8 Dec 1988	Sudan
43/148, OP6	8 Dec 1988	Malawi
43/149, OP5	8 Dec 1988	Student refugees in southern Africa
44/151, OP7	15 Dec 1989	Sudan
45/159, OP6	18 Dec 1990	Malawi
45/160, OP7	18 Dec 1990	Sudan
46/108, OP8	16 Dec 1991	Rural and urban areas in Africa affected by
		refugees, returnees and displaced persons
47/107, OP9	16 Dec 1992	Rural and urban areas in Africa affected by
		refugees, returnees and displaced persons
48/118, OP8	20 Dec 1993	Africa
49/7, OP11	25 Oct 1994	Burundi
49/172, OP5	23 Dec 1994	Unaccompanied refugee minors
49/174, OP13	23 Dec 1994	Rural and urban areas in Africa affected by
		refugees, returnees and displaced persons
50/150, OP6	21 Dec 1995	Unaccompanied refugee minors
51/73, OP8	12 Dec 1996	Unaccompanied refugee minors
53/1/N, OP6	8 Dec 1988	Central and eastern African countries receiving
		refugees
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1978/55, OP8	2 Aug 1978	Student refugees from southern Africa
1980/8, OP2	28 April 1980	Ethiopia
1980/54, OP3	24 July 1980	Ethiopia
1981/31, OP7	6 May 1981	Somalia
1981/32, OP5	6 May 1981	Ethiopia
1991/5, OP6	30 May 1991	Iraq

4. REPORTING OBLIGATIONS

4.1 REPORTING TO THE ECONOMIC AND SOCIAL COUNCIL

The provisions listed below request the Secretary-General to report to the Economic and Social Council (ECOSOC) on a particular refugee situation or topic. The subject of the report is indicated in the column entitled "Subject". In many instances, the Secretary-General is requested to report in co-operation or consultation with UNHCR and this is indicated by "(SG + HCR)" and on other occasions, UNHCR is requested to report in co-operation or consultation with the Secretary-General and this is indicated by "(HCR + SG)". The Secretary-General is sometimes requested to report to the General Assembly through reporting to ECOSOC and this is indicated by "(Report to GA through ECOSOC)".

Sample Text

"Requests the Secretary-General, in co-operation with the High Commissioner, to apprise the Economic and Social Council, at its second regular session of 1991, of the implementation of the present resolution and to report thereon to the General Assembly at its forty-sixth session." (45/161, OP4)

GENERAL ASSEMBLY RESOLUTIONS

Resolution & Paragraph No.	Date	Subject
35/180, OP10	15 Dec 1980	Somalia (SG + HCR)
35/181, OP8	15 Dec 1980	Sudan
35/182, OP6	15 Dec 1980	Djibouti
35/183, OP6	15 Dec 1980	Ethiopia
35/184, OP9	15 Dec 1980	Student refugees in Southern Africa (SG + HCR)
36/124, OP6	14 Dec 1981	Africa (SG + HCR)
36/153, OP6	16 Dec 1981	Somalia (SG + HCR)
36/156, OP5	16 Dec 1981	Djibouti (SG + HCR)
36/158, OP5	16 Dec 1981	Sudan (SG + HCR)
36/161, OP3	16 Dec 1981	Ethiopia (SG + HCR)
36/170, OP9	16 Dec 1981	Student refugees in southern Africa (SG + HCR)
37/174, OP6	17 Dec 1982	Somalia (HCR + SG)
37/175, OP5	17 Dec 1982	Ethiopia (SG + HCR)
37/177, OP9	17 Dec 1982	Student refugees in southern Africa (SG + HCR)
38/88, OP8	16 Dec 1983	Somalia (HCR + SG)
38/91, OP5	16 Dec 1983	Ethiopia (SG + HCR)
38/95, OP10	16 Dec 1983	Student refugees in southern Africa (HCR + SG)
38/213, OP7	20 Dec 1983	Djibouti
39/104, OP5	14 Dec 1984	Somalia (HCR + SG)
39/105, OP4	14 Dec 1984	Ethiopia (SG + HCR)
39/108, OP8	14 Dec 1984	Sudan (SG, UNDP + HCR)
39/109, OP10	14 Dec 1984	Student refugees in southern Africa (HCR + SG)
40/117, OP9	13 Dec 1985	ICARA II (Report to GA through ECOSOC)
40/132, OP6	13 Dec 1985	Somalia (HCR + SG)
40/133, OP4	13 Dec 1985	Ethiopia (SG + HCR)
40/135, OP9	13 Dec 1985	Sudan (Report to GA through ECOSOC)
40/138, OP10	13 Dec 1985	Student refugees in southern Africa (HCR + SG)
41/122, OP9	4 Dec 1986	ICARA II (Report to GA through ECOSOC)
41/136, OP10	4 Dec 1986	Student refugees in southern Africa (HCR + SG)
41/137, OP6	4 Dec 1986	Djibouti (Report to GA through ECOSOC)
41/138, OP7	4 Dec 1986	Somalia (HCR + SG)
41/139, OP10	4 Dec 1986	Sudan (Report to GA through ECOSOC)
41/141, OP4	4 Dec 1986	Ethiopia (SG + HCR)
42/106, OP7	7 Dec 1987	International Conference on the Plight of
		Refugees, Returnees and Displaced Persons in Southern Africa (ICSA) (Report to GA through ECOSOC)
42/107, OP10	7 Dec 1987	ICARA II (Report to GA through ECOSOC)
42/126, OP6	7 Dec 1987	Djibouti (Report to GA through ECOSOC)
42/129, OP10	7 Dec 1987	Sudan (Report to GA through ECOSOC)
42/132, OP5	7 Dec 1987	Malawi (Report to GA through ECOSOC)
42/138, OP10	7 Dec 1987	Student refugees in southern Africa (HCR + SG)
42/139, OP4	7 Dec 1987	Ethiopia (SG + HCR)
43/118, OP10	8 Dec 1988	International Conference on Central American Refugees (SG + HCR)
43/119, OP5	8 Dec 1988	International Conference on Indo-Chinese Refugees
43/141, OP9	8 Dec 1988	Sudan (Report to GA through ECOSOC)
43/142, OP6	8 Dec 1988	Djibouti (Report to GA through ECOSOC)
43/144, OP4	8 Dec 1988	Ethiopia (SG + HCR)
43/148, OP8	8 Dec 1988	Malawi (Report to GA through ECOSOC)
43/149, OP10	8 Dec 1988	Student refugees in southern Africa (HCR + SG)

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44/139, OP13	15 Dec 1989	International Conference on Central American
		Refugees (SG + HCR)
44/149, OP8	15 Dec 1989	Malawi (Report to GA through ECOSOC)
44/150, OP6	15 Dec 1989	Djibouti (Report to GA through ECOSOC)
44/151, OP9	15 Dec 1989	Sudan (Report to GA through ECOSOC)
44/154, OP4	15 Dec 1989	Ethiopia (SG + HCR)
44/157, OP10	15 Dec 1989	Student refugees in southern Africa (HCR + SG)
45/159, OP8	18 Dec 1990	Malawi (Report to GA through ECOSOC)
45/160, OP9	18 Dec 1990	Sudan (Report to GA through ECOSOC)
45/161, OP4	18 Dec 1990	Ethiopia (SG + HCR)
45/171, OP11	18 Dec 1990	Student refugees in southern Africa (HCR + SG)
48/118, OP11	20 Dec 1993	Africa
49/174, OP16	23 Dec 1994	Africa
50/149, OP27	21 Dec 1995	Africa
51/71, OP23	12 Dec 1996	Africa
52/101, OP23	12 Dec 1997	Africa
53/126, OP26	9 Dec 1998	Africa
54/147, OP28	17 Dec 1999	Africa
55/77, OP35	4 Dec 2000	Africa
56/135, OP31	19 Dec 2001	Africa
56/136, OP12	19 Dec 2001	Unaccompanied minors
56/166, OP13	19 Dec 2001	Efforts to avert new flows of refugees
56/217, OP29	21 Dec 2001	Safety of humanitarian and UN personnel
58/149, OP37	22 Dec 2003	Africa
59/172, OP27	22 Dec 2004	Africa
60/128, OP28	16 Dec 2005	Africa
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EC	CONOMIC AND SOCIAL (COUNCIL RESOLUTIONS
1980/8, OP3	28 April 1980	Ethiopia
1980/9, OP5	28 April 1980	Somalia (SG + HCR)
1980/10, OP8	28 April 1980	Sudan (SG + HCR)
1981/5, OP2	4 May 1981	Sudan
1981/31, OP10	6 May 1981	Somalia (SG + HCR)
1981/32, OP6	6 May 1981	Ethiopia
1982/4, OP6	27 April 1982	Somalia (SG + HCR)
1990/78, OP3	27 July 1990	Results of review of UN system aimed at
	-	maximising co-ordination on refugee problems

4.2 REPORTING TO THE GENERAL ASSEMBLY

The provisions listed below request the Secretary-General to report to the General Assembly on a particular refugee situation or topic. The subject of the report is indicated in the column entitled "Subject". In many instances, the Secretary-General is requested to report in cooperation or consultation with UNHCR and this is indicated by "(SG + HCR)" and on other occasions, UNHCR is requested to report in co-operation or consultation with the Secretary-General and this is indicated by "(HCR + SG)". The Secretary-General is sometimes requested to report to the General Assembly through reporting to ECOSOC and this is indicated by "(Report to GA through ECOSOC)".

Sample Text

"Requests the Secretary-General to submit a comprehensive and consolidated report on the situation of refugees, returnees and displaced persons in Africa to the General Assembly at its fiftieth session, under the item entitled "Report of the United Nations High Commissioner for Refugees, questions relating to refugees, returnees and displaced persons and humanitarian questions", and an oral report to the Economic and Social Council at its substantive session of 1995." (49/174, OP16)

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
34/174, OP9	17 Dec 1979	Student refugees in southern Africa
35/124, OP3	11 Dec 1980	Result of consultations with Member States on prevention of new flows of refugees
35/180, OP11	15 Dec 1980	Somalia (SG + HCR)
35/181, OP8	15 Dec 1980	Sudan
35/182, OP6	15 Dec 1980	Djibouti
35/183, OP6	15 Dec 1980	Ethiopia
35/184, OP9	15 Dec 1980	Student refugees in southern Africa (SG + HCR)
36/124, OP6	14 Dec 1981	Africa (SG + HCR)
36/153, OP7	16 Dec 1981	Somalia (SG + HCR)
36/156, OP5	16 Dec 1981	Djibouti (SG + HCR)
36/158, OP5	16 Dec 1981	Sudan (SG + HCR)
36/161, OP3	16 Dec 1981	Ethiopia (SG + HCR)
36/170, OP9	16 Dec 1981	Student refugees in southern Africa (SG + HCR)
37/174, OP7	17 Dec 1982	Somalia (HCR + SG)
37/175, OP5	17 Dec 1982	Ethiopia (SG + HCR)
37/177, OP9	17 Dec 1982	Student refugees in southern Africa (SG + HCR)
37/197, OP12	18 Dec 1982	International Conference on Assistance to
,		Refugees in Africa (ICARA)
38/88, OP9	16 Dec 1983	Somalia(HCR + GA)
38/89, OP8	16 Dec 1983	Djibouti (HCR + SG)
38/90, OP8	16 Dec 1983	Sudan (HCR + SG)
38/91, OP5	16 Dec 1983	Ethiopia (SG + HCR)
38/95, OP10	16 Dec 1983	Student refugees in southern Africa (HCR + SG)
38/120, OP10	16 Dec 1983	Second International Conference on Assistance to Refugees in Africa (ICARA II)
38/139, OP10	14 Dec 1984	ICARA II
38/213, OP7	20 Dec 1983	Djibouti
39/104, OP6	14 Dec 1984	Somalia (HCR + SG)
39/105, OP4	14 Dec 1984	Ethiopia (SG + HCR)
39/106, OP5	14 Dec 1984	Chad (SG, HCR + UN Disaster Relief Co- ordinator)
39/107, OP7	14 Dec 1984	Djibouti (HCR + SG)
39/108, OP8	14 Dec 1984	Sudan (SG, HCR + UNDP)
39/109, OP10	14 Dec 1984	Student refugees in southern Africa (HCR + SG)
40/117, OP9	13 Dec 1985	ICARA II (Report to GA through ECOSOC)
40/132, OP7	13 Dec 1985	Somalia (HCR + SG)
40/133, OP4	13 Dec 1985	Ethiopia (SG + HCR)
40/134, OP7	13 Dec 1985	Djibouti (HCR + SG)
40/135, OP9	13 Dec 1985	Sudan (Report to GA through ECOSOC)
40/136, OP5	13 Dec 1985	Chad (SG, HCR + UN Disaster Relief Co- ordinator)
40/138, OP10	13 Dec 1985	Student refugees in southern Africa (HCR + SG)

41/122, OP9	4 Dec 1986	ICARA II (Report to GA through ECOSOC)
41/136, OP10	4 Dec 1986	Student refugees in southern Africa (HCR + SG)
41/137, OP6	4 Dec 1986	Djibouti (Report to GA through ECOSOC)
41/138, OP8	4 Dec 1986	Somalia (HCR + SG)
41/139, OP10	4 Dec 1986	Sudan (Report to GA through ECOSOC)
41/140, OP5	4 Dec 1986	Chad (SG, HCR + UNDP)
41/141, OP4	4 Dec 1986	Ethiopia (SG + HCR)
42/106, OP7	7 Dec 1987	International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa (ICSA) (Report to GA through ECOSOC)
42/107, OP10	7 Dec 1987	ICARA II (Report to GA through ECOSOC)
42/110, OP9	7 Dec 1987	Central America (SG + HCR)
42/126, OP6	7 Dec 1987	Djibouti (Report to GA through ECOSOC)
42/127, OP13	7 Dec 1987	Somalia (SG, HCR + UNDP)
42/128, OP6	7 Dec 1987	Chad (SG, HCR + UN Disaster Relief Co- ordinator
42/129, OP10	7 Dec 1987	Sudan (Report to GA through ECOSOC)
42/132, OP5	7 Dec 1987	Malawi (Report to GA through ECOSOC)
42/138, OP10	7 Dec 1987	Student refugees in southern Africa (HCR + SG)
42/139, OP4	7 Dec 1987	Ethiopia (SG + HCR)
42/144, OP6	7 Dec 1987	International Co-operation to Avert New Flows of Refugees
43/118, OP10	8 Dec 1988	Central America (SG + HCR)
43/119, OP5	8 Dec 1988	International Conference on Indo-Chinese Refugees
43/141, OP9	8 Dec 1988	Sudan (Report to GA through ECOSOC)
43/142, OP6	8 Dec 1988	Djibouti (Report to GA through ECOSOC)
43/143, OP6	8 Dec 1988	Chad (SG, HCR + UN Disaster Relief Co- ordinator)
43/144, OP4	8 Dec 1988	Ethiopia (SG + HCR)
43/147, OP12	8 Dec 1988	Somalia (SG, HCR, + UNDP)
43/148, OP8	8 Dec 1988	Malawi (Report to GA through ECOSOC)
43/149, OP10	8 Dec 1988	Student refugees in southern Africa (HCR + SG)
43/154, OP9	8 Dec 1988	Early warning activities
44/138, OP10	15 Dec 1989	International Conference on Indo-Chinese Refugees
44/139, OP13	15 Dec 1989	International Conference on Central American Refugees (SG + HCR)
44/149, OP8	15 Dec 1989	Malawi (Report to GA through ECOSOC)
44/150, OP6	15 Dec 1989	Djibouti (Report to GA through ECOSOC)
44/151, OP9	15 Dec 1989	Sudan (Report to GA through ECOSOC)
44/152, OP12	15 Dec 1989	Somalia (SG, HCR + UNDP)
44/153, OP6	15 Dec 1989	Chad (SG, HCR + UN Disaster Relief Co- ordinator)
44/154, OP4	15 Dec 1989	Ethiopia (SG + HCR)
44/157, OP10	15 Dec 1989	Student refugees in southern Africa (HCR + SG)
44/164, OP9	15 Dec 1989	Early warning activities
45/139, OP6	14 Dec 1990	Liberia (SG + HCR)
45/140, OP17	14 Dec 1990	Indo-Chinese Refugees
45/141, OP16	14 Dec 1990	International Conference on Central American Refugees (SG + HCR)
45/153, OP13	18 Dec 1990	Early warning activities
45/154, OP12	18 Dec 1990	Somalia (SG, HCR + UNDP)
45/156, OP6	18 Dec 1990	Chad (SG, HCR + UN Disaster Relief Co- ordinator)
45/157, OP6	18 Dec 1990	Djibouti (Report to GA through ECOSOC)
45/159, OP8	18 Dec 1990	Malawi (Report to GA through ECOSOC)
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45/160, OP9	18 Dec 1990	Sudan (Report to GA through ECOSOC)
45/161, OP4	18 Dec 1990	Ethiopia (SG + HCR)
45/171, OP11	18 Dec 1990	Student refugees in southern Africa (HCR + SG)
46/107, OP12	16 Dec 1991	Central America
46/108, OP11	16 Dec 1991	Africa
46/127, OP20	17 Dec 1991	Early warning
46/127, OP22	17 Dec 1991	Efforts to enhance UN capacity to avert new flows
		of refugees
47/103, OP13	16 Dec 1992	Central America
47/107, OP11	16 Dec 1992	Africa
48/113, OP3	23 March 1994	Conference for the comprehensive consideration
15, 115, 215		and review of the problems of refugees,
		returnees, displaced persons and migrants
		(relating to the Commonwealth of Independent
		States)
48/114, OP6	20 Dec 1993	Azerbaijan
48/117, OP11	20 Dec 1993	Central America
48/118, OP11	20 Dec 1993	Africa
48/139, OP20	20 Dec 1993	Early warning
49/7, OP11	25 Oct 1994	Great Lakes region
49/23, OP8	2 Dec 1994	Rwanda
49/172, OP6	23 Dec 1994	Refugee children
49/173, OP3	23 Dec 1994	Conference for the comprehensive consideration
		and review of the problems of refugees,
		returnees, displaced persons and migrants
		(relating to the Commonwealth of Independent
10/17/1 07/19	100 5	States)
49/174, OP16	23 Dec 1994	Africa
50/149, OP27	21 Dec 1995	Africa
50/150, OP7	21 Dec 1995	Unaccompanied minors
50/151, OP9	21 Dec 1995	Conference for the comprehensive consideration
		and review of the problems of refugees,
		returnees, displaced persons and migrants
		(relating to the Commonwealth of Independent
		States)
50/182, OP11	22 Dec 1995	Efforts to avert new flows of refugees
51/70, OP22	12 Dec 1996	Conference for the comprehensive consideration
		and review of the problems of refugees,
		returnees, displaced persons and migrants
		(relating to the Commonwealth of Independent
		States)
51/71, OP23	12 Dec 1996	Africa
51/73, OP9	12 Dec 1996	Unaccompanied minors
52/101, OP23	12 Dec 1997	Africa
52/102, OP16	12 Dec 1997	Conference for the comprehensive consideration
		and review of the problems of refugees,
		returnees, displaced persons and migrants
		(relating to the Commonwealth of Independent
		States)
52/105, OP10	12 Dec 1997	Unaccompanied minors
52/132, OP17	12 Dec 1997	Efforts to avert new flows of refugees
52/167, OP9	12 Dec 1997	Safety of humanitarian personnel
53/1, N, OP7	17 Dec 1998	Africa
53/87, OP17	7 Dec 1998	Safety of humanitarian and UN personnel
53/122, OP12	9 Dec 1998	Unaccompanied minors
53/126, OP26	9 Dec 1998	Africa
55/ 125, 51 20	0 000 1000	7 11110d

54/144, OP15	17 Dec 1999	Conference for the comprehensive consideration and review of the problems of refugees, returnees, displaced persons and migrants (relating to the Commonwealth of Independent
		States)
54/145, OP12	17 Dec 1999	Unaccompanied minors
54/147, OP28	17 Dec 1999	Africa
54/180, OP15	17 Dec 1999	Efforts to avert new flows of refugees
54/192, OP16	17 Dec 1999	Safety of humanitarian and UN personnel
55/77, OP35	4 Dec 2000	Africa
55/175, OP23	19 Dec 2000	Safety of humanitarian and UN personnel
56/134, OP13	19 Dec 2001	Conference for the comprehensive consideration
30/134, OF 13	19 Dec 2001	and review of the problems of refugees, returnees, displaced persons and migrants (relating to the Commonwealth of Independent States)
56/135, OP31	19 Dec 2001	Africa
57/183, OP35	18 Dec 2002	Africa
58/149, OP37	22 Dev 2003	Africa
58/150, OP12	22 Dec 2003	Assistance to unaccompanied refugee minors
58/154, OP13	22 Dec 2003	Follow-up to Regional Conference
59/172, OP27	22 Dec 2004	Africa
60/128, OP28	16 Dec 2005	Africa
61/139, OP28	19 Dec 2006	Africa
62/125, OP30	18 Dec 2007	Africa
63/149, OP30	18 Dec 2008	Africa
64/129, OP31	18 Dec 2009	Africa
65/193, OP31	21 Dec 2010	Africa
66/135, OP31	19 Dec 2011	Africa
67/150, OP30	20 Dec 2012	Africa
68/143, OP30	18 Dec 2013	Africa
69/154, OP30	18 Dec 2014	Africa
	ECONOMIC AND SOCI	AL COUNCIL RESOLUTIONS
1978/55, OP9	2 Aug 1978	Student refugees in southern Africa
1980/8, OP3	28 April 1980	Ethiopia
1980/53, OP2	24 July 1980	Somalia (SG + HCR)
1980/54, OP3	24 July 1980	Ethiopia
1980/55, OP4	24 July 1980	Africa
1981/4, OP7	4 May 1981	Djibouti (SG + HCR)
1981/5, OP2	4 May 1981	Sudan
1981/32, OP6	6 May 1981	Ethiopia
1982/1, OP5	27 April 1982	Sudan (SG + HCR)
1982/4, OP7	27 April 1982	Somalia (SG + HCR)
1991/5, OP6	30 May 1991	Iraq

5. REQUESTS TO THE SECRETARY-GENERAL (See also 4. Reporting Obligations)

The provisions listed below request the Secretary-General to carry out certain activities relating to refugees and displaced persons. The action requested is indicated in the column entitled "Subject".

In many instances, the Secretary-General is requested to act in co-operation or consultation with UNHCR and this is indicated by "(SG + HCR)" and on other occasions, UNHCR is requested to act in co-operation or consultation with the Secretary-General and this is

indicated by "(HCR + SG)". In cases where action is requested from the Secretary-General in co-operation with entities other than UNHCR, the entities involved are listed in the "Subject" column and the provision is usually addressed to all the entities listed.

Sample Text

"Requests the Secretary-General, in close co-operation with the Office of the High Commissioner, the World Food Programme and the donor community, to launch an interim assistance programme that would ensure that essential food and other humanitarian supplies continue to reach the refugee settlements in north-west districts of Somalia until such time as a more permanent arrangement can be made;" (49/174, OP16)

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
319(IV), A, OP3	3 Dec 1949	Prepare and circulate draft provisions for States, and prepare a draft UNHCR budget
1129(XI), OP4	21 Nov 1956	Appeal to governments and NGOs to fund HCR
1285(XIII), OP2	5 Dec 1958	Promote World Refugee Year
1390(XIV), OP2	20 Nov 1959	Promote World Refugee Year
31/126, OP3	16 Dec 1976	Consult Governments of Botswana, Lesotho and Swaziland and with liberation movements concerning South African refugee students
31/126, OP6	16 Dec 1976	Keep the South African refugee student situation under review
32/119, OP8	16 Dec 1977	Undertake assistance programme for South African refugee students in Zambia, submit for review to ECOSOC, and report to the GA
35/42, OP4	25 Nov 1980	Convene International Conference on Assistance to Refugees in Africa (ICARA) (SG, SG of Organization of African Unity [OAU] + HCR)
35/180, OP6	15 Dec 1980	Dispatch a mission to Somalia to review the refugee situation (SG + HCR)
35/181, OP4	15 Dec 1980	Appeal to international organizations and voluntary organisations for contributions for Sudanese refugees (SG + HCR)
35/181, OP5	15 Dec 1980	Send follow-up missions regarding new settlements in Sudan (SG + HCR)
35/184, OP5	15 Dec 1980	Implement assistance to student refugees from southern Africa (SG + HCR)
36/153, OP5	16 Dec 1981	Dispatch mission to Somalia to review refugee situation (SG + HCR)
36/170, OP5	16 Dec 1981	Implement assistance to student refugees from southern Africa (SG + HCR)
37/173, OP4	17 Dec 1982	Mobilize assistance to implement recommendations of missions to Sudan
37/176, OP6	17 Dec 1982	Send interagency mission to Djibouti to evaluate aid required, and report to ECOSOC and to GA (HCR + SG)
37/177, OP5	17 Dec 1982	Implement assistance to student refugees in southern Africa (SG + HCR)
37/197, OP6	18 Dec 1982	Consult with African countries about their needs (SG, HCR + SG of OAU)

38/95, OP5	16 Dec 1983	Continue to implement assistance for student
36/95, OP5	16 Dec 1965	refugees in southern African (SG + HCR)
38/120, OP7	16 Dec 1983	Keep donor countries informed of the needs of African countries prior to ICARA II, (SG, OAU,
20/400 ODE	44 Dag 4004	HCR)
39/108, OP5	14 Dec 1984	Mobilize assistance to implement recommendations from ICARA II
39/109, OP5	14 Dec 1984	Continue to implement assistance for student
		refugees in southern Africa, (HCR + SG)
39/139, OP9	14 Dec 1984	Monitor ICARA II follow-up (SG, OAU, HCR, + United Nations Development Programme [UNDP])
40/117, OP8	13 Dec 1985	Monitor ICARA II follow-up (SG, OAU, HCR + UNDP)
40/135, OP5	13 Dec 1985	Send interagency mission to Sudan to assess needs of refugees and prepare programme of assistance (SG + HCR)
40/135, OP6	13 Dec 1985	Mobilize assistance for ICARA II projects in Sudan
40/138, OP5	13 Dec 1985	Continue assistance to student refugees in southern Africa (HCR + SG)
41/122, OP8	4 Dec 1986	Monitor follow-up to ICARA II (SG, OAU, HCR + UNDP)
41/123, OP3	4 Dec 1986	Ensure close co-ordination among UN bodies to maximise publicity on refugee women and children (SG, HCR + others)
41/136, OP5	4 Dec 1986	Continue assistance to student refugees in southern Africa (HCR + SG)
41/138, OP6	4 Dec 1986	Dispatch interagency mission to Somali to prepare programme of assistance (SG, HCR, UNDP + others)
41/139, OP6	4 Dec 1986	Ensure joint interagency expert planning for Sudan
41/139, OP7	4 Dec 1986	Mobilize assistance for refugees in Sudan
42/106, OP4	7 Dec 1987	Assist SG of OAU to prepare and organize International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa (SG + HCR)
42/107, OP9	7 Dec 1987	Monitor follow-up to ICARA II (SG, OAU, HCR + UNDP)
42/110, OP8	7 Dec 1987	Prepare assistance programmes for displaced persons in their own country and for rehabilitation of returnees (SG + relevant UN agencies)
42/128, OP5	7 Dec 1987	Mobilize special humanitarian assistance to resettle displaced person in Chad
42/129, OP6	7 Dec 1987	Take steps to implement recommendations of interagency mission to Sudan (SG, UNDP + HCR)
42/132, OP3	7 Dec 1987	Mobilize assistance and appeal for contributions for projects in Malawi (SG, HCR + UNDP)
42/138, OP5	7 Dec 1987	Continue assistance to student refugees in southern Africa (HCR, SG)
43/116, OP5	8 Dec 1988	Implement Oslo Declaration and Plan of Action (SG, HCR + UNDP)
43/116, OP6	8 Dec 1988	Undertake studies to consider need for a mechanism for internally displaced persons

43/119, OP3	8 Dec 1988	Convene and assist in organising International Conference on Indo-Chinese Refugees (SG, Association of South-East Asian Nations + other States)
43/141, OP7	8 Dec 1988	Mobilize assistance for Sudan
43/148, OP6	8 Dec 1988	Mobilize assistance for Malawi
43/149, OP5	8 Dec 1988	Continue assistance to student refugees in southern Africa (HCR + SG)
44/138, OP10	15 Dec 1989	Continue to monitor Plan of Action for Indo- Chinese refugees and report to GA
44/149, OP6	15 Dec 1989	Mobilize assistance for Malawi
44/149, OP7	15 Dec 1989	Continue co-ordination with specialized agencies to ensure services to refugees
44/151. OP7	15 Dec 1989	Mobilize assistance for Sudan
44/152, OP5	15 Dec 1989	Launch interim assistance programme in Somalia (SG, HCR, World Food Programme and donors)
44/153, OP5(a)	15 Dec 1989	Continue mobilizing assistance to Chad
44/157, OP5	15 Dec 1989	Continue assistance to student refugees in southern Africa (HCR + SG)
45/137, OP8	14 Dec 1990	Strengthen capacity of field focal points
45/141, OP12		Implement Concerted Plan of Action from International Conference on Central American Refugees (SG, HCR + UNDP)
45/141, OP16	14 Dec 1990	Submit report on Central America to GA (SG + HCR)
45/153, OP9	18 Dec 1990	Intensify efforts for early warning centre and strengthen co-ordination among UN agencies
45/154, OP5	18 Dec 1990	Resume interim assistance programme for Somalia (SG, HCR, World Food Progamme + donors)
45/159, OP6	18 Dec 1990	Continue to mobilize assistance for Malawi
45/160, OP7	18 Dec 1990	Mobilize assistance for Sudan
45/171, OP5	18 Dec 1990	Continue assistance to student refugees in southern Africa (HCR + SG)
45/171, OP6	18 Dec 1990	Continue sponsorship of Namibian students (HCR + SG)
46/107, OP6	16 Dec 1991	Continue support and implementation of ICCAR programmes (SG, HCR, UNDP + UN organs)
46/108, OP7	16 Dec 1991	Continue efforts for assistance for refugees in Africa (SG + HCR)
46/108, OP8	16 Dec 1991	Continue mobilizing assistance for refugee projects in Africa
46/108, OP10	16 Dec 1991	Study environmental and socio-economic impact of refugees in Africa
46/127, OP12	17 Dec 1991	Urges SG to strengthen early earning system and co-ordination
47/107, OP9	16 Dec 1992	Continue mobilizing assistance to implement projects for refugees
48/114, OP4	20 Dec 1993	Continue monitoring situation in Azerbaijan
48/117, OP7	20 Dec 1993	Continue support for International Conference on Central American Refugees (SG, HCR, UNDP + other UN organs)
48/118, OP8	20 Dec 1993	Continue to mobilize humanitarian assistance to Africa (SG, HCR + UN agencies)
48/118, OP9	20 Dec 1993	Mobilize assistance for refugees in Africa
49/7, OP11	25 Oct 1994	Mobilize resources for Great Lakes region (SG, SG of OAU, HCR)

40/472 ODE	22 Dec 4004	Mahilina aggistanga far rafugaa minara (CC
49/172, OP5	23 Dec 1994	Mobilize assistance for refugee minors (SG,
		HCR, Department of Humanitarian Affairs of the
40/474_OD42	22 Dec 1004	Secretariat (DHA), UNICEF + other UN organs)
49/174, OP13	23 Dec 1994	Mobilize assistance for refugees in Africa
50/150, OP6	21 Dec 1995	Mobilize assistance for refugee minors (SG,
50/400 OD40	00 D = 1005	HCR, DHA, UNICEF + other UN organs)
50/182, OP10	22 Dec 1995	Invites SG to continue early warning activities
51/73, OP8	12 Dec 1996	Mobilize assistance for unaccompanied refugee
		minors (SG, HCR, DHA, UNICEF + other UN
52/126, OP4	12 Dec 1997	organisations) Consider ways to protect security of UN
32/120, OF4	12 Dec 1997	personnel, integrate security into operations, and
		train personnel
53/1/N, OP6	17 Dec 1998	Mobilize humanitarian assistance for Africa
53/87, OP6	7 Dec 1998	Take measures to ensure safety of UN personnel
53/87, OP8	7 Dec 1998	Ensure UN personnel receive training to enhance
33/61, OP6	7 Dec 1998	security and effectiveness
54/192, OP5	17 Dec 1999	Takes measures to ensure safety of staff
54/192, OP10	17 Dec 1999 17 Dec 1999	Ensure security considerations are integrated in
54/192, OP10	17 Dec 1999	UN operations
54/192, OP11	17 Dec 1999	Compile examples of best practices on safety of
04/102, OI II	17 Dec 1999	humanitarian personnel
54/192, OP12	17 Dec 1999	Ensure UN personnel are adequately trained
55/175, OP7	19 Dec 2000	Ensure security of staff in UN operations
55/175, OP13	19 Dec 2000	Ensure staff safety is integral part of operations
56/217, OP7	21 Dec 2001	Consider ways and means to ensure security of
30/217, 01 7	21 Dec 2001	UN personnel
56/217, OP17	21 Dec 2001	Ensure security matters are integral to UN
00/217, 01 17	21 200 2001	operations
56/166, OP4	19 Dec 2001	Urges SG to give priority to emergency
00/100, 01 1	10 200 200 1	preparedness and early warning system
		properties and completely assuming experience
	ECONOMIC AND SOCI	AL COUNCIL RESOLUTIONS
1978/55, OP8	2 Aug 1079	Continue assistance to student refugees from
1978/55, OP8	2 Aug 1978	Continue assistance to student refugees from
4000/0 OD0	20 Amril 1000	southern Africa (SG + HCR)
1980/8, OP2	28 April 1980	Send multi-agency mission and humanitarian
1980/9, OP6	28 April 1980	assistance to Ethiopia (SG + HCR) Mobilize humanitarian assistance based on
1900/9, 000	20 April 1900	interagency mission
1980/10, OP8	28 April 1980	Send interagency mission to Sudan to assess
1960/10, OP6	26 April 1960	relief needs and report to ECOSOC
1980/11, OP4	28 April 1980	Send interagency mission to Djibouti to assess
1900/11, 054	28 April 1980	refugee needs
1980/53, OP1	24 July 1980	Consider review mission to Somalia to assess
1900/55, OF 1	24 July 1980	developments (SG + HCR)
1980/54, OP3	24 July 1980	Appeal to international community to mobilize
1000/04, OF 0	24 July 1900	humanitarian assistance for Ethiopia (SG + HCR)
1980/55, OP2	24 July 1980	Consult SG of OAU to find ways to convene
1000/00, 01 2	27 July 1900	conference on refugees in Africa (SG + HCR)
1980/55, OP3	24 July 1980	Consult with UN agencies for publicity campaign
1000/00, 01 0	27 July 1900	on Africa
1981/31, OP7	6 May 1981	Continue efforts to mobilize humanitarian
. 30 ., 31 ,	o may 1001	assistance for Somalia (SG + HCR)
	1	accidence for containe (co i flort)

1981/32, OP5	6 May 1981	Continue efforts to mobilize assistance for Ethiopia (SG + HCR)
1982/1, OP3	27 April 1982	Contribute resources to Sudan (SG, HCR + relevant UN agencies)
1982/1, OP5	27 April 1982	Submit report on Sudan to GA (SG + HCR)
1982/4, OP6	27 April 1982	Report on Somalia to ECOSOC (SG + HCR)
1982/4, OP7	27 April 1982	Report on Somalia to GA (SG + HCR)
1990/78, OP1	27 July 1990	Initiate review to assess capacity of UN organisations in co-ordinating assistance to refugees
1990/78, OP2	27 July 1990	Recommend ways to maximise co-operation and co-ordination among UN organisations whose mandates include refugees
1991/5, OP6	30 May 1991	Continue to mobilize assistance to Iraqi refugees
1991/23, OP7	30 May 1991	Initiate review to assess capacity of UN organisations in co-ordinating assistance to refugees, particularly women and children
1996/33, OP1	25 July 1996	Prepare report on strengthening UN capacity for humanitarian assistance (SG + relevant UN organisations)

SELF-RELIANCE⁷⁸

Several provisions reproduced below welcome efforts to enable refugees to become self-reliant, including through UNHCR's educational, vocational and income-generating programmes for refugee women. Other provisions recommend that UNHCR enable refugees to become self-reliant, urge Governments to co-operate in such efforts and recognize the need for assistance for projects to promote self-reliance. One provision notes the need for development-oriented projects that would generate work opportunities and long-term livelihood for refugees and the local population. Two provisions recognize that the promotion of human rights is essential to the achievement of self-reliance for refugees.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1671 (XVI), PP2 & OP1 18 Dec 1961	Noting with satisfaction the efforts made by the Government of the Republic of the Congo (Leopoldville), in co-operation with the United Nations in the Congo, the League of Red Cross Societies and other voluntary organizations, to provide those refugees with immediate assistance and to help them to become self-supporting until they can return to their own homes, 1. Recommends that the United Nations in the Congo, in close liaison with the United Nations High Commissioner for Refugees and the organizations mentioned above, should continue to provide emergency assistance for as long as is necessary and enable the refugees to become self-supporting as soon as possible;
2040 (XX), PP2 7 Dec 1965	Realizing that substantial resources must be mobilized in order to provide the refugees with immediate assistance and constructive aid so that they can support themselves in the host country until they can return to their country of origin,
33/26, OP5 29 Nov 1978	5. Urges Governments to continue to co-operate closely with the High Commissioner in efforts to achieve the self-sufficiency and, where possible, the integration of refugees in countries of asylum, and to accept for resettlement, on the widest possible basis, refugees from countries of first asylum;
39/108, OP4 14 Dec 1984	4. Recognizes the need for development-oriented projects that would generate work opportunities and long-term livelihood for refugees and local people in affected areas, and, in this context, commends the efforts of the High Commissioner and the International Labour Office to create incomegenerating activities for refugees in the Sudan;
40/118, OP9	9. Commends the High Commissioner's programmes for refugee and

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⁷⁸ The provisions reproduced below use the term "self-sufficiency" as well as "self-reliance". See also <u>Local Integration</u> and <u>Voluntary Repatriation</u>

13 Dec 1985	displaced women, especially those undertaken to secure their protection and to help them to become self-sufficient through educational, vocational and income-generating projects;
41/138, PP8 4 Dec 1986	Recognizing from the recommendations contained in the report of the High Commissioner that there remains an urgent need for increased assistance in the provision of food, water and medicines, in the areas of transport and logistics, shelter and domestic items, construction, the strengthening of health and educational facilities, and the expansion of the number of self-help schemes and small-scale farming and settlement projects necessary for the promotion of self-reliance among the refugees,
43/117, PP11 8 Dec 1988	Recognizing that the enhancement of basic economic and social rights is essential to the achievement of self-sufficiency and family security for refugees, as well as to the process of re-establishing the dignity of the human person and realizing durable solutions to refugee problems,
44/137, PP10 15 Dec 1989	Recognizing that the promotion of fundamental human rights is essential to the achievement of self-sufficiency and family security for refugees, as well as to the process of re-establishing the dignity of the human person and realizing durable solutions to refugee problems,

SEPARATION OF ARMED ELEMENTS⁷⁹

The majority of the provisions reproduced below call on host States to take effective measures to prevent the infiltration of armed elements into refugee camps and to identify and separate armed elements from refugee populations. Other provisions call on States and international organizations to ensure that the civilian and humanitarian character of refugee camps is not compromised by the presence and activities of armed elements. One provision welcomes the development of UNHCR operational guidelines on the separation of armed elements from refugee populations. Another provision welcomes the Excom conclusion on the civilian and humanitarian character of asylum. Another encourages Governments, the UN system and humanitarian organizations to share experiences and lessons they may have learned with regard to the development of criteria and procedures for the identification of armed elements and their separation from the civilian population.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
50/152, OP13 9 Feb 1996	13. Reiterates that, the grant of asylum or refuge being a peaceful and humanitarian act, refugee camps and settlements must maintain their exclusively civilian and humanitarian character and all parties are obliged to abstain from any activity likely to undermine this, condemns all acts which pose a threat to the personal security of refugees and asylum-seekers, and also those that may endanger the safety and stability of States, calls upon States of refuge to take all necessary measures to ensure that the civilian and humanitarian character of refugee camps and settlements is maintained, and further calls upon States of refuge to take effective measures to prevent the infiltration of armed elements, to provide effective physical protection to refugees and asylum-seekers and to afford the Office of the High Commissioner and other appropriate humanitarian organizations prompt and unhindered access to them;
52/103, OP7 9 Feb 1998	7. Condemns all acts that pose a threat to the personal security of refugees and asylum-seekers, and calls upon States of refuge, with international organizations where appropriate, to take all necessary measures to ensure that the civilian and humanitarian character of refugee camps and settlements is maintained, as well as to abstain from any activity likely to undermine this, inter alia, through effective measures to prevent the infiltration of armed elements, the identification and separation of any such armed elements from refugee populations, the settlement of refugees in secure locations and affording prompt, unhindered and safe access to them to the Office of the High Commissioner and other appropriate humanitarian organizations;
53/125, OP9 12 Feb 1999 69/152, OP22	9. <i>Urges</i> States to uphold the civilian and humanitarian character of refugee camps and settlements, <i>inter alia</i> , through effective measures to prevent the infiltration of armed elements, to identify and separate any such armed elements from refugee populations, to settle refugees in secure locations

⁷⁹ See also <u>Camps</u>

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18 Dec 2014	and to afford to the Office of the High Commissioner and other appropriate humanitarian organizations prompt, unhindered and safe access to asylumseekers, refugees and other persons of concern;
53/126, OP3 12 Feb 1999	3. Calls upon all States and international organizations, within their mandates, to ensure that the civilian and humanitarian nature of refugee camps is not compromised by the presence or the activities of armed elements;
54/146, OP10 17 Dec 1999 55/74, OP11 12 Feb 2001	10. <i>Urges</i> States to uphold the civilian and humanitarian character of refugee camps and settlements, <i>inter alia</i> , through effective measures to prevent the infiltration of armed elements, to identify and separate any such armed elements from refugee populations, to settle refugees in secure locations and to afford the Office of the High Commissioner and other appropriate humanitarian organizations prompt, unhindered and safe access to asylum-seekers, refugees and other persons of concern;
54/147,OP12 22 Feb 2000 56/135, OP15 11 Feb 2002 57/183, OP16 18 Dec 2002	12. Calls upon States, in cooperation with international organizations, within their mandates, to take all necessary measures to ensure respect for the principles of refugee protection and, in particular, to ensure that the civilian and humanitarian nature of refugee camps is not compromised by the presence or the activities of armed elements;
56/166, PP6 & OP8 26 Feb 2002	Welcoming further the increased attention being given by the United Nations, including the Office of the High Commissioner, to the problem of camp security, including through the development of operational guidelines on the separation of armed elements from refugee populations, 8. Urges States to uphold the civilian and humanitarian character of refugee camps and settlements, consistent with international law, inter alia, through effective measures to prevent the infiltration of armed elements, to identify and separate any such armed elements from refugee populations, to settle refugees at safe locations, where possible away from the border, and to ensure prompt and unhindered access to them by humanitarian personnel;
57/187, OP2 18 Dec 2002	2. Welcomes the important work undertaken by the Office of the High Commissioner and its Executive Committee in the course of the year and notes in this context the conclusion on the civilian and humanitarian character of asylum, the conclusion on reception of asylum-seekers in the context of individual asylum systems and the progress achieved with respect to recognizing the important contribution of host developing countries; welcomes also the importance attached to cooperation with the New Partnership for Africa's Development; welcomes further the active engagement of the Office of the High Commissioner in the Inter-Agency Standing Committee Task Force on Protection from Sexual Exploitation and Abuse in Humanitarian Crises and the drafting of a policy on sexual exploitation, and encourages the Office of the High Commissioner to continue combating such practices; and welcomes the renewed efforts made by the Office of the High Commissioner to promote durable solutions for refugees;

E	CONOMIC AND SOCIAL COUNCIL RESOLUTIONS
2002/32, OP27 26 July 2002	27. Encourages Governments, the United Nations system and humanitarian organizations to share experiences and lessons they may have learned with regard to the development of criteria and procedures for the identification of armed elements and their separation from the civilian population in situations of complex emergencies, and urges Governments and relevant United Nations bodies to strengthen measures in this regard;

STATELESS PERSONS

1. GENERAL

Several of the provisions reproduced below note the existence of stateless persons, express concern at the situation of stateless persons and the fact that statelessness may cause population displacement. One provision notes that there exist a number of persons not covered by any domestic nationality law and designated by the term "stateless persons". Other provisions note the need to reduce the number of stateless persons and to eliminate the causes of statelessness, and referring to Article 15 of the Universal Declaration of Human Rights which provides for the right to a nationality.

Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
629 (IX), PP1 6 Nov 1952	Desiring to improve the situation of stateless persons as soon as possible,		
49/169, PP17 23 Dec 1994	Noting with concern the persistent problems of stateless persons in various regions and the emergence of new situations of statelessness,		
50/152, PP9 21 Dec 1995	Concerned that statelessness, including the inability to establish one's nationality, may result in displacement, and stressing, in this regard, that the prevention and reduction of statelessness and the protection of stateless persons are important also in the prevention of potential refugee situations,		
59/34, PP1 & OP4 2 Dec 2004	Having examined the item entitled "Nationality of natural persons in relation to the succession of States", 4. Decides to include in the provisional agenda of its sixty-third session the item entitled "Nationality of natural persons in relation to the succession of States".		
61/137, OP7 19 Dec 2006 62/124, OP7 18 Dec 2007 63/148, OP7 18 Dec 2008 64/127, OP7 18 Dec 2009 65/194, OP8 21 Dec 2010	7. Also Emphasizes that prevention and reduction of statelessness are primarily the responsibility of States, in appropriate cooperation with the international community;		

66/133, OP7 19 Dec 2011		
67/149, OP7 20 Dec 2012		
68/141, OP9 18 Dec 2013		
69/152, OP9 18 Dec 2014	9. Re-emphasizes that prevention and reduction of statelessness are primarily the responsibility of States, in appropriate cooperation with the international community, and in this regard welcomes the call by the High Commissioner for action to end statelessness within a decade;	
61/139, OP7 18 Dec 2006	7. Notes the conclusion on identification, prevention and reduction of statelessness and protection of stateless persons adopted by the Executive Committee at its fifty-seventh session, which is aimed at enhancing the protection of stateless persons as well as the prevention and reduction of statelessness;	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
319 (XI), B (III), PP3 & 4 16 Aug 1950	Taking note of article 15 of the Universal Declaration of Human Rights concerning the right of every individual to a nationality,	
	Considering that statelessness entails serious problems both for individuals and for States, and that it is necessary both to reduce the number of stateless persons and to eliminate the causes of statelessness,	
526 (XVII), A, PP1 26 April 1954	Noting that there exist a certain number of persons not covered by any domestic nationality law and designated by the term "stateless persons",	

2. **LEGAL INSTRUMENTS**

2.1 ACCESSIONS

The provisions reproduced below call for accessions to the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the Reduction of Statelessness, and note the number of State parties to each instrument. One provision calls on States to assist UNHCR in the promotion of accessions to and the full implementation of international instruments on statelessness.

Resolution / Paragraph Number & Date	Full Text

GENERAL ASSEMBLY RESOLUTIONS		
928 (X), OP2 14 Dec 1955	2. Expresses the earnest hope that Governments will take prompt action for the early ratification of, or accession to, the Convention relating to the Status of Stateless Persons.	
49/169, OP20 23 Dec 1994	20. Calls upon States to assist the High Commissioner to fulfil her responsibilities, under General Assembly resolution 3274 (XXIX) of 10 December 1974, with respect to the reduction of statelessness, including the promotion of accessions to and full implementation of international instruments relating to statelessness;	
54/146, OP22 17 Dec 1999	22. Notes that forty-eight States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty States are parties to the 1961 Convention on the reduction of statelessness, recalls paragraphs 14 to 16 of its resolution 50/152 of 21 December 1995, and encourages the High Commissioner to continue her activities on behalf of stateless persons;	
56/137, OP4 19 Dec 2001	4. Notes that fifty-three States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty-five States are parties to the 1961 Convention on the Reduction of Statelessness, and encourages the High Commissioner to continue his activities on behalf of stateless persons;	
57/187, OP5 18 Dec 2002	5. Notes that fifty-four States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty-six States are parties to the 1961 Convention on the Reduction of Statelessness, and encourages the High Commissioner to continue his activities on behalf of stateless persons;	
58/151, OP4 22 Dec 2003	4. Notes that fifty-five States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty-seven States are parties to the 1961 Convention on the Reduction of Statelessness, and encourages the High Commissioner to continue his activities on behalf of stateless persons;	
59/170, OP4 20 Dec 2004	4. Notes that fifty-seven States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty-nine States are parties to the 1961 Convention on the Reduction of Statelessness, and encourages the High Commissioner to continue his activities on behalf of stateless persons;	
60/129, OP4 16 Dec 2005	4. Notes that fifty-eight States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty States are parties to the 1961 Convention on the Reduction of Statelessness, and encourages the High Commissioner to continue his activities on behalf of stateless persons;	

61/137, OP4 19 Dec 2006	4. Notes that sixty-two States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty-three States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to these instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness, and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
62/124, OP5 18 Dec 2007	5. Notes that sixty-two States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty-four States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to these instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness, and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
63/148, OP5 18 Dec 2007	5. Notes that sixty-three States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty-five States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to these instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness, and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
64/127, OP4 18 Dec 2008 65/194, OP5 21 Dec 2010	4. Notes that sixty-five States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty-seven States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to these instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness, and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
66/133, OP5 19 Dec 2011	5. Notes that seventy States are now parties to the 1954 Convention relating to the Status of Stateless Persons 6 and that forty-two States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to those instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;

67/149, OP5 20 Dec 2012	5. Welcomes pledges by States to accede to the statelessness conventions, the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the Reduction of Statelessness, as well as pledges to remove reservations to them, also welcomes the recent increase in the number of accessions to the two Conventions, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
68/141, OP8 18 Dec 2013	Welcomes pledges by States to accede to the statelessness conventions, the 1954 Convention relating to the Status of Stateless Persons₅ and the 1961 Convention on the Reduction of Statelessness, as well as pledges to remove reservations to them, also welcomes the recent increase in the number of accessions to the two Conventions and notes that 79 States are now parties to the 1954 Convention and 55 are parties to the 1961 Convention, encourages States that have not done so to give consideration to acceding to those instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
69/152, OP8 18 Dec 2014	8. Welcomes recent accessions to the 1954 Convention relating to the Status of Stateless Persons6 and the 1961 Convention on the Reduction of Statelessness7 since the intergovernmental ministerial event marking the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness, as well as pledges to remove reservations to them, also welcomes the recent increase in the number of accessions to the two Conventions, and notes that 84 States are now parties to the 1954 Convention and 63 States are parties to the 1961 Convention, encourages States that have not done so to give consideration to acceding to those instruments, notes the work of the United Nations High Commissioner for Refugees in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;

2.2 BODY ON STATELESSNESS

The first provision reproduced below notes the requirement under Articles 11 and 20 of the 1961 Convention on the Reduction of Statelessness to establish a body to assist stateless persons. The second provision requests UNHCR to undertake these functions.

Resolution / Paragraph Number & Date	Full Text
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GENERAL ASSEMBLY RESOLUTIONS		
3274 (XXIX), PP1 & OP1 10 Dec 1974	Considering the Convention on the Reduction of Statelessness of 28 August 1961 and, in particular, its articles 11 and 20 requiring the establishment of a body to which a person claiming the benefit of the Convention may apply for the examination of his claim and for assistance in presenting it to the appropriate authority, 1. Requests the Office of the United Nations High Commissioner for Refugees provisionally to undertake the functions foreseen under the Convention on the Reduction of Statelessness in accordance, with its article 11 after the Convention has come into force;	

2.3 DRAFTING

The provisions reproduced below concern the drafting of the 1954 Convention relating to the Status of Stateless Persons and/or the 1961 Convention on the Reduction of Statelessness. Several provisions were adopted at the beginning of the drafting process, which appoint an ad hoc committee to consider means of eliminating the problem of statelessness, and urge the International Law Commission to prepare a draft convention. The initial idea was to adopt the Convention relating to the Status of Refugees and adopt a Protocol relating to the Status of Stateless Persons. Several provisions deal with the revision of the draft Protocol, requesting the Secretary-General to communicate the Protocol to States for comments and the convening of a second Conference of Plenipotentiaries to consider and adopt the revised draft Protocol. Subsequently, the International Law Commission prepared two draft conventions on statelessness (a draft Convention on the Elimination of Future Statelessness and a draft Convention on the Reduction of Future Statelessness) and one resolution requests the convening of a Conference of Plenipotentiaries to consider these instruments.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
629 (IX), OP1 6 Nov 1952	1. Requests the Secretary-General to communicate the provisions of the draft protocol to all the governments invited to the United Nations Conference of Plenipotentiaries on the Status of Refugees and Stateless Persons held at Geneva in July 1951,[2] with a request for their comments, in particular on those provisions of the Convention relating to the Status of Refugees which they would be prepared to apply to the various categories of stateless persons, and to submit these comments, with his observations, to the Economic and Social Council;	
896(IX), PP3, 7, OP 1, 2, 3 & 4 4 Dec 1954	Noting that the International Law Commission, at its fifth session in 1953, proposed a draft Convention on the Elimination of Future Statelessness and a draft Convention on the Reduction of Future Statelessness, and invited Governments to submit their comments thereon, Recognizing the importance of reducing and, if possible, eliminating future statelessness by international agreement,	

	Expresses its appreciation for the work of the International Law Commission in this field;	
	2. Expresses its desire that an international conference of plenipotentiaries be convened to conclude a convention for the reduction or elimination of future statelessness as soon as at least twenty States have communicated to the Secretary-General their willingness to co-operate in such a conference;	
	3. Requests the Secretary-General:	
	(a) To communicate, together with the present resolution, the revised draft Conventions to Member States and to each non-member State which is or hereafter becomes a member of one or more of the specialized agencies of the United Nations or which is or hereafter becomes a Party to the Statute of the International Court of Justice;	
	(b) To fix the exact time and place for the conference, to issue invitations to those States to which the revised draft Conventions have been communicated and to take all other measures for the convening of the conference and for its operation in case the condition stated in paragraph 2 above is met;	
	(c) To report on the matter to the General Assembly at its eleventh session;	
	4. Requests Governments of States to which reference is made in paragraph 3, sub-paragraph (a) above, to give early consideration to the merits of a multilateral convention on the elimination or reduction of future statelessness.	
59/34, PP2 & 5 & OP3 2 Dec 2004	Recalling its resolution 54/112 of 9 December 1999, in which it decided to consider at its fifty-fifth session the draft articles on nationality of natural persons in relation to the succession of States prepared by the International Law Commission,	
	Taking note, in this regard, of the efforts made at the regional level towards the elaboration of a legal instrument on the avoidance of statelessness in relation to State succession,	
	3. <i>Invites</i> Governments to submit comments concerning the advisability of elaborating a legal instrument on the question of nationality of natural persons in relation to the succession of States, including the avoidance of statelessness as a result of a succession of States;	
63/118, OP4 11 Dec 2008	4. Decides to include in the provisional agenda of its sixty-sixth session the item entitled "Nationality of natural persons in relation to the succession of States", with the aim of examining the subject, including the question of the form that might be given to the draft articles.	
E	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
248 (IX), B, OP1(b) 8 Aug 1949	Decides to appoint an ad hoc Committee consisting of representatives of thirteen Governments, who shall possess special competence in this field, and who, taking into account comments made during the discussions on the subject at the ninth session of the Council, in particular as to the distinction	

between displaced persons, refugees and stateless persons, shall:

(b) Consider means of eliminating the problem of statelessness, including the desirability of requesting the International Law Commission to prepare a study and make recommendations on this subject;

319 (XI), (B) (III), PP4, 5, & OP4 16 Aug 1950

Considering that statelessness entails serious problems both for individuals and for States, and that it is necessary both to reduce the number of stateless persons and to eliminate the causes of statelessness,

Considering that these different aims cannot be achieved except through the co-operation of each State and by the adoption of international conventions.

Notes with satisfaction that the International Law Commission intends to initiate as soon as possible work on the subject of nationality, including statelessness, and urges that the International Law Commission prepare at the earliest possible date the necessary draft international convention or conventions for the elimination of statelessness;

526 (XVII), A, PP2, 3, 4, 5, 6, OP1 & 2 26 April 1954 Considering that the General Assembly decided by its resolution 429 (V) to convene a conference of plenipotentiaries to complete the drafting of and to sign both the Convention relating to the Status of Refugees and the Protocol relating to the Status of Stateless Persons,

Considering that the aforesaid Conference, which was held at Geneva in July 1951, adopted and opened for signature the Convention relating to the Status of Refugees, but decided to take no decision on the draft Protocol and referred the latter for further study to the appropriate United Nations organs,

Considering that the General Assembly, in resolution 629 (VII), requested the Secretary-General to communicate the provisions of the draft Protocol to all the governments invited to the Conference of Plenipotentiaries with a request for their comments, and that in their comments a number of governments advocated the adoption and opening for signature of a revised text,

Considering that the Assembly, in resolution 629 (VII), also requested the Council to take, in the light of these comments, whatever action seemed useful in order that a text might be opened for signature after the Convention relating to the Status of Refugees had entered into force and that the latter Convention entered into force on 22 April 1954,

Having consulted the Secretary-General as prescribed in General Assembly resolution 366 (IV) approving the rules for the calling of international conferences of States.

1. Decides:

- (a) That a second conference of plenipotentiaries should be convened and that the agenda of the conference should include the following items:
- (i) The revision of the draft Protocol relating to the Status of Stateless Persons, in the light of the provisions of the Convention relating to the Status of Refugees of 28 July 1951 and of the observations made by the governments concerned;

	(ii) Adoption of the revised Protocol and opening of the Protocol for signature by all States Members of the United Nations and by non-member States invited to attend the first Conference of Plenipotentiaries held at Geneva in 1951;
	(b) That invitations to attend the second Conference of Plenipotentiaries should be extended to all States invited to attend the first Conference;
	2. Requests the Secretary-General to make all necessary arrangements for the calling of the second Conference of Plenipotentiaries, in accordance with the terms of General Assembly resolution 366 (IV) and of the present resolution.
526 (XVII), B, OP1 26 April 1954	Endorses the principles underlying the work of the International Law Commission, which has endeavoured in particular to determine the causes of statelessness and the changes to be made in the various national legislations in order to remove those causes, and requests it to continue its work with a view to the adoption of effective international instruments for the reduction and elimination of statelessness.

3. REQUESTS TO STATES

The provisions reproduced below call on States to explore measures for the benefit of stateless persons, to adopt or modify nationality legislation in order to reduce statelessness and to take a sympathetic view to naturalization of stateless persons habitually resident in the territory. In particular, one provision outlines principles for States to abide by in their domestic nationality legislation. Two provisions call on States to assist UNHCR in fulfilling its responsibilities for the reduction of statelessness by, inter alia, acceding to the two conventions on statelessness and promoting accessions to and full implementation of legal instruments on statelessness.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
43/117, OP9 8 Dec 1988	9. Notes the close connection between the problems of refugees and of stateless persons and invites States actively to explore and promote measures favourable to stateless persons in accordance with international law;
49/169, OP20 23 Dec 1994	20. Calls upon States to assist the High Commissioner to fulfil her responsibilities, under General Assembly resolution 3274 (XXIX) of 10 December 1974, with respect to the reduction of statelessness, including the promotion of accessions to and full implementation of international instruments relating to statelessness;
50/152, OP16 21 Dec 1995	16. Calls upon States to adopt nationality legislation with a view to reducing statelessness, consistent with the fundamental principles of international law, in particular by preventing arbitrary deprivation of nationality and by

	eliminating provisions that permit the renunciation of a nationality without the prior possession or acquisition of another nationality, while at the same time recognizing the right of States to establish laws governing the acquisition, renunciation or loss of nationality;
51/75, OP18 12 Dec 1996	18. Encourages the High Commissioner to continue her activities on behalf of stateless persons, as part of her statutory function of providing international protection and of seeking preventive action, as well as her responsibilities under General Assembly resolutions 3274 (XXIV) of 10 December 1974 and 31/36 of 30 November 1976, and calls upon States to assist the High Commissioner in fulfilling her responsibilities and to consider acceding to the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the reduction of statelessness;
59/34, PP3 & 5 & OP1, 2 & 3 1 Dec 2004	Recalling also its resolution 55/153 of 12 December 2000, the annex to which contains the articles on nationality of natural persons in relation to the succession of States,
	Taking note, in this regard, of the efforts made at the regional level towards the elaboration of a legal instrument on the avoidance of statelessness in relation to State succession,
	1. Reiterates its invitation to Governments to take into account, as appropriate, the provisions of the articles contained in the annex to resolution 55/153, in dealing with issues of nationality of natural persons in relation to the succession of States;
	2. Encourages States to consider, as appropriate, at the regional or subregional levels, the elaboration of legal instruments regulating questions of nationality of natural persons in relation to the succession of States, with a view, in particular, to preventing the occurrence of statelessness as a result of a succession of States;
	3. Invites Governments to submit comments concerning the advisability of elaborating a legal instrument on the question of nationality of natural persons in relation to the succession of States, including the avoidance of statelessness as a result of a succession of States;
63/118, PP1, 2, 3, 4 & 5 & OP1, 2 & 3 11 Dec 2008	Having examined the item entitled "Nationality of natural persons in relation to the succession of States",
	Recalling its resolution 54/112 of 9 December 1999, in which it decided to consider at its fifty-fifth session the draft articles on nationality of natural persons in relation to the succession of States prepared by the International Law Commission,
	Recalling also its resolution 55/153 of 12 December 2000, the annex to which contains the articles on nationality of natural persons in relation to the succession of States,
	Recalling further its resolution 59/34 of 2 December 2004,
	Taking into consideration the comments and observations of Governments1 and the discussion held in the Sixth Committee at the fifty-ninth and sixty-

	third sessions of the General Assembly2 on the question of nationality of
	natural persons in relation to the succession of States, with a view, in particular, to preventing the occurrence of statelessness as a result of a succession of States, as well as on the advisability of elaborating a legal instrument on this question,
	Taking note, in this regard, of the efforts made at the regional level towards the elaboration of a legal instrument on the avoidance of statelessness in relation to State succession,
	1. Reiterates its invitation to Governments to take into account, as appropriate, the provisions of the articles contained in the annex to resolution 55/153, in dealing with issues of nationality of natural persons in relation to the succession of States;
	2. Encourages States to consider, as appropriate, at the regional or subregional levels, the elaboration of legal instruments regulating questions of nationality of natural persons in relation to the succession of States, with a view, in particular, to preventing the occurrence of statelessness as a result of a succession of States;
	3. Invites Governments to submit comments concerning the advisability of elaborating a legal instrument on the question of nationality of natural persons in relation to the succession of States, including the avoidance of statelessness as a result of a succession of States;
67/149, OP23 20 Dec 2012	23. Recognizes that birth registration provides an official record of a child's legal identity and is crucial to preventing and reducing statelessness, and welcomes pledges by States to ensure the birth registration of all children;
68/141, OP26 18 Dec 2013 69/152, OP28 18 Dec 2014	26. Notes that the lack of civil registration and related documentation makes persons vulnerable to statelessness and associated protection risks, recognizes that birth registration provides an official record of a child's legal identity and is crucial to preventing and reducing statelessness, and welcomes pledges by States to ensure the birth registration of all children;
69/152, OP 8 18 Dec 2014	8. Welcomes recent accessions to the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the Reduction of Statelessness since the intergovernmental ministerial event marking the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness, as well as pledges to remove reservations to them, also welcomes the recent increase in the number of accessions to the two Conventions, and notes that 84 States are now parties to the 1954 Convention and 63 States are parties to the 1961 Convention, encourages States that have not done so to give consideration to acceding to those instruments, notes the work of the United Nations High Commissioner for Refugees in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	

319 (B)(III), OP2 16 Aug 1950	Invites States to examine sympathetically applications for naturalization submitted by stateless persons habitually resident in their territory and, if necessary, to re-examine their nationality laws with a view to reducing as far as possible the number of cases of statelessness created by the operation of such laws;
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4. ROLE OF UNHCR

The first provisions reproduced below request UNHCR to undertake the functions of the body foreseen under Article 11 of the Convention on the Reduction of Statelessness. A number of other provisions request UNHCR to continue its activities on behalf of stateless persons, as part of the statutory function of international protection and preventive action, and in accordance with the General Assembly's previous resolutions. Other provisions acknowledge UNHCR's responsibility to promote accessions to and the full implementation of the international instruments on statelessness, and request UNHCR to provide technical and advisory services with respect to nationality legislation.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
3274 (XXIX), OP1 10 Dec 1974	1. Requests the Office of the United Nations High Commissioner for Refugees provisionally to undertake the functions foreseen under the Convention on the Reduction of Statelessness in accordance, with its article 11 after the Convention has come into force;	
31/36, PP3 & 4 30 Nov 1976	Noting that the High Commissioner is carrying out the functions required under the Convention without any financial implications for the United Nations, Requests the United Nations High Commissioner for Refugees to continue to perform these functions.	
49/169, OP20 23 Dec 1994	20. Calls upon States to assist the High Commissioner to fulfil her responsibilities, under General Assembly resolution 3274 (XXIX) of 10 December 1974, with respect to the reduction of statelessness, including the promotion of accessions to and full implementation of international instruments relating to statelessness;	
50/152, OP14 & 15 21 Dec 1995	14. Encourages the High Commissioner to continue her activities on behalf of stateless persons, as part of her statutory function of providing international protection and of seeking preventive action, as well as her responsibilities under General Assembly resolutions 3274 (XXIV) of 10 December 1974 and 31/36 of 30 November 1976;	
	15. Requests the Office of the High Commissioner, in view of the limited number of States party to these instruments, actively to promote accession to the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the reduction of statelessness, as well as to provide relevant technical and advisory services pertaining to the preparation and	

	implementation of nationality legislation to interested States;
51/75, OP18 12 Dec 1996	18. Encourages the High Commissioner to continue her activities on behalf of stateless persons, as part of her statutory function of providing international protection and of seeking preventive action, as well as her responsibilities under General Assembly resolutions 3274 (XXIV) of 10 December 1974 and 31/36 of 30 November 1976, and calls upon States to assist the High Commissioner in fulfilling her responsibilities and to consider acceding to the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the reduction of statelessness;
53/125, OP20 9 Dec 1998	20. Recalls paragraphs 14 to 16 of its resolution 50/152 of 21 December 1995, and encourages the High Commissioner to continue her activities on behalf of stateless persons;
54/146, OP22 17 Dec 1999	22. Notes that forty-eight States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty States are parties to the 1961 Convention on the reduction of statelessness, recalls paragraphs 14 to 16 of its resolution 50/152 of 21 December 1995, and encourages the High Commissioner to continue her activities on behalf of stateless persons;
55/76, OP3 4 Dec 2000	3. Reaffirms its support for the activities of the Office of the High Commissioner, in accordance with the relevant General Assembly resolutions, on behalf of returnees, stateless persons and internally displaced persons;
56/134, PP8 19 Dec 2001	Welcoming also the convening, at Kiev from 11 to 13 December 2000, of the first meeting of experts within the framework of the newly launched thematic process on citizenship and statelessness, as well as international efforts aimed at improving migration and border management, with due respect to refugee protection matters, and encouraging all lead agencies to continue to implement the Work Plan,
56/137, OP4 19 Dec 2001	4. Notes that fifty-three States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty-five States are parties to the 1961 Convention on the Reduction of Statelessness, and encourages the High Commissioner to continue his activities on behalf of stateless persons;
57/187, OP5 18 Dec 2002	5. Notes that fifty-four States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty-six States are parties to the 1961 Convention on the Reduction of Statelessness, and encourages the High Commissioner to continue his activities on behalf of stateless persons;
58/151, OP4 22 Dec 2003	4. Notes that fifty-five States are now parties to the 1954 Convention relating to the Status of Stateless Persons7 and that twenty-seven States are parties to the 1961 Convention on the Reduction of Statelessness,8 and encourages the High Commissioner to continue his activities on behalf of stateless persons;

59/170, OP4 20 Dec 2004	4. Notes that fifty-seven States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that twenty-nine States are parties to the 1961 Convention on the Reduction of Statelessness,8 and encourages the High Commissioner to continue his activities on behalf of stateless persons;
61/137, OP4 19 Dec 2006	4. Notes that sixty-two States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty-three States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to these instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness, and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
62/124, OP5 18 Dec 2007	5. Notes that sixty-two States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty-four States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to these instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness, and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
63/148, OP5 18 Dec 2007	5. Notes that sixty-three States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty-five States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to these instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness, and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
64/127, OP4 18 Dec 2008 65/194, OP5 21 Dec 2010	4. Notes that sixty-five States are now parties to the 1954 Convention relating to the Status of Stateless Persons and that thirty-seven States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to these instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness, and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
66/133, OP5 19 Dec 2011	5. Notes that seventy States are now parties to the 1954 Convention relating to the Status of Stateless Persons 6 and that forty-two States are parties to the 1961 Convention on the Reduction of Statelessness, encourages States that have not done so to give consideration to acceding to those instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General

	Assembly resolutions and Executive Committee conclusions;
67/149, OP5 20 Dec 2012	5. Welcomes pledges by States to accede to the statelessness conventions, the 1954 Convention relating to the Status of Stateless Persons 8 and the 1961 Convention on the Reduction of Statelessness, as well as pledges to remove reservations to them, also welcomes the recent increase in the number of accessions to the two Conventions, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive
	Committee conclusions;
68/141, OP8 18 Dec 2013	Welcomes pledges by States to accede to the statelessness conventions, the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the Reduction of Statelessness, as well as pledges to remove reservations to them, also welcomes the recent increase in the number of accessions to the two Conventions and notes that 79 States are now parties to the 1954 Convention and 55 are parties to the 1961 Convention, encourages States that have not done so to give consideration to acceding to those instruments, notes the work of the High Commissioner in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;
69/152, OP8 18 Dec 2014	8. Welcomes recent accessions to the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the Reduction of Statelessness since the intergovernmental ministerial event marking the sixtieth anniversary of the 1951 Convention relating to the Status of Refugees and the fiftieth anniversary of the 1961 Convention on the Reduction of Statelessness, as well as pledges to remove reservations to them, also welcomes the recent increase in the number of accessions to the two Conventions, and notes that 84 States are now parties to the 1954 Convention and 63 States are parties to the 1961 Convention, encourages States that have not done so to give consideration to acceding to those instruments, notes the work of the United Nations High Commissioner for Refugees in regard to identifying stateless persons, preventing and reducing statelessness and protecting stateless persons, and urges the Office of the High Commissioner to continue to work in this area in accordance with relevant General Assembly resolutions and Executive Committee conclusions;

TEMPORARY PROTECTION

The first provision reproduced below welcomes UNHCR's work in examining the problems with providing refuge on a temporary basis to asylum-seekers in situations of mass influx. The second provision recognizes the desirability of exploring further measures to ensure international protection to all who need it, including temporary protection, and encourages UNHCR to engage in consultations on such measures.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
37/195, OP4 18 Dec 1982	4. Welcomes, within the context of the efforts of the international community to share the burden of caring for refugees, the work of the High Commissioner in examining the problems associated with providing refuge on a temporary basis to asylum-seekers in situations of large-scale influx with a view to finding durable solutions, and requests him to continue the work in this regard;
49/169, OP7 23 Dec 1994	7. Recognizes the desirability of exploring further measures to ensure international protection to all who need it, including temporary protection and other forms of asylum oriented towards repatriation, in situations of conflict or persecution involving large-scale outflows and in which return home is considered the most appropriate durable solution, and encourages the High Commissioner to continue to promote international cooperation and to engage in further consultations and discussions concerning measures to achieve this objective, acknowledging the value of regional arrangements in this regard;

UNHCR⁸⁰

1. FINANCING

1.1 AD HOC COMMITTEE OF THE WHOLE

The provisions reproduced below show the development of the practice of convening ad hoc Committees of the General Assembly in order for pledges of voluntary contributions for refugee programmes to be made. The first provision decides to convene an ad hoc Committee and the second provision decides that this will be done annually. The third provision decides that this ad hoc Committee can be convened in Geneva, the location of UNHCR Headquarters.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1556 (XV) A, OP2 18 Dec 1960	 2. Decides that: (a) An ad hoc Committee of the whole Assembly, under the chairmanship of the President of the session, shall be convened as soon as practicable after the opening of the sixteenth session, where pledges of voluntary contributions for the refugee programmes for the following year would be announced; (b) States not Members of the United Nations, but members of one or more of the specialized agencies, shall be invited to attend the meetings of the ad hoc Committee for the purpose of announcing their pledges to the refugee programmes; (c) In order to ensure maximum attendance, as great advance publicity as possible shall be given to the meetings of the ad hoc Committee and they shall be so scheduled that no other meetings are held at the same time.
1729 (XVI), OP1 & 2 20 Dec 1961	 Decides that an ad hoc Committee of the whole Assembly, under the chairmanship of the President of the session, shall be convened as soon as practicable after the opening of each regular session of the General Assembly for the purpose of announcing pledges of voluntary contributions to the refugee programmes for the following year; Decides to invite States members of the specialized agencies, which are not also Members of the United Nations, to attend the meetings of the ad hoc Committee for the purpose of announcing their pledges to the refugee programmes;

⁸⁰ See also <u>Relationship between UNHCR and ExCom / General Assembly</u> and <u>Secretary-General</u>: 1. Co-operation with UNHCR

501

55/75, PP1 & 5 4 Dec 2000	Recalling its resolutions 1556 A (XV) of 18 December 1960 and 1729 (XVI) of 20 December 1961 on the convening of an ad hoc Committee of the Whole, under the chairmanship of the President of the General Assembly, as soon as practicable after the opening of each regular session of the Assembly, for the purpose of announcing pledges of voluntary contributions to the refugee programmes for the following year,			
	Decides, in order to improve and rationalize the funding mechanism following the adoption of the annual programme budget, that the ad hoc Committee of the General Assembly may be convened as from 2001 at Geneva, the headquarters of the Office of the High Commissioner.			

1.2 EMERGENCY FUND

The first provision reproduced below authorizes UNHCR to establish an emergency fund to be utilized under general directives of the Executive Committee (formerly the Executive Committee of the United Nations Refugee Fund and later the Executive Committee in its current form). Several provisions authorize UNHCR to allocate annually a certain amount of money from the emergency fund for emergency situations. One provision authorizes the Executive Committee to determine the terms and conditions for the operation of the emergency fund in the future.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1166 (XII), OP7 26 Nov 1957	7. Further authorizes the High Commissioner to establish an emergency fund not to exceed \$500,000 to be utilized under general directives of the Executive Committee of the High Commissioner's Programme, and to maintain this fund from the repayments of the principal and interest of loans made by the United Nations Refugee Fund and from voluntary contributions made for this purpose;
2956 (XXVII) B, OP2 12 Dec 1972	2. Authorizes the United Nations High Commissioner for Refugees to allocate from the Emergency Fund, under the general directives of the Executive Committee of the High Commissioner's Programme, up to \$1 million annually for emergency situations, it being understood that the amount made available for one single emergency shall not exceed \$500,000 in any one year.
3271 (XXIX) B, PP3 10 Dec 1974	Authorizes the United Nations High Commissioner for Refugees to allocate from the Emergency Fund, under the general directives of the Executive Committee of the High Commissioner's Programme, up to \$2 million annually for emergency situations, it being understood that the amount made available for one single emergency shall, as heretofore, not exceed \$500,000 in any one year.
35/41 B, PP3	Authorizes the United Nations High Commissioner for Refugees to allocate

25 Nov 1980	from the Emergency Fund up to \$10 million annually for refugees and displaced persons in emergency situations for which there is no provision in the programmes approved by the Executive Committee, it being understood that the amount made available for one single emergency shall not exceed \$4 million in any one year and that the Fund is maintained at not less than \$4 million.
45/140 B, PP3 14 Dec 1990	Authorizes the Executive Committee of the Programme of the United Nations High Commissioner for Refugees to determine in future the terms and conditions for the operation of the Emergency Fund of the United Nations High Commissioner for Refugees.

1.3 FINANCIAL RULES

The first provision reproduced below decides that financial rules for the use of funds received by UNHCR shall be established in consultation with the Executive Committee, and the second requests UNHCR to submit draft financial rules to the Executive Committee.

Resolution / Paragraph Number & Date	Full Text			
GENERAL ASSEMBLY RESOLUTIONS				
1166 (XII), OP8 26 Nov 1957 8. Decides that appropriate financial rules for the use of all fund by the High Commissioner under the terms of the present resolut established, in consultation with the Executive Committee of Commissioner's Programme, and in accordance with the State Office of the High Commissioner and the Financial Regulations of Nations;				
E	CONOMIC AND SOCIAL COUNCIL RESOLUTIONS			
672 (XXV), OP3 30 April 1958	3. Requests the High Commissioner to submit to the Executive Committee of the High Commissioner's Programme, for its review at its first session, draft financial rules, to be drawn up in accordance with paragraph 8 of General Assembly resolution 1166 (XII), for the use of all funds received by the High Commissioner under the terms of that resolution;			

1.4 SOURCES OF FUNDING

The provisions reproduced below deal with the sources of funding for UNHCR. The first provision decides that only administrative expenditures of UNHCR will be borne on the budget of the United Nations and all other expenditures will be financed by voluntary contributions. Other provisions note the decision of the Executive Committee that responsibility for providing resources for UNHCR should be shared by all members of the international community and

stress the need for the international community to consider how a constant flow of resources can be secured for long-term programmes. Another provision commends efforts to find a mechanism to allow UNHCR to have more flexibility to ensure the funding of ongoing needs and initial emergency needs, pending the receipt of contributions pledged. One provision broadly supports the idea of a Project Planning Fund to fund refugee-related development projects.

Resolution / Paragraph Number & Date	Full Text			
GENERAL ASSEMBLY RESOLUTIONS				
319 (IV), OP2 3 Dec 1949	2. Decides that, unless the General Assembly subsequently decides otherwise, no expenditure other than administrative expenditures relating to the functioning of the High Commissioner's Office should be borne on the budget of the United Nations, and that all other expenditures relating to the activities of the High Commissioner should be financed by voluntary contributions;			
3454 (XXX), PP5 9 Dec 1975	Commending the increasing number of Governments contributing to the High Commissioner's programmes of assistance and noting, in this connexion, the decision of the Executive Committee of the High Commissioner's Programme that the responsibility for providing the financial and other resources required by his Office should be shared by all members of the international community,			
34/61, OP5 29 Nov 1979	5. Stresses the urgent necessity for consideration by the international community of ways and means by which a constant flow of resources to the Office of the High Commissioner can be secured for the implementation of long-term programmes;			
43/117, OP15 8 Dec 1988	15. Supports broadly the purpose of a Project Planning Fund along the lines stipulated in paragraph 32 of the report of the Executive Committee of the Programme of the High Commissioner on the work of its thirty-ninth session and, in particular, the following recommendations:			
	(a) The Office of the High Commissioner should remain a focal point for encouraging refugee-related technical assistance and capital investment in developing asylum countries;			
	(b) Assistance to refugees should be additional to funds earmarked for development programmes in developing asylum countries;			
	(c) The High Commissioner should be requested to prepare a comprehensive report in which the nature and operational aspects of the Project Planning Fund and the mandate of the Office of the High Commissioner, as well as the role of development-oriented agencies and non-governmental organizations, would be clearly defined;			
45/140, OP12 14 Dec 1990	12. Endorses the decisions on administrative and financial matters adopted by the Executive Committee of the Programme of the High Commissioner at its forty-first session, and notes with satisfaction the efforts under way to find			

	an appropriate mechanism that will address the need of the High Commissioner to have a higher degree of flexibility to ensure funding of ongoing needs under approved general programmes and of initial emergency needs under special programmes pending the receipt of contributions pledged;
58/153, OP 7 & 8 22 Dec 2003	7. Recalls paragraph 20 of the statute of the Office of the High Commissioner, and calls for its application; 8. Reaffirms the continued voluntary nature of the funding of the Office of the High Commissioner in accordance with its statute, while recognizing the importance of contributions made by countries hosting refugees, especially developing countries, notes the need for more equitable international responsibility and burden-sharing and expresses concern over the recurring shortfall in the funding of the Office, requests that States, within their capacities, contribute to the full funding of the budget level approved by the Executive Committee, and encourages the Office to continue its efforts to expand its donor base and to diversify funding sources, including through the private sector;
61/137, OP23, 24 & 25 19 Dec 2006	23. Encourages the Office of the High Commissioner to continue to improve its management systems and to ensure effective and transparent use of its resources, recognizes that adequate and timely resources are essential for the Office to continue to fulfil the mandate conferred upon it through its statute 10 and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004 and 60/129 of 16 December 2005 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes; 24. Calls upon the Office of the High Commissioner to widen its donor base, so as to achieve greater burden-sharing by reinforcing cooperation with traditional governmental donors, non-traditional donors and the private sector;
62/124, OP28 & 29 18 Dec 2007	25. Requests the High Commissioner to report on his activities to the General Assembly at its sixty-second session. 28. Calls upon the Office of the High Commissioner to further explore ways and means to broaden its donor base, so as to achieve greater burden -
	sharing by reinforcing cooperation with governmental donors, non-governmental donors and the private sector; 29. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005 and 61/137 of 19 December 2006 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;

63/148, OP28 & 29 18 Dec 2008	28. Calls upon the Office of the High Commissioner to further explore ways and means to broaden its donor base, so as to achieve greater burden - sharing by reinforcing cooperation with governmental donors, non-governmental donors and the private sector; 29. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005, 61/137 of 19 December 2006 and 62/124 of 18 December 2007 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
64/127, OP34, 35 & 36 18 Dec 2009	34. Expresses deep concern about the existing and potential challenges posed by the world financial and economic crisis to the activities of the Office of the High Commissioner; 35. Calls upon the Office of the High Commissioner to further explore ways and means to broaden its donor base, so as to achieve greater burden sharing by reinforcing cooperation with governmental donors, non-governmental donors and the private sector; 36. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005, 61/137 of 19 December 2006, 62/124
05/404 OD05 00 8 07	of 18 December 2007 and 63/148 of 18 December 2008 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
65/194, OP35, 36 & 37 21 Dec 2010 66/133, OP32, 33 & 34 19 Dec 2011	Expresses deep concern about the existing and potential challenges posed by the world financial and economic crisis to the activities of the Office of the High Commissioner; Calls upon the Office of the High Commissioner to further explore ways and means to broaden its donor base, so as to achieve greater burden -
67/149, OP 35 & 36 20 Dec 2012	sharing by reinforcing cooperation with governmental donors, non-governmental donors and the private sector;
68/141, OP39 & 40 18 Dec 2013 69/152, OP41 & 42 18 Dec 2014	Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005, 61/137 of 19 December 2006, 62/124 of 18 December 2007, 63/148 of 18 December 2008, 64/127 of 18 December 2009, 65/194 of 21 December 2010, 66/133 of 19 December 2011 and 67/149 of 20 December 2012 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and

programmes	ne Office for requirements under its	e Office	y the	ed b	s is	appeals	supplementary	
							programmes	

1.5 UNITED NATIONS REFUGEE FUND (UNREF) (See also <u>Executive Committee</u>: 5. Predecessors to ExCom: Advisory Committee & UNREF Executive Committee)

A number of the provisions below deal with the creation and functions of the United Nations Refugee Fund (UNREF) and its Executive Committee. The other provisions deal with the termination of UNREF, the replacement of the UNREF Executive Committee with the Executive Committee in its current form and the liquidation of UNREF under the direction of the new Executive Committee.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
832 (IX), OP2 21 Oct 1954	2. Requests the Negotiating Committee for Extra-Budgetary Funds, in cooperation with the High Commissioner, to negotiate with the Governments of Member and non-member States for voluntary contributions towards a fund based on the proposals of the High Commissioner (the amount to be determined by the High Commissioner's Advisory Committee at its next session), to be devoted principally to the promotion of permanent solutions, and also to permit emergency assistance to the most needy cases, such fund to incorporate the fund authorized by the General Assembly in resolution 538 B (VI);
1166 (XII), OP3, 4 & 5(a) 26 Nov 1957	 Decides that the operations under the United Nations Refugee Fund shall not be continued after 31 December 1958 except as provided for in paragraph 4 below; Requests the High Commissioner to supervise the orderly completion of projects financed from the United Nations Refugee Fund which were started but not completed before 31 December 1958, and to carry out the liquidation of the Fund in accordance with paragraph 5 (a) below; Requests the Economic and Social Council to establish, not later than at its twenty-sixth session, an Executive Committee of the High Commissioner's Programme to consist of representatives of from twenty to twenty-five States Members of the United Nations or members of any of the specialized agencies, to be elected by the Council on the widest possible geographical basis from those States with a demonstrated interest in, and devotion to, the solution of the refugee problem, this Committee to take the place of the UNREF Executive Committee and to be entrusted with the terms of reference set forth below: (a) To give directives the High Commissioner for the liquidation of the United Nations Refugee Fund;

ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS

565 (XIX), OP1-6 31 March 1955 1. Decides to amend Council resolution 393 B (XIII) in order to reconstitute the United Nations High Commissioner's Advisory Committee on Refugees as an Executive Committee, to be known as the United Nations Refugee Fund (UNREF) Executive Committee, with the following terms of reference:

A. Executive functions

The Executive Committee, during the period of the Fund's existence, in accordance with such principles as may be laid down by the General Assembly, shall, with respect to the programme for permanent solutions and emergency assistance:

- (a) Give directives to the High Commissioner in carrying out this programme;
- (b) Determine the general policies under which the operations of the Fund shall be planned, developed and administered;
- (c) Determine an annual financial target for the Fund and an annual operational plan covering:
- (i) The respective amounts to be allocated for permanent solutions and emergency aid;
- (ii) The amount to be allocated for each country;
- (d) Consider and act upon the High Commissioner's detailed proposals, including plans for adequate financial or other contributions from within the countries of residence:
- (e) Exercise the necessary controls in the use of the funds made available to the High Commissioner for the purposes of the Fund;
- (f) Adopt administrative regulations for the Fund, including provisions to ensure that the Committee shall have before it the financial implications for each project in its entirety before considering and acting upon it;
- (g) Consider the annual financial report of the High Commissioner, and review the expenditure incurred under the Fund, including administrative expenditures charged to the Fund;
- (h) Ensure that all necessary steps are taken to promote close co-operation of the administration of the Fund with governmental, inter-governmental and non-governmental organizations that are directly concerned with the problems of refugees;
- (i) Ensure that all necessary steps are taken to provide appropriate continuing supervision of all approved projects;

B. Advisory functions

The Executive Committee shall advise the High Commissioner for Refugees, at his request, in the exercise of his functions under his Statute;

2. Decides that the Executive Committee shall:

	(a) Consist of twenty States Members and non-members of the United Nations, selected on the basis of their demonstrated interest in and devotion to the solution of the refugee problem, including the present members of the Advisory Committee, the membership being subject to review at the twenty-third session of the Council;
	(b) Elect its own officers and meet regularly twice a year and at such other times as it may be convened by the Chairman upon the request of any six of its members, or at the request of the High Commissioner in the exercise of his functions under his Statute;
	3. Authorizes the Executive Committee to establish its own rules of procedure and such standing sub-committee or sub-committees as may be required for the execution of its functions;
	4. Requests the High Commissioner to submit through the Secretary-General to the General Assembly an annual audit report of the accounts of the Fund;
	5. Requests the High Commissioner to submit to the Executive Committee, six weeks prior to its regular meetings, a progress report, including a country-by-country project analysis;
	6. Requests the High Commissioner to attach to his annual report to the General Assembly the report of the Executive Committee.
672 (XXV), OP1(b) 30 April 1958	Decides: (b) that the Executive Committee of the United Nations Refugee Fund shall cease to exist after 31 December 1958 and that the Executive Committee of the High Commissioner's Programme shall take office on 1 January 1959;

2. HUMANITARIAN AND NON-POLITICAL CHARACTER

The provisions reproduced below reaffirm the humanitarian and non-political character of UNHCR and its activities.

Sample Text

"Reaffirming the purely humanitarian and non-political character of the activities of the Office of the High Commissioner, as well as the crucial importance of the High Commissioner's functions of providing international protection to refugees and seeking solutions to refugee problems," (48/116, PP3)

GENERAL ASSEMBLY RESOLUTIONS					
Resolution & Paragraph No.	Date	Resolution & Paragraph No.	Date		
2197 (XXI), OP1(a)	16 Dec 1966	48/116, PP3	20 Dec 1993		
3454 (XXX), PP3	9 Dec 1975	49/169, PP5 & OP16	23 Dec 1994		
32/67, PP3	8 Dec 1977	50/152, PP4 & OP1	21 Dec 1995		
33/26, PP3	29 Nov 1978	51/75, OP1	12 Dec 1996		
34/60, PP3	29 Nov 1979	52/103, OP2	12 Dec 1997		
35/41, PP5	25 Nov 1980	53/125, OP2	9 Dec 1998		
35/187, PP5	15 Dec 1980	54/146, OP2	17 Dec 1999		
36/125, PP5	14 Dec 1981	55/74, OP2	4 Dec 2000		
37/195, PP3	18 Dec 1982	56/137, OP9	19 Dec 2001		
38/121, PP3	16 Dec 1983	57/187, OP10	18 Dec 2002		
39/140, PP3	14 Dec 1984	58/151, OP10	22 Dec 2003		
40/118, PP3	13 Dec 1985	59/170, OP11	20 Dec 2004		
42/124, PP3	4 Dec 1986	60/129, OP13	16 Dec 2005		
43/117, PP3	8 Dec 1988	61/137, OP15	19 Dec 2006		
43/118, PP10	8 Dec 1988	62/124, OP16	18 Dec 2007		
44/137, PP3	15 Dec 1989	63/148, OP16	18 Dec 2008		
45/140, PP3	14 Dec 1990	64/127, OP21	18 Dec 2009		
46/106, PP3	16 Dec 1991	65/194, OP22	21 Dec 2010		
47/105, PP3	16 Dec 1992	66/133, OP21	19 Dec 2011		
		67/149, OP24	20 Dec 2012		
		68/141, OP27	18 Dec 2013		
EC	ONOMIC AND SOC	IAL COUNCIL RESOLUTIONS			
2011 (LXI), PP2	2 Aug 1976				

3. MANDATE: PERSONAL SCOPE (COMPETENCE RATIONE PERSONAE)

- 3.1 REFUGEES AND ASYLUM SEEKERS (See <u>Refugees</u>)
- **3.2 RETURNEES** (See <u>Voluntary Repatriation</u>: 3. Assistance to Returnees)
- 3.3 STATELESS PERSONS (See Stateless Persons)
- 3.4 INTERNALLY DISPLACED PERSONS (See Internally Displaced Persons)
- 4. MANDATE: MATERIAL SCOPE (COMPETENCE RATIONE MATERIAE)

4.1 GENERAL

The provisions reproduced below make general comments regarding the mandate of UNHCR. The first two resolutions establish UNHCR and set out its functions, responsibilities and competence. Other provisions included note UNHCR's duty to seek durable solutions and responsibility for international protection. One provision recognizes the primacy of UNHCR's mandate in providing international protection and seeking durable solutions.

Resolution / Paragraph Number & Date	Full Text		
GENERAL ASSEMBLY RESOLUTIONS			
319 (IV), OP1 3 Dec 1949	1. Decides to establish, as of 1 January 1951, a High Commissioner's Office for Refugees in accordance with the provisions of the annex to the present resolution to discharge the functions enumerated therein and such other functions as the General Assembly may from time to time confer upon it;		
428 (V), OP 1, 2 & 3, Annex	The General Assembly,		
14 Dec 1950	In view of its resolution 319 A (IV) of 3 December 1949,		
	Adopts the annex to the present resolution, being the Statute of the Office of the United Nations High Commissioner for Refugees;		
	2. Calls upon governments to co-operate with the United Nations High Commissioner for Refugees in the performance of his functions concerning refugees falling under the competence of his Office, especially by:		
	(a) Becoming parties to international conventions providing for the protection of refugees, and taking the necessary steps of implementation under such conventions;		
	(b) Entering into special agreements with the High Commissioner for the execution of measures calculated to improve the situation of refugees and to reduce the number requiring protection;		
	(c) Admitting refugees to their territories, not excluding those in the most destitute categories;		
	(d) Assisting the High Commissioner in his efforts to promote the voluntary repatriation of refugees;		
	(e) Promoting the assimilation of refugees, especially by facilitating their naturalization;		
	(f) Providing refugees with travel and other documents such as would normally be provided to other aliens by their national authorities, especially documents which would facilitate their resettlement;		
	(g) Permitting refugees to transfer their assets and especially those necessary for their resettlement;		
	(h) Providing the High Commissioner with information concerning the number and condition of refugees, and laws and regulations concerning		

511

them;

3. Requests the Secretary-General to transmit the present resolution, together with the annex attached thereto, also to States non-members of the United Nations, with a view to obtaining their co-operation in its implementation.

Annex - Statute of the Office of the United Nations High Commissioner for Refugees

Chapter I GENERAL PROVISIONS

- 1. The United Nations High Commissioner for Refugees, acting under the authority of the General Assembly, shall assume the function of providing international protection, under the auspices of the United Nations, to refugees who fall within the scope of the present Statute and of seeking permanent solutions for the problem of refugees by assisting governments and, subject to the approval of the governments concerned, private organizations to facilitate the voluntary repatriation of such refugees, or their assimilation within new national communities. In the exercise of his functions, more particularly when difficulties arise, and for instance with regard to any controversy concerning the international status of these persons, the High Commissioner shall request the opinion of an advisory committee on refugees if it is created.
- 2. The work of the High Commissioner shall be of an entirely non-political character; it shall be humanitarian and social and shall relate, as a rule, to groups and categories of refugees,
- 3. The High Commissioner shall follow policy directives given him by the General Assembly or the Economic and Social Council.
- 4. The Economic and Social Council may decide, after hearing the views of the High Commissioner on the subject, to establish an advisory committee on refugees, which shall consist of representatives of States Members and States non-members of the United Nations, to be selected by the Council on the basis of their demonstrated interest in and devotion to the solution of the refugee problem.
- 5. The General Assembly shall review, not later than at its eighth regular session, the arrangements for the Office of the High Commissioner with a view to determining whether the Office should be continued beyond 31 December 1953.

Chapter II FUNCTIONS OF THE HIGH COMMISSIONER

- 6. The competence of the High Commissioner shall extend to: A.
- (i) Any person who has been considered a refugee under the Arrangements of 12 May 1926 and 30 June 1928 or under the Conventions of 28 October 1933 and 10 February 1938, the Protocol of 14 September 1939 or the Constitution of the International Refugee

 Organization;
- (ii) Any person who, as a result of events occurring before 1 January 1951 and owing to well-founded fear of being persecuted for reasons of race, religion, nationality or political opinion, is outside the country of his nationality and is unable or, owing to such fear or for reasons other than personal convenience, is unwilling to avail himself of the

protection of that country; or who, not having a nationality and being outside the country of his former habitual residence, is unable or, owing to such fear or for reasons other than personal convenience, is unwilling to return to it.

Decisions as to eligibility taken by the International Refugee Organization during the period of its activities shall not prevent the status of refugee being accorded to persons who fulfil the conditions of the present paragraph;

The competence of the High Commissioner shall cease to apply to any person defined in section A above if:

- (a) He has voluntarily re-availed himself of the protection of the country of his nationality; or
- (b) Having lost his nationality, he has voluntarily reacquired it; or
- (c) He has acquired a new nationality, and enjoys the protection of the country of his new nationality; or
- (d) He has voluntarily re-established himself in the country which he left or outside which he remained owing to fear of persecution; or
- (e) He can no longer, because the circumstances in connexion with which he has been recognized as a refugee have ceased to exist, claim grounds other than those of personal convenience for continuing to refuse to avail himself of the protection of the country of his nationality. Reasons of a purely economic character may not be invoked; or
- (f) Being a person who has no nationality, he can no longer, because the circumstances in connexion with which he has been recognized as a refugee have ceased to exist and he is able to return to the country of his former habitual residence, claim grounds other than those of personal convenience for continuing to refuse to return to that country;
- B. Any other person who is outside the country of his nationality or, if he has no nationality, the country of his former habitual residence, because he has or had wellfounded fear of persecution by reason of his race, religion, nationality or political opinion and is unable or, because of such fear, is unwilling to avail himself of the protection of the government of the country of his nationality, or, if he has no nationality, to return to the country of his former habitual residence.
- 7. Provided that the competence of the High Commissioner as defined in paragraph 6 above shall not extend to a person:
- (a) Who is a national of more than one country unless he satisfies the provisions of the preceding paragraph in relation to each of the countries of which he is a national; or
- (b) Who is recognized by the competent authorities of the country in which he has taken residence as having the rights and obligations which are attached to the possession of the nationality of that country; or
- (c) Who continues to receive from other organs or agencies of the United Nations protection or assistance; or
- (d) In respect of whom there are serious reasons for considering that he has committed a crime covered by the provisions of treaties of extradition or a crime mentioned in article VI of the London Charter of the International

513

Military Tribunal or by the provisions of article 14, paragraph 2, of the Universal Declaration of Human Rights.

- 8. The High Commissioner shall provide for the protection of refugees falling under the competence of his Office by:
- (a) Promoting the conclusion and ratification of international conventions for the protection of refugees, supervising their application and proposing amendments thereto;
- (b) Promoting through special agreements with governments the execution of any measures calculated to improve the situation of refugees and to reduce the number requiring protection;
- (c) Assisting governmental and private efforts to promote voluntary repatriation or assimilation within new national communities;
- (d) Promoting the admission of refugees, not excluding those in the most destitute categories, to the territories of States;
- (e) Endeavouring to obtain permission for refugees to transfer their assets and especially those necessary for their resettlement;
- (f) Obtaining from governments information concerning the number and conditions of refugees in their territories and the laws and regulations concerning them;
- (g) Keeping in close touch with the governments and inter-governmental organizations concerned;
- (h) Establishing contact in such manner as he may think best with private organizations dealing with refugee questions:
- (i) Facilitating the co-ordination of the efforts of private organizations concerned with the welfare of refugees.
- 9. The High Commissioner shall engage in such additional activities, including repatriation and resettlement, as the General Assembly may determine, within the limits of the resources placed at his disposal.
- 10. The High Commissioner shall administer any funds, public or private, which he receives for assistance to refugees, and shall distribute them among the private and, as appropriate, public agencies which he deems best qualified to administer such assistance.

The High Commissioner may reject any offers which he does not consider appropriate or which cannot be utilized.

The High Commissioner shall not appeal to governments for funds or make a general appeal, without the prior approval of the General Assembly.

The High Commissioner shall include in his annual report a statement of his activities in this field.

11. The High Commissioner shall be entitled to present his views before the General Assembly, the Economic and Social Council and their subsidiary bodies.

The High Commissioner shall report annually to the General Assembly through the Economic and Social Council; his report shall be considered as a separate item on the agenda of the General Assembly.

12. The High Commissioner may invite the co-operation of the various specialized agencies.

Chapter III ORGANIZATION AND FINANCES

- 13. The High Commissioner shall be elected by the General Assembly on the nomination of the Secretary-General. The terms of appointment of the High Commissioner shall be proposed by the Secretary-General and approved by the General Assembly. The High Commissioner shall be elected for a term of three years, from 1 January 1951.
- 14. The High Commissioner shall appoint, for the same term, a Deputy High Commissioner of a nationality other than his own.

15

- (a) Within the limits of the budgetary appropriations provided, the staff of the Office of the High Commissioner shall be appointed by the High Commissioner and shall be responsible to him in the exercise of their functions.
- (b) Such staff shall be chosen from persons devoted to the purposes of the Office of the High Commissioner.
- (c) Their conditions of employment shall be those provided under the staff regulations adopted by the General Assembly and the rules promulgated thereunder by the Secretary-General.
- (d) Provision may also be made to permit the employment of personnel without compensation.
- 16. The High Commissioner shall consult the governments of the countries of residence of refugees as to the need for appointing representatives therein. In any country recognizing such need, there may be appointed a representative approved by the government of that country. Subject to the foregoing, the same representative may serve in more than one country.
- 17. The High Commissioner and the Secretary-General shall make appropriate arrangements for liaison and consultation on matters of mutual interest.
- 18. The Secretary-General shall provide the High Commissioner with all necessary facilities within budgetary limitations.
- 19. The Office of the High Commissioner shall be located in Geneva, Switzerland.
- 20. The Office of the High Commissioner shall be financed under the budget of the United Nations. Unless the General Assembly subsequently decides otherwise, no expenditure, other than administrative expenditures relating to the functioning of the Office of the High Commissioner, shall be borne on the budget of the United Nations, and all other expenditures relating to the activities of the High Commissioner shall be financed by voluntary contributions.
- 21. The administration of the Office of the High Commissioner shall be subject to the Financial Regulations of the United Nations and to the financial rules promulgated thereunder by the Secretary-General.
- 22. Transactions relating to the High Commissioner's funds shall be subject to audit by the United Nations Board of Auditors, provided that the Board may accept audited accounts from the agencies to which funds have been

515

58/153, OP2 22 Dec 2003	2. Reaffirms that international protection and the search for durable solutions for refugees and, as applicable, other persons of concern to the Office of the High Commissioner, which were examined, inter alia, in the Global Consultations on International Protection process and are reflected in the Agenda for Protection,3 are the core of the mandate of the Office; Recalling also its resolution 58/153 of 22 December 2003 on implementing
1166 (XII), PP5 26 Nov 1957	Bearing in mind that, under the Statute of his Office, the High Commissioner is charged with the duty of seeking solutions for the problems of refugees through voluntary repatriation, resettlement and integration,
1039 (XI), PP3 23 Jan 1957	Bearing in mind that, under the Statute of his Office, the United Nations High Commissioner for Refugees is charged with the duty of seeking solutions for the problems of refugees through voluntary repatriation, resettlement and integration,
	1. Requests the United Nations High Commissioner for Refugees to continue his efforts to effect solutions by the above-mentioned means, under due safeguards to be applied by him in accordance with his responsibility under the Statute of his Office to provide international protection to refugees within his mandate;
925 (X), PP3 & OP1 25 Oct 1955	Considering that under the Statute of his Office the United Nations High Commissioner for Refugees is charged with the duty of seeking solutions for the problems of refugees through voluntary repatriation, resettlement and integration,
	allocated. Administrative arrangements for the custody of such funds and their allocation shall be agreed between the High Commissioner and the Secretary-General in accordance with the Financial Regulations of the United Nations and rules promulgated thereunder by the Secretary-General.

4.2 INTERNATIONAL PROTECTION (See <u>International Protection</u>)

4.3 DURABLE SOLUTIONS (See <u>Durable Solutions</u>)

4.4 ASSISTANCE (See Assistance)

4.5 AUXILIARY FUNCTIONS

4.5.1 Good Offices

Several provisions reproduced below request the High Commissioner to use his good offices to ensure contributions, to ensure the continuation of joint operations, to seek solutions for Angolan refugees in the Republic of the Congo and to assist Chinese refugees in Hong Kong. A number of provisions commend the efforts of the High Commissioner in using his good offices for certain groups of refugees and request the High Commissioner to continue his good offices activities.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
1167 (XII), OP2 26 Nov 1957	2. Authorizes the United Nations High Commissioner for Refugees to use his good offices to encourage arrangements for contributions.
1388 (XVI), OP2 20 Nov 1959	2. Authorizes the High Commissioner, in respect of refugees who do not come within the competence of the United Nations, to use his good offices in the transmission of contributions designed to provide assistance to these refugees.
1500 (XV), PP7(b) 5 Dec 1960	Recommends that the United Nations High Commissioner for Refugees should:
	(b) Use his influence to ensure the continuation of the operation carried out jointly by the Office of the United Nations High Commissioner for Refugees and the League of Red Cross Societies, and, should this prove impossible, draw up and execute a programme for the assumption by the Office of the High Commissioner of responsibility for these refugees from 1 July 1961.
1671 (XVI), OP2 18 Dec 1961	2. Requests the High Commissioner to continue to lend his good offices in seeking appropriate solutions to the problem arising from the presence of Angolan refugees in the Republic of the Congo (Leopoldville), inter alia, by facilitating, in close collaboration with the authorities and organizations directly concerned, the voluntary repatriation of those refugees;
1673 (XVI), PP4 & OP1 18 Dec 1961	Noting with satisfaction the efforts made by the High Commissioner in his various fields of activity for groups of refugees for whom he lends his good offices,
	Requests the United Nations High Commissioner for Refugees to pursue his activities on behalf of the refugees within his mandate or those for whom

	he extends his good offices, and to continue to report to the Executive Committee of the High Commissioner's Programme and to abide by directions which that Committee might give him in regard to situations concerning refugees;
1783 (XVII), PP5 7 Dec 1962	Commending the High Commissioner for the efforts he has made in finding satisfactory solutions of problems affecting groups of refugees within his mandate and those for whom he lends his good offices,
1784 (XVII), OP3 7 Dec 1962	3. Requests the United Nations High Commissioner for Refugees to continue to use his good offices, in agreement with the Governments of the countries concerned, to provide assistance to the Chinese refugees in Hong Kong.
1959 (XVIII), OP1 12 Dec 1963	1. Requests the United Nations High Commissioner for Refugees to continue to afford international protection to refugees and to pursue his efforts on behalf of the refugees within his mandate and of those to whom he extends his good offices, by giving particular attention to new refugee groups, in conformity with the relevant resolutions of the General Assembly and the directives of the Executive Committee of the High Commissioner's Programme;
2594 (XXIV), PP4 16 Dec 1969	Recognizing the importance of the intermediary role of the High Commissioner in his relations with Governments and the constructive character of his humanitarian action,
3143 (XXVIII), OP2 14 Dec 1973	2. Requests the High Commissioner to continue his assistance and protection activities in favour of refugees within his mandate as well as for those to whom he extends his good offices or is called upon to assist in accordance with relevant resolutions of the General Assembly;

4.5.2 Information and Research

Several provisions reproduced below request UNHCR to keep particular organizations and donors informed of its activities and the needs of refugees. Other provisions request UNHCR to carry out studies and research on the vulnerability of refugee and displaced women, and to coordinate with other UN agencies and NGOs in this endeavour. A series of provisions emphasize the need for UNHCR to collate regular statistics on the number of refugees living outside camps in certain African countries in order to evaluate and address the needs of those refugees. One provision urges, inter alia, all UN humanitarian assistance organizations to develop a data collection system on internally displaced persons in co-operation with the Special Representative of the Secretary-General on Internally Displaced Persons. Another provision urges the disaggregation of refugee statistics by age and gender.

Resolution / Paragraph Number & Date	Full Text

GENERAL ASSEMBLY RESOLUTIONS	
32/70, OP4 8 Dec 1977	4. Requests the High Commissioner to continue his co-operation with the Organization of African Unity and to keep it currently informed of these assistance activities.
34/161, OP2 17 Dec 1979	2. Requests the Office of the United Nations High Commissioner for Refugees to prepare a draft report to be submitted to the Preparatory Committee for the World Conference of the United Nations Decade for Women at its third session and a final report to be submitted to the Conference, which would:
	(a) Review the situation of women refugees the world over within the framework of the over-all problem with which the Office is seized;
	(b) Make recommendations concerning measures which could be undertaken by Member States, the United Nations system and non-governmental organizations to assist women refugees, taking into account the requirements of the regions concerned.
35/135, OP6 & 7 11 Dec 1980	6. Urges the High Commissioner to draw upon the expertise of all United Nations bodies concerned and, in consultation with the countries concerned, to carry out detailed studies and research to determine the extent to which refugee and displaced women are especially vulnerable and to formulate and implement programmes and projects based upon the results of these studies;
	7. Recommends that the Office of the High Commissioner should co- ordinate with the United Nations agencies and non-governmental organizations concerned the collection and analysis of data and the conduct of research and case studies on the critical needs of refugee and displaced women;
35/180, OP7 15 Dec 1980	7. Further requests the Secretary-General, in cooperation with the High Commissioner, to arrange for the report of the review mission to be circulated as soon as it is published, so that the international community may have an updated report on the condition of the refugees in Somalia and an assessment of their over-all needs, including measures for strengthening the social and economic infrastructure of the country;
38/120, OP7 16 Dec 1983	7. Requests the Secretary-General, in close co-operation with the Organization of African Unity and the Office of the United Nations High Commissioner for Refugees, to ensure that, in the period leading up to the Conference, all appropriate measures are taken so that Member States, in particular, principal donors, are kept fully informed of the priority needs of the affected countries and that contacts are established in the capitals concerned to mobilize the necessary support and resources;
52/130, OP9 & 10 12 Dec 1997	9. Urges all relevant United Nations humanitarian assistance and development organizations concerned to enhance their collaboration with the representative of the Secretary-General by developing frameworks of cooperation to promote protection, assistance and development for internally displaced persons and to provide all possible assistance and

	support to him; 10. Also urges those organizations, especially through the Inter-Agency Standing Committee, to develop a more comprehensive and coherent system of collecting data on the situation of internally displaced persons, in cooperation with the representative of the Secretary-General;
54/147, OP23 17 Dec 1999 55/77, OP29 4 Dec 2000 56/135, OP25 19 Dec 2001 57/183, OP29 18 Dec 2002	23. Emphasizes the need for the Office of the High Commissioner to collate statistics, on a regular basis, on the number of refugees living outside refugee camps in certain African countries, with a view to evaluating and addressing the needs of those refugees;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP13 30 May 1991	13. <i>Urges</i> that, in the collection of refugee statistics, data disaggregated by age and gender be included in order to represent the refugee population accurately.

4.5.3 <u>Preventive Action</u> (See <u>Causes of Refugee Flows</u>: 2. Preventive Action)

4.6 ADDITIONAL FUNCTIONS (See also <u>Internally Displaced Persons</u> and <u>Stateless Persons</u>)

The provisions reproduced below make general references to the functions which UNHCR undertakes in addition to its original mandated functions. The first provision establishes UNHCR to carry out the functions listed in the resolution and other functions that the General Assembly may confer on it. Other provisions request UNHCR to participate in humanitarian endeavours of the United Nations, to continue its activities for refugees it is called upon to assist by General Assembly resolutions, and to report to ExCom on special humanitarian tasks it undertakes. One provision recalls that UNHCR may be called upon by the appropriate UN organs to extend its assistance to "other groups", such as internally displaced persons, and another provision supports UNHCR's activities on behalf of returnees, stateless persons and internally displaced persons. One provision recognizes the importance of the humanitarian activities of UNHCR in relation to man-made disasters.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS

319 (IV), OP1 3 Dec 1949	1. Decides to establish, as of 1 January 1951, a High Commissioner's Office for Refugees in accordance with the provisions of the annex to the present resolution to discharge the functions enumerated therein and such other functions as the General Assembly may from time to time confer upon it;
2956 (XXVII), OP2 12 Dec 1972	2. Requests the High Commissioner to continue to participate, at the invitation of the Secretary-General, in those humanitarian endeavours of the United Nations for which his Office has particular expertise and experience;
3143 (XXVIII), OP2 14 Dec 1973	2. Requests the High Commissioner to continue his assistance and protection activities in favour of refugees within his mandate as well as for those to whom he extends his good offices or is called upon to assist in accordance with relevant resolutions of the General Assembly;
3271 (XXIX), OP2 10 Dec 1974	2. Requests the High Commissioner to continue his activities on behalf of those of concern to his Office and takes note, in this connexion, of the decision of the Executive Committee of the High Commissioner's Programme inviting the High Commissioner, within the framework of programme budgeting, to report to the Executive Committee on his special humanitarian tasks in the same manner as he reports on other activities financed from trust funds under his regular programme;
51/75, OP13 12 Dec 1996	13. Recalls that the Office of the High Commissioner may be called upon by the appropriate organs of the United Nations and with the consent of the State concerned to extend its assistance to other groups, such as internally displaced persons, recognizing that such involvement may contribute to the prevention or mitigation of refugee situations, yet emphasizing that activities on behalf of internally displaced persons must not undermine the institution of asylum, including the right to seek and to enjoy in other countries asylum from persecution;
55/76, OP3 4 Dec 2000	3. Reaffirms its support for the activities of the Office of the High Commissioner, in accordance with the relevant General Assembly resolutions, on behalf of returnees, stateless persons and internally displaced persons;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
2011, PP3 2 Aug 1976	Recognizing the importance of the essential humanitarian tasks undertaken by his Office in the context of man-made disasters, in addition to its original functions,

5. ORGANIZATIONAL MATTERS

A number of the provisions reproduced below note the efforts of UNHCR to adapt and strengthen its management and staffing policy, and encourage UNHCR to continue these efforts, in line with the directions of ExCom and the principles and guidance of the General

Assembly. One provision welcomes UNHCR's intention to seek the assistance of the Administrative Management Service, and another welcomes the ExCom Note on strengthening the management policy of UNHCR. Several provisions note UNHCR's efforts to improve the efficiency and effectiveness of the Office, particularly in strengthening field activities and responsibilities, and one provision notes the establishment of a Working Group on this topic.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
35/41, OP2 25 Nov 1980	2. Takes note of the efforts already made by the High Commissioner to adapt the management of his services to their vastly increased tasks and encourages him to continue these efforts within the framework of comprehensive action and in close contact with the Executive Committee of the Programme of the High Commissioner and on the basis of the principles and guidelines of the General Assembly;
36/125, OP2 14 Dec 1981	2. Takes due note of the proposals made by the High Commissioner and generally endorsed by the Executive Committee of the Programme of the High Commissioner to strengthen the management of his Office on the basis of the principles and guidelines of the General Assembly - and welcomes his intention to seek the assistance of the Administrative Management Service in undertaking expeditiously a review of the managerial methods and organizational structure of his Office, as recommended by the Advisory Committee on Administrative and Budgetary Questions;
37/195, OP9 18 Dec 1982	9. Takes note of the efforts already made by the High Commissioner to adapt the management practices and staffing policy of his Office to the vastly increased tasks and invites him to continue these efforts in line with the relevant resolutions of the General Assembly and decisions of the Executive Committee of the Programme of the High Commissioner;
37/196, OP6 18 Dec 1982	6. Takes note of the efforts already made by the High Commissioner to adapt the management of his services to their vastly increased tasks and invites him to undertake his efforts in accordance with the principles and guidelines set by the General Assembly, and in the light of the guidance given to him by the Executive Committee of the Programme of the High Commissioner;
38/121, PP8 16 Dec 1983	Acknowledging with appreciation the note of the Executive Committee on the strengthening of the management policy of the Office of the United Nations High Commissioner for Refugees, submitted by the High Commissioner, and the High Commissioner's efforts to strengthen the management of his Office,
39/140, PP12 14 Dec 1984	Welcoming the progress made by the High Commissioner in improving the management of his Office and urging him to pursue his efforts in this direction in line with the relevant resolutions of the General Assembly and

	decisions of the Executive Committee of the Programme of the High Commissioner,
42/109, PP14 7 Dec 1987	Noting the High Commissioner's continuing efforts to reorganize and improve the efficiency and effectiveness of the Office, particularly with respect to activities in the field,
43/117, PP18 8 Dec 1988	Noting the High Commissioner's continuing efforts to improve the efficiency and effectiveness of the Office, particularly in strengthening field activities and responsibilities,
44/137, PP19 15 Dec 1989	Noting the efforts of the Office of the High Commissioner, in co-operation with the Executive Committee of the Programme of the High Commissioner, including the establishment of a Working Group, to improve the efficiency and effectiveness of the Office, and the need to further strengthen field activities and responsibilities,
58/151, OP 12 22 Dec 2003 59/170, OP15 20 Dec 2004	12. Encourages the Office of the High Commissioner to continue to improve its management systems and to ensure effective and transparent use of its resources, recognizes that adequate and timely resources are essential for the Office to continue to fulfil the mandate conferred upon it through its statute10 and by subsequent General Assembly resolutions concerning refugees and other persons of concern, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
58/153, PP2 22 Dec 2003	Appreciating the concerted efforts of the High Commissioner in undertaking consultations with the Secretary-General, the members of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees and observers of its Standing Committee, through the process known as "UNHCR 2004", on how the Office of the High Commissioner could be better equipped to carry out its mandate in the changing context of the global situation, and noting that this is in support and in the context of the goals, objectives and commitments contained in the United Nations Millennium Declaration,1 as well as the efforts of the Secretary-General to strengthen the United Nations system,
60/129, OP20 16 Dec 2005	20. Encourages the Office of the High Commissioner to continue to improve its management systems and to ensure effective and transparent use of its resources, recognizes that adequate and timely resources are essential for the Office to continue to fulfil the mandate conferred upon it through its statute 11 and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003 and 59/170 of 20 December 2004 concerning the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;

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61/137, OP23 19 Dec 2006	20. Encourages the Office of the High Commissioner to continue to improve its management systems and to ensure effective and transparent use of its resources, recognizes that adequate and timely resources are essential for the Office to continue to fulfil the mandate conferred upon it through its statute 11 and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003 and 60/129 of 16 December 2005 concerning the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
62/124, OP10 & 29 18 Dec 2007	10. Notes with appreciation the process of structural and management change being undertaken by the Office of the High Commissioner, and encourages the Office to continue its pursuit of reforms, including the implementation of a results-based management framework and strategy, that would enable it to respond adequately and in a more efficient manner to the needs of its beneficiaries and ensure effective and transparent use of its resources;
	29. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005 and 61/137 of 19 December 2006 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
63/148, OP10 & 29 18 Dec 2008	10. Notes with appreciation the process of structural and management change being undertaken by the Office of the High Commissioner, and encourages the Office to continue its pursuit of reforms, including the implementation of a results-based management framework and strategy, that would enable it to respond adequately and in a more efficient manner to the needs of its beneficiaries and ensure effective and transparent use of its resources;
	29. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005, 61/137 of 19 December 2006 and 62/124 of 18 December 2007 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
65/194, OP15 & 37 21 Dec 2010	14. Notes with appreciation the process of structural and management change being undertaken by the Office of the High Commissioner, and encourages the Office to continue its pursuit of reforms, including the implementation of a results-based management framework and strategy, that would enable it to respond adequately and in a more efficient manner to the needs of its beneficiaries and ensure effective and transparent use of its

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	resources;
	36. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005, 61/137 of 19 December 2006, 62/124 of 18 December 2007, 62/148 of 18 December 2008 and 64/127 of 18 December 2009 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
66/133, OP14 & 34 19 Dec 2011	14. Notes with appreciation the progress made in the implementation of the process of structural and management change, including the global needs assessment initiative, undertaken by the Office of the High Commissioner, and encourages the Office to consolidate the various aspects of the reform process, including the results-based management and accountability framework and strategy, and to focus on continuous improvement in order to enable a more efficient response to the needs of beneficiaries and to ensure the effective and transparent use of its resources;
	34. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute ₈ and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005, 61/137 of 19 December 2006, 62/124 of 18 December 2007, 63/148 of 18 December 2008, 64/127 of 18 December 2009 and 65/194 of 21 December 2010 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
67/149, OP14 & 36 20 Dec 2012	14. Notes with appreciation the progress made in the process of structural and management change to reinforce the capacity of the Office of the High Commissioner, and encourages the Office to focus on continuous improvement in order to enable a more efficient response to the needs of beneficiaries and to ensure the effective and transparent use of its resources;
	36. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statutes and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005, 61/137 of 19 December 2006, 62/124 of 18 December 2007, 63/148 of 18 December 2008, 64/127 of 18 December 2009, 65/194 of 21 December 2010 and 66/133 of 19 December 2011 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
68/141, OP16 & 40	16. Notes with appreciation the progress made in the process of structural

18 Dec 2013	and management change to reinforce the capacity of the Office of the High Commissioner, and encourages the Office to focus on continuous improvement in order to enable a more efficient response to the needs of beneficiaries and to ensure the effective and transparent use of its resources;
	40. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute and by subsequent General Assembly resolutions on refugees and other persons of concern, recalls its resolutions 58/153 of 22 December 2003, 58/270 of 23 December 2003, 59/170 of 20 December 2004, 60/129 of 16 December 2005, 61/137 of 19 December 2006, 62/124 of 18 December 2007, 63/148 of 18 December 2008, 64/127 of 18 December 2009, 65/194 of 21 December 2010, 66/133 of 19 December 2011 and 67/149 of 20 December 2012 concerning, inter alia, the implementation of paragraph 20 of the statute of the Office, and urges Governments and other donors to respond promptly to annual and supplementary appeals issued by the Office for requirements under its programmes;
69/152, OP17 18 Dec 2014	17. Notes with appreciation the measures taken and efficiencies gained in the process of structural and management change to reinforce the capacity of the Office of the High Commissioner, and encourages the Office to focus on continuous improvement in order to enable a more efficient response to the needs of beneficiaries, including identifying unmet needs, and to ensure the effective and transparent use of its resources;

6. RELATIONS WITH THE GENERAL ASSEMBLY AND EXCOM

6.1 GENERAL ASSEMBLY

The provisions reproduced below request UNHCR to provide international protection to refugees or to carry out some other activity in conformity with relevant resolutions of the General Assembly.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
1959 (XVIII), OP1 12 Dec 1963	1. Requests the United Nations High Commissioner for Refugees to continue to afford international protection to refugees and to pursue his efforts on behalf of the refugees within his mandate and of those to whom he extends his good offices, by giving particular attention to new refugee groups, in conformity with the relevant resolutions of the General Assembly and the directives of the Executive Committee of the High Commissioner's Programme;	

2399 (XXIII), OP1 6 Dec 1968	1. Requests the United Nations High Commissioner for Refugees to continue to provide international protection and assistance to refugees who are his concern, while giving special attention to new groups of refugees, particularly in Africa, in conformity with the relevant General Assembly resolutions and the directives of the Executive Committee of the High Commissioner's Programme;		
2594 (XXIV), OP1 16 Dec 1969 2650 (XXV), OP1 30 Nov 1970	1. Requests the United Nations High Commissioner for Refugees to continue to provide international protection and assistance to refugees who are his concern, in accordance with the relevant General Assembly resolutions, in particular those relating to the new groups of refugees in Africa, and with the directives of the Executive Committee of the High Commissioner's Programme;		
2789 (XXVI), OP2 6 Dec 1971 2956 (XXVII), OP4 12 Dec 1972	2. Requests the High Commissioner to continue to provide international protection and assistance to refugees who are his concern, in accordance with the relevant resolutions of the General Assembly and the directives of the Executive Committee of the High Commissioner's Programme;		
3143 (XXVIII), OP2 14 Dec 1973	 Requests the High Commissioner to continue his assistance and protection activities in favour of refugees within his mandate as well as for those to whom he extends his good offices or is called upon to assist in accordance with relevant resolutions of the General Assembly; 		
35/41, OP2 25 Nov 1980	2. Takes note of the efforts already made by the High Commissioner to adapt the management of his services to their vastly increased tasks and encourages him to continue these efforts within the framework of comprehensive action and in close contact with the Executive Committee of the Programme of the High Commissioner and on the basis of the principles and guidelines of the General Assembly;		
37/195, OP9 18 Dec 1982	9. Takes note of the efforts already made by the High Commissioner to adapt the management practices and staffing policy of his Office to the vastly increased tasks and invites him to continue these efforts in line with the relevant resolutions of the General Assembly and decisions of the Executive Committee of the Programme of the High Commissioner;		
37/196, OP6 18 Dec 1982	6. Takes note of the efforts already made by the High Commissioner to adapt the management of his services to their vastly increased tasks and invites him to undertake his efforts in accordance with the principles and guidelines set by the General Assembly, and in the light of the guidance given to him by the Executive Committee of the Programme of the High Commissioner;		
39/140, PP12 14 Dec 1984	Welcoming the progress made by the High Commissioner in improving the management of his Office and urging him to pursue his efforts in this direction in line with the relevant resolutions of the General Assembly and decisions of the Executive Committee of the Programme of the High Commissioner,		

6.2 EXCOM

The provisions reproduced below set out the relationship between UNHCR and ExCom. The first provision outlines the functions of ExCom which are to advise and direct UNHCR, and authorize and approve certain of its activities. The remaining provisions request UNHCR to report to and abide by the directives issued by ExCom, or to carry out a particular activity in conformity with ExCom directives. One provision authorizes ExCom to determine the terms and conditions for the operation of the Emergency Fund of UNHCR. Another provision underscores the importance of the implementation by UNHCR of programme policies established by ExCom.

established by Excom.			
Resolution / Paragraph Number & Date	Full Text		
	GENERAL ASSEMBLY RESOLUTIONS		
1166 (XII), OP5-8 26 Nov 1957	5. Requests the Economic and Social Council to establish, not later than at its twenty-sixth session, an Executive Committee of the High Commissioner's Programme to consist of representatives of from twenty to twenty-five States Members of the United Nations or members of any of the specialized agencies, to be elected by the Council on the widest possible geographical basis from those States with a demonstrated interest in, and devotion to, the solution of the refugee problem, this Committee to take the place of the UNREF Executive Committee and to be entrusted with the terms of reference set forth below:		
	(a) To give directives the High Commissioner for the liquidation of the United Nations Refugee Fund;		
	(b) To advise the High Commissioner, at his request, in the exercise of functions under the Statute of his Office;		
	(c) To advise the High Commissioner as to whether it is appropriate for international assistance to be provided through his Office in order to help solve specific refugee problems remaining unsolved after 31 December 1958 or arising after that date;		
	(d) To authorize the High Commissioner to make appeals for funds to enable him to solve the refugee problems referred to in sub-paragraph (c) above;		
	(e) To approve projects for assistance to refugees coming within the scope of sub-paragraph (c) above;		
	(f) To give directives to the High Commissioner for the use of the emergency fund to be established under the terms of paragraph 7 below;		
	6. Authorizes the High Commissioner, under conditions approved by the Executive Committee of the High Commissioner's Programme, to make appeals for the funds needed to provide supplemental temporary care and		

maintenance to, and participate in the financing of permanent solutions for,

7. Further authorizes the High Commissioner to establish an emergency

refugees coming within his mandate and otherwise not provided for;

528

	fund not to exceed \$500,000 to be utilized under general directives of the Executive Committee of the High Commissioner's Programme, and to maintain this fund from the repayments of the principal and interest of loans made by the United Nations Refugee Fund and from voluntary contributions made for this purpose;	
	8. Decides that appropriate financial rules for the use of all funds received by the High Commissioner under the terms of the present resolution shall be established, in consultation with the Executive Committee of the High Commissioner's Programme, and in accordance with the Statute of the Office of the High Commissioner and the Financial Regulations of the United Nations;	
1673 (XVI), OP1 18 Dec 1961	1. Requests the United Nations High Commissioner for Refugees to pursue his activities on behalf of the refugees within his mandate or those for whom he extends his good offices, and to continue to report to the Executive Committee of the High Commissioner's Programme and to abide by directions which that Committee might give him in regard to situations concerning refugees;	
1783 (XVII), OP2 7 Dec 1962	2. Requests the United Nations High Commissioner for Refugees to continue to report to the Executive Committee of the High Commissioner's Programme, and to abide by the directions which the Committee gives him with regard to refugee situations;	
1959 (XVIII), OP1 12 Dec 1963	1. Requests the United Nations High Commissioner for Refugees to continue to afford international protection to refugees and to pursue his efforts on behalf of the refugees within his mandate and of those to whom he extends his good offices, by giving particular attention to new refugee groups, in conformity with the relevant resolutions of the General Assembly and the directives of the Executive Committee of the High Commissioner's Programme;	
2294 (XXII), OP3 11 Dec 1967	3. Invites the High Commissioner to continue to report to and be guided by the Executive Committee of the High Commissioner's Programme with regard to refugee situations, in accordance with the Committee's terms of reference;	
2399 (XXIII), OP1 6 Dec 1968	1. Requests the United Nations High Commissioner for Refugees to continue to provide international protection and assistance to refugees who are his concern, while giving special attention to new groups of refugees, particularly in Africa, in conformity with the relevant General Assembly resolutions and the directives of the Executive Committee of the High Commissioner's Programme;	
2594 (XXIV), OP1 16 Dec 1969 2650 (XXV), OP1 30 Nov 1970	1. Requests the United Nations High Commissioner for Refugees to continue to provide international protection and assistance to refugees who are his concern, in accordance with the relevant General Assembly resolutions, in particular those relating to the new groups of refugees in Africa, and with the directives of the Executive Committee of the High Commissioner's Programme;	
2789 (XXVI), OP2	2. Requests the High Commissioner to continue to provide international	

6 Dec 1971 2956 (XXVII), OP4 12 Dec 1972	protection and assistance to refugees who are his concern, in accordance with the relevant resolutions of the General Assembly and the directives of the Executive Committee of the High Commissioner's Programme;	
35/41, OP2 25 Nov 1980	2. Takes note of the efforts already made by the High Commissioner to adapt the management of his services to their vastly increased tasks and encourages him to continue these efforts within the framework of comprehensive action and in close contact with the Executive Committee of the Programme of the High Commissioner and on the basis of the principles and guidelines of the General Assembly;	
37/195, OP9 18 Dec 1982	9. Takes note of the efforts already made by the High Commissioner to adapt the management practices and staffing policy of his Office to the vastly increased tasks and invites him to continue these efforts in line with the relevant resolutions of the General Assembly and decisions of the Executive Committee of the Programme of the High Commissioner;	
37/196, OP3 & 6 18 Dec 1982	3. Invites the High Commissioner to continue to report to and be guided by the Executive Committee of the Programme of the High Commissioner in accordance with the Committee's terms of reference and its decisions, as set forth in General Assembly resolution 1166 (XII) and Economic and Social Council resolution 672 (XXV);	
	6. Takes note of the efforts already made by the High Commissioner to adapt the management of his services to their vastly increased tasks and invites him to undertake his efforts in accordance with the principles and guidelines set by the General Assembly, and in the light of the guidance given to him by the Executive Committee of the Programme of the High Commissioner;	
39/140, PP12 14 Dec 1984	Welcoming the progress made by the High Commissioner in improving the management of his Office and urging him to pursue his efforts in this direction in line with the relevant resolutions of the General Assembly and decisions of the Executive Committee of the Programme of the High Commissioner,	
45/140 B, OP1 14 Dec 1990	1. Authorizes the Executive Committee of the Programme of the United Nations High Commissioner for Refugees to determine in future the terms and conditions for the operation of the Emergency Fund of the United Nations High Commissioner for Refugees.	
50/152, OP21 21 Dec 1995	21. Notes with appreciation the programme policies established by the Executive Committee of the Programme of the High Commissioner, and underscores the importance of their implementation by the Office of the High Commissioner, implementing partners and other relevant organizations in order to ensure the provision of effective protection and humanitarian assistance to refugees;	

7. RENEWAL OF MANDATE

The provisions reproduced below recommend the renewal or decide to renew UNHCR's mandate for periods of five years. In one provision, ECOSOC draws the attention of the General Assembly to the importance to review the situation at least one year before the expiry of the current mandate.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
319 (IV), OP5 3 Dec 1949	5. Decides to review, not later than at its eighth regular session, the arrangements for the High Commissioner's Office for Refugees with a view to determining whether the Office should be continued beyond 3 December 1953.	
727 (VIII), OP1 23 Oct 1953	1. Decides to continue the Office of the United Nations High Commissioner for Refugees for a period of five years from 1 January 1954 on the basis of the Statute of the Office contained in the annex to General Assembly resolution 428 (V);	
1165 (XII), OP1 26 Nov 1957	Decides to continue the Office of the United Nations High Commissioner for Refugees for a period of five years from 1 January 1959 on the basis of the Statute of the Office;	
1783 (XVII), OP1 7 Dec 1962	Decides to continue the Office of the United Nations High Commissioner for Refugees for a further period of five years from 1 January 1964;	
2294 (XXII), OP1 11 Dec 1967	Decides to continue the Office of the United Nations High Commissioner for Refugees for a further period of five years from 1 January 1969;	
2957 (XXVII), OP1 12 Dec 1972	Decides to continue the Office of the United Nations High Commissioner for Refugees for a further period of five years from 1 January 1974;	
32/68, OP1 8 Dec 1977	Decides to continue the Office of the United Nations High Commissioner for Refugees for a further period of five years from 1 January 1979;	
37/196, OP1 18 Dec 1982	Decides to continue the Office of the United Nations High Commissioner for Refugees for a further period of five years from 1 January 1984;	
42/108, OP1	Decides to continue the Office of the United Nations High Commissioner	

7 Dec 1989	for Refugees for a further period of five years from 1 January 1989;	
47/104, OP1 16 Dec 1992	Decides to continue the Office of the United Nations High Commissioner for Refugees for a further period of five years from 1 January 1994;	
52/104, OP1 12 Dec 1997	1. Decides to continue the Office of the United Nations High Commissioner for Refugees for a further period of five years from 1 January 1999;	
57/186, OP1 18 Dec 2002	1. Decides to continue the Office of the United Nations High Commissioner for Refugees for a further period of five years from 1 January 2004;	
58/153, PP1 & OP1 & 9 22 Dec 2003	Recalling its resolution 428 (V) of 14 December 1950, the annex to which contains the statute of the Office of the United Nations High Commissioner for Refugees, and its resolution 57/186 of 18 December 2002 on the continuation of the Office of the High Commissioner,	
	1. Welcomes the report of the United Nations High Commissioner for Refugees on strengthening the capacity of the Office of the United Nations High Commissioner for Refugees to carry out its mandate,2 as called for in resolution 57/186;	
	9. Decides to remove the temporal limitation on the continuation of the Office of the High Commissioner contained in its resolution 57/186 and to continue the Office until the refugee problem is solved;	
E	CONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
500 (XVI), OP2 & 3 7 July 1953	2. Recommends that the Office of the High Commissioner should be continued for a further period of five years;	
	3. <i>Draws</i> the attention of the General Assembly to the importance of making provision for the arrangements of the Office to be reviewed at least one year before the expiry of the period which it will determine.	
650 (XXIV), OP1 24 July 1957	Considers that the Office of the High Commissioner should be continued for a period of five years from 1 January 1959;	

8. REPORTING OBLIGATIONS

8.1 REPORTING BY UNHCR TO EXCOM AND ITS PREDECESSORS

The provisions listed below are requests to UNHCR to report to ExCom (in its current form) or to the Executive Committee of the United Nations Refugee Fund which preceded ExCom. The requests are either general or in relation to a specific subject and this is indicated in the column entitled "Subject".

Sample Text

"Requests the United Nations High Commissioner for Refugees to continue to report to the Executive Committee of the High Commissioner's Programme, and to abide by the directions which the Committee gives him with regard to refugee situations;" [1783 (XVII), OP2]

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
832 (IX), OP5	21 Oct 1954	Proposals for projects to achieve permanent solutions, including financial plans (to UNREF ExCom)
1673 (XVI), OP1	18 Dec 1961	General request to report to ExCom
1783 (XVII), OP2	7 Dec 1962	General request to report to ExCom
2294 (XXII), OP3	11 Dec 1967	General request to report to ExCom
3271 (XXIX), OP2	10 Dec 1974	Special humanitarian tasks
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
565 (XIX), B, OP5	31 March 1955	General request to submit annual progress report to UNREF ExCom

8.2 REPORTING BY UNHCR TO ECONOMIC AND SOCIAL COUNCIL

The provisions listed below request UNHCR to report to the Economic and Social Council (ECOSOC) on a particular refugee situation or topic. The subject of the report is indicated in the column entitled "Subject". In many instances, UNHCR is requested to report in cooperation or consultation with the Secretary-General and this is indicated by "(HCR + SG)" and on other occasions, the Secretary-General is requested to report in co-operation or consultation with UNHCR and this is indicated by "(SG + UNHCR)". In some cases, UNHCR is also requested to report in co-operation or consultation with UNDP and this is indicated by (HCR + UNDP) where appropriate.

Sample Text

"Requests the High Commissioner, in consultation with the Secretary-General, to apprise the Economic and Social Council, at its second regular session of 1985, of the refugee situation in Somalia;" (39/104, OP5)

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject

35/180, OP10	15 Dec 1980	Somalia (SG + HCR)
35/184, OP9	15 Dec 1980	Student refugees in Southern Africa (SG + HCR)
36/124, OP6	14 Dec 1981	Africa (SG + HCR)
36/153, OP6	16 Dec 1981	Somalia (SG + HCR)
36/156, OP5	16 Dec 1981	Djibouti (SG + HCR)
36/158, OP5	16 Dec 1981	Sudan (SG + HCR)
36/170, OP9	16 Dec 1981	Student refugees in southern Africa (SG + HCR)
37/174, OP6	17 Dec 1982	Somalia (HCR + SG)
37/175, OP5	17 Dec 1982	Ethiopia (SG + HCR)
37/176, OP6	17 Dec 1982	Djibouti
37/177, OP9	17 Dec 1982	Student refugees in southern Africa (SG + HCR)
38/88, OP8	16 Dec 1983	Somalia (HCR + SG)
38/91, OP5	16 Dec 1983	Ethiopia (SG + HCR)
38/95, OP10	16 Dec 1983	Student refugees in southern Africa (HCR + SG)
39/104, OP5	14 Dec 1984	Somalia (HCR + SG)
39/105, OP4	14 Dec 1984	Ethiopia (SG + HCR)
39/108, OP8	14 Dec 1984	Sudan (SG, UNDP + HCR)
39/109, OP10	14 Dec 1984	Student refugees in southern Africa (HCR + SG)
40/132, OP6	13 Dec 1985	Somalia (HCR + SG)
40/133, OP4	13 Dec 1985	Ethiopia (SG + HCR)
40/138, OP10	13 Dec 1985	Student refugees in southern Africa (HCR + SG)
41/136, OP10	4 Dec 1986	Student refugees in southern Africa (HCR + SG)
41/138, OP7	4 Dec 1986	Somalia (HCR + SG)
	4 Dec 1986	Ethiopia (SG + HCR)
41/141, OP4	7 Dec 1987	. , , ,
42/127, OP12		Somalia (HCR + UNDP)
42/138, OP10	7 Dec 1987	Student refugees in southern Africa (HCR + SG)
42/139, OP4	7 Dec 1987	Ethiopia (SG + HCR) International Conference on Central American
43/118, OP10	8 Dec 1988	Refugees (SG + HCR)
43/144, OP4	8 Dec 1988	Ethiopia (SG + HCR)
43/147, OP11	8 Dec 1988	Somalia (HCR + UNDP)
43/149, OP10	8 Dec 1988	Student refugees in southern Africa (HCR + SG)
44/139, OP13	15 Dec 1989	International Conference on Central American Refugees (SG + HCR)
44/152, OP11	15 Dec 1989	Somalia (HCR + UNDP)
44/154, OP4	15 Dec 1989	Ethiopia (SG + HCR)
44/157, OP10	15 Dec 1989	Student refugees in southern Africa (HCR + SG)
45/154, OP11	18 Dec 1990	Somalia (HCR + UNDP)
45/161, OP4	18 Dec 1990	Ethiopia (SG + HCR)
45/171, OP11	18 Dec 1990	Student refugees in southern Africa (HCR + SG)
58/153, OP10	22 Dec 2003	Strategic Review of the Global Situation of
30/133, 01 10	22 000 2000	Refugees (HCR+SG+EC)
	ECONOMIC AND SOCIA	AL COUNCIL RESOLUTIONS
1705 (LIII), OP2	27 July 1972	Sudan
1741 (LIV), OP5	4 May 1973	Sudan
1799 (LV), OP4	30 July 1973	Sudan
1978/39, OP4	1 Aug 1978	Horn of Africa
1980/9, OP5	28 April 1980	Somalia (SG + HCR)
1980/10, OP8	28 April 1980	Sudan (SG + HCR)
\1980/11, OP5	28 April 1980	Djibouti
1981/31, OP10	6 May 1981	Somalia (SG + HCR)
1982/4, OP6	27 April 1982	Somalia (SG + HCR)
1902/4, 0110	21 April 1902	Journalia (OG + FIOIN)

8.3 REPORTING BY UNHCR TO GENERAL ASSEMBLY

The provisions listed below request UNHCR to report to the General Assembly on a particular refugee situation or topic. The subject of the report is indicated in the column entitled "Subject". In many instances, UNHCR is requested to report in co-operation or consultation with the Secretary-General and this is indicated by "(HCR + SG)" and on other occasions, the Secretary-General is requested to report in co-operation or consultation with UNHCR and this is indicated by "(SG + UNHCR)". In some cases, UNHCR is also requested to report in co-operation or consultation with UNDP and this is indicated by (HCR + UNDP) where appropriate.

Sample Text

"Also requests the High Commissioner, in consultation with the Secretary-General, to submit to the General Assembly at its fortieth session a report on the progress achieved in the implementation of the present resolution." (39/104, OP6)

GENERAL ASSEMBLY RESOLUTIONS		
Resolution & Paragraph No.	Date	Subject
832 (IX), OP8	21 Oct 1954	Requests inclusion of statement on implementation of present resolution in annual report
1166 (XII), OP10	26 Nov 1957	Requests inclusion of statement on implementation of present resolution in annual report
34/61, OP8	29 Nov 1979	Results of the 1979 Conference on the Situation of Refugees in Africa
34/62, OP7	29 Nov 1979	South-East Asia
35/180, OP11	15 Dec 1980	Somalia (SG + HCR)
35/184, OP9	15 Dec 1980	Student refugees in Southern Africa (SG + HCR)
36/124, OP6	14 Dec 1981	Africa (SG + HCR)
36/153, OP7	16 Dec 1981	Somalia (SG + HCR)
36/156, OP5	16 Dec 1981	Djibouti (SG + HCR)
36/158, OP5	16 Dec 1981	Sudan (SG + HCR)
36/161, OP3	16 Dec 1981	Ethiopia (SG + HCR)
36/170, OP9	16 Dec 1981	Student refugees in southern Africa (SG + HCR)
37/174, OP7	17 Dec 1982	Somalia (HCR + SG)
37/175, OP5	17 Dec 1982	Ethiopia (SG + HCR)
37/176, OP6	17 Dec 1982	Djibouti
37/177, OP9	17 Dec 1982	Student refugees in southern Africa (SG + HCR)
38/88, OP9	16 Dec 1983	Somalia(HCR + GA)
38/89, OP8	16 Dec 1983	Djibouti (HCR + SG)
38/90, OP8	16 Dec 1983	Sudan (HCR + SG)
38/91, OP5	16 Dec 1983	Ethiopia (SG + HCR)
38/95, OP10	16 Dec 1983	Student refugees in southern Africa (HCR + SG)
39/104, OP6	14 Dec 1984	Somalia (HCR + SG)
39/105, OP4	14 Dec 1984	Ethiopia (SG + HCR)
39/106, OP5	14 Dec 1984	Chad (SG, HCR + UN Disaster Relief Co- ordinator)
39/107, OP7	14 Dec 1984	Djibouti (HCR + SG)
39/108, OP8	14 Dec 1984	Sudan (SG, HCR + UNDP)

20/100 OB10	14 Dec 1004	Student refusees in couthern Africa (HCD + CC)
39/109, OP10	14 Dec 1984	Student refugees in southern Africa (HCR + SG)
40/132, OP7	13 Dec 1985	Somalia (HCR + SG)
40/133, OP4	13 Dec 1985	Ethiopia (SG + HCR)
40/134, OP7 40/136, OP5	13 Dec 1985 13 Dec 1985	Djibouti (HCR + SG) Chad (SG, HCR + UN Disaster Relief Co-
40/136, OPS	13 Dec 1965	ordinator)
40/138, OP10	13 Dec 1985	Student refugees in southern Africa (HCR + SG)
41/136, OP10	4 Dec 1986	Student refugees in southern Africa (HCR + SG)
41/138, OP8	4 Dec 1986	Somalia (HCR + SG)
41/140, OP5	4 Dec 1986	Chad (SG, HCR + UNDP)
41/140, OP3 41/141, OP4	4 Dec 1986	Ethiopia (SG + HCR)
42/110, OP9	7 Dec 1987	Central America (SG + HCR)
42/110, OP9 42/127, OP13	7 Dec 1987	Somalia (SG, HCR + UNDP)
42/128, OP6	7 Dec 1987	Chad (SG, HCR + UN Disaster Relief Co-
42/120, OF0	7 Dec 1987	ordinator
42/138, OP10	7 Dec 1987	Student refugees in southern Africa (HCR + SG)
42/139, OP4	7 Dec 1987	Ethiopia (SG + HCR)
43/118, OP10	8 Dec 1988	Central America (SG + HCR)
43/143, OP6	8 Dec 1988	Chad (SG, HCR + UN Disaster Relief Co-
40/140, 01 0	0 200 1000	ordinator)
43/144, OP4	8 Dec 1988	Ethiopia (SG + HCR)
43/147, OP12	8 Dec 1988	Somalia (SG, HCR, + UNDP)
43/149, OP10	8 Dec 1988	Student refugees in southern Africa (HCR + SG)
44/139, OP13	15 Dec 1989	International Conference on Central American
1,7,00,00	10 2 30 1000	Refugees (SG + HCR)
44/152, OP12	15 Dec 1989	Somalia (SG, HCR + UNDP)
44/153, OP6	15 Dec 1989	Chad (SG, HCR + UN Disaster Relief Co-
,		ordinator)
44/154, OP4	15 Dec 1989	Ethiopia (SG + HCR)
44/157, OP10	15 Dec 1989	Student refugees in southern Africa (HCR + SG)
45/139, OP6	14 Dec 1990	Liberia (SG + HCR)
45/141, OP16	14 Dec 1990	International Conference on Central American
		Refugees (SG + HCR)
45/154, OP12	18 Dec 1990	Somalia (SG, HCR + UNDP)
45/156, OP6	18 Dec 1990	Chad (SG, HCR + UN Disaster Relief Co-
45/4C4_OD4	40 Day 4000	ordinator)
45/161, OP4	18 Dec 1990	Ethiopia (SG + HCR)
45/171, OP11 58/153, OP10	18 Dec 1990	Student refugees in southern Africa (HCR + SG)
36/133, OP 10	22 Dec 2003	Strategic Review of the Global Situation of Refugees (HCR+SG+EC)
59/170, OP16	20 Dec 2004	Request for the High Commissioner to report on
39/170, OF 10	20 Dec 2004	his duties to the General Assembly at its sixtieth
		session
60/129, OP21	16 Dec 2005	Request for the High Commissioner to report on
00/ 120, 01 21	10 2 00 2000	his duties to the General Assembly at its sixty-
		first session
62/124, OP30	18 Dec 2007	Request for the High Commissioner to report on
		his duties to the General Assembly at its sixty-
		third session
63/148, OP30	18 Dec 2008	Request for the High Commissioner to report on
		his duties to the General Assembly at its sixty-
2.11.22 2.22		fourth session
64/127, OP37	18 Dec 2009	Request for the High Commissioner to report on
		his duties to the General Assembly at its sixty-
65/104 OD20	24 Dag 2040	fifth session
65/194, OP38	21 Dec 2010	Request for the High Commissioner to report on his duties to the General Assembly at its sixty-
		sixth session
		317(11 35331011

66/133, OP35	19 Dec 2011	Request for the High Commissioner to report on his duties to the General Assembly at its sixty-seventh session	
67/149, OP37	20 Dec 2012	Request for the High Commissioner to report on his duties to the General Assembly at its sixty-eighth session	
68/141, OP41	18 Dec 2013	Request for the High Commissioner to report on his duties to the General Assembly at its sixty-ninth session	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS			
1980/53, OP2	24 July 1980	Somalia (SG + HCR)	
1981/4, OP7	4 May 1981	Djibouti (SG + HCR)	
1982/1, OP5	27 April 1982	Sudan (SG + HCR)	
1982/4, OP7	27 April 1982	Somalia (SG + HCR)	

9. STAFF (See <u>Personnel: UN and Humanitarian</u>)

VOLUNTARY REPATRIATION81

1. **GENERAL**

A number of provisions recognize the importance of voluntary repatriation as a permanent solution to the refugee problem and the role played by UNHCR in this regard. Other provisions reaffirm the principle of voluntary repatriation.

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
8 (I), OP(c)(iii) 12 Feb 1946	(c) recommends to the Economic and Social Council that it take into consideration in this matter the following principles: (iii) the main task concerning displaced persons is to encourage and assist in every way possible their early return to their countries of origin. Such assistance may take the form of promoting the conclusion of bilateral arrangements for mutual assistance in the repatriation of such persons having regard to the principles laid down in paragraph (c) (ii) above;
62 (I), II, PP1 15 Dec 1946	The resolution of the General Assembly of 12 February 1946 stipulates as the main task the early return of displaced persons to their homes,
136 (II), PP4 17 Nov 1947	Reaffirms its position that the main task concerning displaced persons is to encourage and assist in every possible way their early return to their countries of origin, in accordance with the General Assembly resolution of 12 February 1946, and that no obstacles be placed in the way of the early fulfilment of this task;
319 (IV) A, PP1 3 Dec 1949	Considering that the problem of refugees is international in scope and nature and that its final solution can only be provided by the voluntary repatriation of the refugees or their assimilation within new national communities,
2789 (XXVI), PP5 6 Dec 1971	Recognizing the importance of voluntary repatriation as a permanent solution to the refugee problem and the useful role that United Nations bodies and non-governmental agencies can play in facilitating the rehabilitation of groups of refugees who have voluntarily returned to their countries of origin,

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⁸¹ See also <u>Durable Solutions</u>

2956 (XXVII), PP4 12 Dec 1972	Recognizing the importance of voluntary repatriation as a permanent solution to the refugee problem and the useful role that United Nations bodies and non-governmental agencies have been playing in facilitating the rehabilitation of groups of refugees who have voluntarily returned to their countries of origin,
3143 (XXVIII), PP4 14 Dec 1973	Recognizing the importance of voluntary repatriation as a permanent solution to the refugee problem and the useful role played by the High Commissioner in co-operation with other members of the United Nations system and non-governmental agencies in assisting them,
3271 (XXIX) A, PP4 10 Dec 1974	Recognizing the importance of permanent solutions to refugee problems, including voluntary repatriation, and of the role played by the High Commissioner in co-operation with other members of the United Nations system and non-governmental agencies,
54/147, OP16 17 Dec 1999 56/135, OP19 19 Dec 2001	16. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, as appropriate, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
57/183, OP22 18 Dec 2002	22. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
58/149, OP23 & 24 22 Dec 2003	23. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
	24. Notes with satisfaction the voluntary return of millions of refugees to their homelands following the successful repatriation and reintegration operations carried out by the Office of the High Commissioner with the cooperation and collaboration of countries hosting refugees and countries of origin, and welcomes the efforts under way, in cooperation with other United Nations agencies and development actors, to promote a framework for durable solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;

59/170, OP2 & 12 20 Dec 2004	2. Welcomes the important work undertaken by the Office of the United Nations High Commissioner for Refugees and the Executive Committee in the course of the year, and notes in this context the adoption of the general conclusion on international protection, the conclusion on international cooperation and burden and responsibility-sharing in mass influx situations and the conclusion on legal safety issues in the context of voluntary repatriation of refugees,3 which are aimed at strengthening the international protection regime, consistent with the Agenda for Protection,4 and at assisting Governments in meeting their protection responsibilities in today's changing international environment;
	12. Recognizes the desirability of countries of origin, in cooperation with the Office of the High Commissioner, other States and other concerned actors, as necessary and appropriate, addressing, at an early stage, issues of a legal and administrative nature which are likely to hinder voluntary repatriation in safety and dignity, bearing in mind that some legal safety or administrative issues may be addressed only over time and that voluntary repatriation can and does take place without all legal and administrative issues having first been resolved;
59/172, OP17, 18 & 20 20 Dec 2004	17. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
	18. Notes with satisfaction the voluntary return of thousands of refugees to their countries of origin, and welcomes in this regard the conclusion on legal safety issues in the context of voluntary repatriation of refugees adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-fifth session;
	20. Welcomes the development by the High Commissioner, in cooperation with other United Nations agencies and development actors, of the framework for durable solutions, aimed at promoting lasting solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;
60/128, OP18 & 20 16 Dec 2005	18. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session;
	20. Welcomes the development by the High Commissioner, in cooperation with other United Nations agencies and development actors, of the

	framework for durable solutions, aimed at promoting lasting solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;
61/139, OP19 19 Dec 2006	19. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions
62/125, OP21 18 Dec 2007	that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to
63/149, OP21 18 Dec 2008	prevailing circumstances in their respective countries of origin, are unable to return home;
64/129, OP22 18 Dec 2009	
65/193, OP22 21 Dec 2010	
66/135, OP22 19 Dec 2011	
67/150, OP21 20 Dec 2012	
68/143, OP21 18 Dec 2013	
69/154, OP21 18 Dec 2014	
69/152, OP32 18 Dec 2014	32. Encourages further efforts by the Office of the High Commissioner, in cooperation with countries hosting refugees and countries of origin, including their respective local communities, relevant United Nations agencies, international and intergovernmental organizations, regional organizations, as appropriate, non-governmental organizations and development actors, to actively promote durable solutions, particularly in protracted refugee situations, with a focus on sustainable, timely and voluntary return, which encompasses repatriation, reintegration, rehabilitation and reconstruction activities, and encourages States and other relevant actors to continue to support these efforts through, inter alia, the allocation of funds;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1655 (LII), PP2 1 June 1972	Stressing the importance, recognized in General Assembly resolution 2789 (XXVI) of 6 December 1971, of voluntary repatriation as a permanent solution to such refugee problems and the useful role that United Nations bodies and non-governmental agencies can play in facilitating the rehabilitation of refugees who have voluntarily returned to their country of origin,

2. ASSISTANCE TO COUNTRIES OF ORIGIN

The first provisions reproduced below note the need to assist countries of origin in the voluntary repatriation of refugees, and appeal to the international community to increase assistance to countries of origin in order to strengthen their capacity to provide for the returnees. The majority of provisions call on States to support the sustainable reintegration of returnees by providing rehabilitation and development assistance to countries of origin, in conjunction with UNHCR, other UN mechanisms, and development agencies.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
37/197, PP7 18 Dec 1982	Considering further the need to assist similarly the countries of origin in the voluntary repatriation and resettlement of returnees, as set out in the procedures of the Office of the United Nations High Commissioner for Refugees,	
43/118, OP6 8 Dec 1988	6. Appeals to the international community to increase its assistance to the countries of asylum and of origin of Central American refugees in order to strengthen their capacity to provide the means and services necessary for the solution of the problem of refugees, returnees and displaced persons, in accordance with national development programmes;	
44/139, OP9 15 Dec 1989	9. Also appeals to the international community to increase its assistance to the countries of asylum and of origin of Central American refugees in order to strengthen their capacity to provide the means and services necessary for the solution of the problem of refugees, returnees and displaced persons, in accordance with national development programmes;	
50/152, OP19 21 Dec 1995	19. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies;	

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52/103, OP14 12 Dec 1997	14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and, in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and in view of creating conditions furthering reconciliation and long-term development in countries of return, urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
53/125, OP12 9 Dec 1998	12. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and also urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
54/146, OP13 17 Dec 1999	13. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
55/74, OP16 4 Dec 2000	16. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner, relevant mechanisms, including those within the United Nations system, and development agencies;
56/137, OP9 19 Dec 2001 57/187, OP10 18 Dec 2002	9. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that voluntary repatriation remains the preferred solution, supported by necessary rehabilitation and development assistance, to facilitate

	sustainable reintegration;
69/152, OP32 18 Dec 2014	Encourages further efforts by the Office of the High Commissioner, in cooperation with countries hosting refugees and countries of origin, including their respective local communities, relevant United Nations agencies, international and intergovernmental organizations, regional organizations, as appropriate, non-governmental organizations and development actors, to actively promote durable solutions, particularly in protracted refugee situations, with a focus on sustainable, timely and voluntary return, which encompasses repatriation, reintegration, rehabilitation and reconstruction activities, and encourages States and other relevant actors to continue to support these efforts through, inter alia, the allocation of funds;

3. Assistance to Returnees

Several provisions reproduced below recognize the role that UN bodies and NGOs can play in facilitating the rehabilitation of returnees and others request UNHCR to continue efforts to promote permanent and speedy solutions, inter alia, through assistance in the rehabilitation of returnees. A number of provisions call on States to support the sustainable reintegration of returnees by providing rehabilitation and development assistance to countries of origin, in conjunction with UNHCR, other UN mechanisms, non-governmental organizations, and development agencies.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
2789 (XXVI), PP5 6 Dec 1971	Recognizing the importance of voluntary repatriation as a permanent solution to the refugee problem and the useful role that United Nations bodies and non-governmental agencies can play in facilitating the rehabilitation of groups of refugees who have voluntarily returned to their countries of origin,	
2956 (XXVII), PP4 12 Dec 1972	Recognizing the importance of voluntary repatriation as a permanent solution to the refugee problem and the useful role that United Nations bodies and non-governmental agencies have been playing in facilitating the rehabilitation of groups of refugees who have voluntarily returned to their countries of origin,	
3143 (XXVIII), OP3 14 Dec 1973	3. Requests the High Commissioner to continue his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies, to promote permanent and speedy solutions through voluntary repatriation, assistance in rehabilitation where necessary, integration in countries of asylum or resettlement in other countries;	

9 Dec 1975 with prom	Requests the High Commissioner to continue his efforts, in co-operation Governments, United Nations bodies and voluntary agencies, to note permanent and speedy solutions to the problems facing his Office 10th voluntary repatriation and assistance in rehabilitation, integration in 11tries of asylum or resettlement in other countries as needed;
30 Nov 1976 with prom	Requests the High Commissioner to intensify his efforts, in co-operation Governments, United Nations bodies and voluntary agencies, to note permanent and speedy solutions to the problems facing his Office 10th voluntary repatriation and assistance in rehabilitation of returnees, 10th returnees of asylum or resettlement in other countries as 10th;
reque	Commends Governments that are actively encouraging voluntary triation or return as a solution to the problems in their area and ests the High Commissioner to render all possible assistance in such tions in lending help in the rehabilitation of the returnees;
21 Dec 1995 refug coun assis	Calls upon all States to promote conditions conducive to the return of gees and to support their sustainable reintegration by providing tries of origin with necessary rehabilitation and development stance in conjunction, as appropriate, with the Office of the High missioner and relevant development agencies;
refug coun assis Com relati that Com conc capa High	Calls upon all States to promote conditions conducive to the return of gees and to support their sustainable reintegration by providing tries of origin with necessary rehabilitation and development stance in conjunction, as appropriate, with the Office of the High missioner and relevant development agencies, and, in view of the onship between safeguarding human rights and preventing conditions give rise to refugee outflows, urges the Office of the High missioner, within its mandate and at the request of the Government erned, to strengthen its support of national efforts at legal and judicial city-building, where necessary, in cooperation with the United Nations Commissioner for an Rights, and in view of creating conditions furthering reconciliation long-term development in countries of return, urges the Office of the Commissioner to strengthen its cooperation and coordination with
relev	ant development agencies;
9 Dec 1998 repart further and count assist Composition Count	Calls upon all States to promote conditions conducive to the voluntary triation of refugees in safety and with dignity, including conditions ering reconciliation and long-term development in countries of return, to support the sustainable reintegration of returnees by providing tries of origin with necessary rehabilitation and development stance in conjunction, as appropriate, with the Office of the High missioner and relevant development agencies, and also urges the e of the High Commissioner to strengthen its cooperation and dination with relevant entities, including international financial utions and non-governmental organizations;
54/146, OP13 13.	Calls upon all States to promote conditions conducive to the voluntary

17 Dec 1999	repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
55/74, OP16 4 Dec 2000	16. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner, relevant mechanisms, including those within the United Nations system, and development agencies;
56/137, OP9 19 Dec 2001 57/187, OP10 18 Dec 2002	9. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that voluntary repatriation remains the preferred solution, supported by necessary rehabilitation and development assistance, to facilitate sustainable reintegration;

58/151, OP10 22 Dec 2003	10. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and
59/170, OP11	seeking permanent solutions to refugee problems, and recalls that these
20 Dec 2004	solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, while reaffirming that
60/129, OP13 16 Dec 2005	voluntary repatriation, supported by necessary rehabilitation and development assistance to facilitate sustainable reintegration, remains the preferred solution;
61/137, OP15 19 Dec 2006	prototrea detailon,
62/124, OP16 18 Dec 2007	
63/148, OP16 18 Dec 2008	
64/127, OP21 18 Dec 2009	
65/194, OP22 21 Dec 2010	
66/133, OP21 19 Dec 2011	
67/149, OP24 20 Dec 2012	
68/141, OP27 18 Dec 2013	
69/152, OP29 18 Dec 2014	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1655 (LII), PP2 1 June 1972	Stressing the importance, recognized in General Assembly resolution 2789 (XXVI) of 6 December 1971, of voluntary repatriation as a permanent

4. CREATION OF CONDITIONS CONDUCIVE TO VOLUNTARY REPATRIATION

origin,

A number of the provisions reproduced below emphasize the prime responsibility of countries of origin for establishing conditions that allow voluntary repatriation of refugees in safety and dignity. Several provisions appeal to the international community in general to promote conditions conducive to voluntary repatriation.

solution to such refugee problems and the useful role that United Nations bodies and non-governmental agencies can play in facilitating the rehabilitation of refugees who have voluntarily returned to their country of

Resolution / Paragraph Number & Date	Full Text
	GENERAL ASSEMBLY RESOLUTIONS
50/152, OP18 21 Dec 1995	18. Reiterates the right of all persons to return to their country, and emphasizes in this regard the prime responsibility of countries of origin for establishing conditions that allow voluntary repatriation of refugees in safety and with dignity and, in recognition of the obligation of all States to accept the return of their nationals, calls upon all States to facilitate the return of their nationals who are not recognized as refugees;
51/75, OP17 12 Dec 1996	17. Reiterates the right of all persons to return to their country, and emphasizes in this regard the prime responsibility of countries of origin for establishing conditions that allow voluntary repatriation of refugees in safety and with dignity, and, in recognition of the obligation of all States to accept the return of their nationals, calls upon all States to facilitate the return of their nationals who have sought asylum but have been determined not to be refugees;
52/101, OP11 12 Dec 1997	11. Appeals to Governments, the United Nations, intergovernmental and non-governmental organizations and the international community to create conditions that can facilitate the voluntary return and the early rehabilitation and reintegration of refugees;
52/103, OP13 12 Dec 1997	13. Reiterates the right of all persons to return to their country, and emphasizes in this regard the prime responsibility of countries of origin for establishing conditions that allow voluntary repatriation of refugees in safety and with dignity, and, in recognition of the obligation of all States to accept the return of their nationals, calls upon all States to facilitate the return of their nationals who have sought asylum and have been determined not to be refugees;
53/125, OP12 9 Dec 1998	12. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and also urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;

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54/146, OP13 17 Dec 1999	13. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
54/147, OP16 17 Dec 1999 56/135, OP19 19 Dec 2001	16. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, as appropriate, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
55/74, OP16 4 Dec 2000	16. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner, relevant mechanisms, including those within the United Nations system, and development agencies;
57/183, OP14 & PP22 18 Dec 2002	Recognizing also the need for States to address resolutely the root causes of forced displacement and to create conditions that facilitate durable solutions for refugees and displaced persons, and stressing in that regard the need for States to foster peace, stability and prosperity throughout the African continent to forestall large refugee flows, 22. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
58/149, OP23 & 24 22 Dec 2003	23. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;

	24. Notes with satisfaction the voluntary return of millions of refugees to their homelands following the successful repatriation and reintegration operations carried out by the Office of the High Commissioner with the cooperation and collaboration of countries hosting refugees and countries of origin, and welcomes the efforts under way, in cooperation with other United Nations agencies and development actors, to promote a framework for durable solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;
58/151, OP11 22 Dec 2003	11. Emphasizes the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who have beendetermined not to be in need of international protection, and affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity, irrespective of the status of the persons concerned;
59/170, OP10, 12 & 13 20 Dec 2004	10. Recalls the important role of effective partnerships and coordination in meeting the needs of refugees and other displaced persons and in finding durable solutions to their situations, welcomes the efforts under way, in cooperation with refugee-hosting countries and countries of origin, including their respective local communities, United Nations agencies and other development actors, to promote a framework for durable solutions, particularly in protracted refugee situations, which includes the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return, and encourages States, in cooperation with United Nations agencies and other development actors, to support, inter alia, through the allocation of funds, the development and implementation of the 4Rs and of other programming tools to facilitate the transition from relief to development;
	12. Recognizes the desirability of countries of origin, in cooperation with the Office of the High Commissioner, other States and other concerned actors, as necessary and appropriate, addressing, at an early stage, issues of a legal and administrative nature which are likely to hinder voluntary repatriation in safety and dignity, bearing in mind that some legal safety or administrative issues may be addressed only over time and that voluntary repatriation can and does take place without all legal and administrative issues having first been resolved;
	13. <i>Emphasizes</i> the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who have been determined not to be in need of international protection, and affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity, irrespective of the status of the persons concerned;

59/172, OP17, 19 & 20 20 Dec 2004

- 17. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
- 19. Reaffirms that voluntary repatriation should not necessarily be conditioned on the accomplishment of political solutions in the country of origin in order not to impede the exercise of the refugees' right to return, and recognizes that the voluntary repatriation and reintegration process is normally guided by the conditions in the country of origin, in particular that voluntary repatriation can be accomplished in conditions of safety and dignity;
- 20. Welcomes the development by the High Commissioner, in cooperation with other United Nations agencies and development actors, of the framework for durable solutions, aimed at promoting lasting solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;

60/128, OP18, 19 & 20 16 Dec 2005

- 18. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session;
- 19. Also reaffirms that voluntary repatriation should not necessarily be conditioned on the accomplishment of political solutions in the country of origin in order not to impede the exercise of the refugees' right to return, and recognizes that the voluntary repatriation and reintegration process is normally guided by the conditions in the country of origin, in particular that voluntary repatriation can be accomplished in conditions of safety and dignity;
- 20. Welcomes the development by the High Commissioner, in cooperation with other United Nations agencies and development actors, of the framework for durable solutions, aimed at promoting lasting solutions, particularly in protracted refugee situations, including the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return;

60/129, OP12 & 17 16 Dec 2005 61/137, OP17 & 22 19 Dec 2006 62/124, OP19 & 25 18 Dec 2007 63/148, OP19 & 25 18 Dec 2008	12. Recalls the important role of effective partnerships and coordination in meeting the needs of refugees and other displaced persons and in finding durable solutions to their situations, welcomes the efforts under way, in cooperation with refugee-hosting countries and countries of origin, including their respective local communities, United Nations agencies and other development actors, to promote a framework for durable solutions, particularly in protracted refugee situations, which includes the "4Rs" approach (repatriation, reintegration, rehabilitation and reconstruction) to sustainable return, and encourages States, in cooperation with United Nations agencies and other development actors, to support, inter alia, through the allocation of funds, the development and implementation of the 4Rs and of other programming tools to facilitate the transition from relief to development; 17. Emphasizes the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who have been determined not to be in need of international protection, and affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity, irrespective of the status of the persons concerned;
61/139, OP19 & 20 19 Dec 2006	19. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while
62/125, OP21 & 22 18 Dec 2007	voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to
63/149, OP21 & 22 18 Dec 2008	prevailing circumstances in their respective countries of origin, are unable to return home;
64/129, OP22 & 23 18 Dec 2009	20. Also reaffirms that voluntary repatriation should not necessarily be conditioned on the accomplishment of political solutions in the country of origin in order not to impede the exercise of the refugees' right to return,
65/193, OP22 & 23 21 Dec 2010	recognizes that the voluntary repatriation and reintegration process is normally guided by the conditions in the country of origin, in particular that voluntary repatriation can be accomplished in conditions of safety and
66/135, OP22 & 23 19 Dec 2011	dignity, and urges the High Commissioner to promote sustainable return through the development of durable and lasting solutions, particularly in
67/150, OP21 & 22 20 Dec 2012	protracted refugee situations;
68/143, OP21 & 22 18 Dec 2013	
69/154, OP21 & 22 18 Dec 2014	
64/127, OP30 18 Dec 2009	30. Emphasizes the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who
65/194, OP31 21 Dec 2010	have been determined not to be in need of international protection, and affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity, irrespective of the status of the persons concerned;
66/133, OP29	incopositio of the status of the persons concerned,

19 Dec 2011			
67/149, OP32 20 Dec 2012			
68/141, OP35 18 Dec 2013			
69/152, OP37 18 Dec 2014			

5. FORMER COLONIES

The provision reproduced below requests UNHCR to take appropriate measures to facilitate the voluntary repatriation and rehabilitation of refugees from territories emerging from colonial rule.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
3271(A)(XXIX), OP3 10 Dec 1974	3. Requests the High Commissioner to take appropriate measures, in agreement with the Governments concerned, to facilitate the voluntary repatriation of refugees from territories emerging from colonial rule and, in co-ordination with other competent bodies of the United Nations, their rehabilitation in their countries of origin;	

6. Monitoring of Returnees

The provision reproduced below calls upon UNHCR, in co-operation with States, to monitor the safety and well-being of returnees.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
49/169, OP9 23 Dec 1994	9. Reiterates that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise freely their right to return home in safety and dignity, ensuring that international protection continues to be extended until that time, and assisting, where needed, the return and reintegration of repatriating	

refugees, and further calls upon the High Commissioner, in cooperation with States concerned, to promote, facilitate and coordinate the voluntary repatriation of refugees, including the monitoring of their safety and well-being on return;
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7. PREREQUISITES FOR VOLUNTARY REPATRIATION

The provision reproduced below notes that voluntary repatriation must be on the basis of individual volition, in collaboration with UNHCR and in conditions of complete safety.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
42/110, PP6 7 Dec 1987	Considering that voluntary repatriation constitutes the most appropriate solution to the problem of refugees, provided that it is on the basis of individual volition and with the collaboration of the Office of the United Nations High Commissioner for Refugees and that it is carried out under conditions of complete safety, preferably to the country of origin,	

8. RELATIONSHIP TO OTHER DURABLE SOLUTIONS

8.1 NECESSITY OF OTHER DURABLE SOLUTIONS

The provisions reproduced below recognize that in the African context, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement are also viable options for refugees who are unable to return home.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	

54/147, OP16 17 Dec 1999 56/135, OP19 19 Dec 2001	16. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, as appropriate, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
57/183, OP22 18 Dec 2002	22. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
58/149, OP23	23. Reaffirms the right of return and the principle of voluntary repatriation,
22 Dec 2003	appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while
59/172, OP17	voluntary repatriation remains the pre-eminent solution, local integration and
20 Dec 2004	third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to
61/139, OP19 19 Dec 2006	prevailing circumstances in their respective countries of origin, are unable to return home;
62/125, OP21	
18 Dec 2007	
63/149, OP21	
18 Dec 2008	
64/129, OP22 18 Dec 2009	
65/193, OP22	
21 Dec 2010	
66/135, OP22	
19 Dec 2011	
67/150, OP21 20 Dec 2012	
68/143, OP21 18 Dec 2013	
69/154, OP21 18 Dec 2014	
60/128, OP18 16 Dec 2005	18. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options

for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session:
Nations High Commissioner for Refugees at its fifty-sixth session;

8.2 PREFERENCE FOR VOLUNTARY REPATRIATION

The provisions reproduced below reaffirm or emphasize that voluntary repatriation, when it is feasible, is the most desirable, most appropriate, only satisfactory, preferred, pre-eminent or ideal solution to the problem of refugees. One provision emphasizes that voluntary repatriation is the most appropriate means of solving the problems caused by the massive presence of refugees in countries of asylum.

Resolution / Paragraph Number & Date	Full Text		
GENERAL ASSEMBLY RE	GENERAL ASSEMBLY RESOLUTIONS		
2790 (XXVI), PP7 6 Dec 1971	Recognizing that voluntary repatriation is the only satisfactory solution to the refugee problem and that this is fully accepted by all concerned,		
38/121, PP11 16 Dec 1983	Emphasizing that voluntary repatriation is the most desirable and durable solution to problems of refugees and displaced persons of concern to the High Commissioner,		
39/140, PP8 14 Dec 1984 40/118, PP7 13 Dec 1985	Emphasizing that voluntary repatriation or return remains the most desirable solution to problems of refugees and displaced persons of concern to the High Commissioner,		
41/124, PP9 4 Dec 1986	Emphasizing also that voluntary repatriation or return remains the most desirable solution to the problems of refugees and displaced persons of concern to the High Commissioner,		
42/109, PP10 7 Dec 1987 43/117, PP10 8 Dec 1988	Realizing in this context that voluntary repatriation or return remains the most desirable solution to the problems facing refugees and displaced persons of concern to the High Commissioner, and welcoming the fact that in various parts of the world it has been possible for significant numbers of them to return voluntarily to their countries of origin,		
42/110, PP6 7 Dec 1987	Considering that voluntary repatriation constitutes the most appropriate solution to the problem of refugees, provided that it is on the basis of individual volition and with the collaboration of the Office of the United Nations High Commissioner for Refugees and that it is carried out under conditions of complete safety, preferably to the country of origin,		

43/118, PP14 8 Dec 1988	Emphasizing that, among the possible solutions, voluntary repatriation is the most appropriate solution for solving the problems created by the massive presence of refugees in the countries and communities of asylum,
44/137, PP9 15 Dec 1989	Realizing in this context that voluntary repatriation or return remains the most desirable solution to the problems facing refugees and displaced persons of concern to the Office of the High Commissioner, and welcoming the fact that it has been possible for significant numbers of them to return voluntarily to their country of origin,
44/139, PP12 15 Dec 1989	Emphasizing that, among the possible solutions, voluntary repatriation is the most appropriate means of solving the problems caused by the massive presence of refugees in the countries and communities of asylum,
47/105, OP9 16 Dec 1992	9. Reaffirms the importance of attaining durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in third countries, as appropriate, and urges all States and relevant organizations to support the High Commissioner in her efforts to search for durable solutions to the problem of refugees and displaced persons, primarily through the preferred solution of voluntary repatriation;
48/116, OP10 20 Dec 1993	10. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of her Office to pursue wherever possible opportunities to promote conditions conducive to the preferred solution of voluntary repatriation;
49/169, OP9 23 Dec 1994	9. Reiterates that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise freely their right to return home in safety and dignity, ensuring that international protection continues to be extended until that time, and assisting, where needed, the return and reintegration of repatriating refugees, and further calls upon the High Commissioner, in cooperation with States concerned, to promote, facilitate and coordinate the voluntary repatriation of refugees, including the monitoring of their safety and well-being on return;
50/152, OP17 21 Dec 1995	17. Reaffirms that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and dignity;
51/75, OP9 & 16 12 Dec 1996	9. <i>Urges</i> all States and relevant United Nations, intergovernmental and non-governmental organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of the Office of

	the High Commissioner to pursue, whenever possible, opportunities to promote conditions conducive to the preferred solution of voluntary repatriation; 16. Reaffirms that voluntary repatriation is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and dignity;
52/103, OP9 & 12 12 Dec 1997	9. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of her Office to pursue, wherever possible, opportunities to promote conditions conducive to the preferred solution of voluntary repatriation; 12. Reaffirms that voluntary repatriation is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and with dignity;
53/125, OP11 9 Dec 1998	11. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and with dignity;
54/146, OP12 17 Dec 1999	12. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, local integration and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community to act in a spirit of partnership to enable refugees to exercise their right to return home in safety and with dignity;
55/74, OP15 4 Dec 2000	15. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, local integration and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community to act in a spirit of burden-sharing and partnership to enable refugees to exercise their right to return home in safety and with dignity;
56/135, OP19 19 Dec 2001	19. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, as appropriate, are also viable

	options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
56/137, OP9 19 Dec 2001	9. Strongly reaffirms the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and
57/187, OP10 18 Dec 2002	seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that
69/152, OP29 18 Dec 2014	voluntary repatriation remains the preferred solution, supported by necessary rehabilitation and development assistance, to facilitate sustainable reintegration;
57/183, OP22 18 Dec 2002	22. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
58/149, OP23 22 Dec 2003	23. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conductive to voluntary repatriation, and recognizes that while
59/172, OP17 20 Dec 2004	voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable
61/139, OP19 19 Dec 2006	prevailing circumstances in their respective countries of origin, are unable to return home;
62/125, OP21 18 Dec 2007	
63/149, OP21 18 Dec 2008	
64/129, OP22 18 Dec 2009	
65/193, OP22 21 Dec 2010	
66/135, OP22 19 Dec 2011	
67/150, OP21 20 Dec 2012	
68/143, OP21 18 Dec 2013	
22 Dec 2003 59/172, OP17 20 Dec 2004 61/139, OP19 19 Dec 2006 62/125, OP21 18 Dec 2007 63/149, OP21 18 Dec 2008 64/129, OP22 18 Dec 2009 65/193, OP22 21 Dec 2010 66/135, OP22 19 Dec 2011 67/150, OP21 20 Dec 2012 68/143, OP21	appeals to countries of origin and countries of asylum to create conditio that are conducive to voluntary repatriation, and recognizes that, wh voluntary repatriation remains the pre-eminent solution, local integration a third-country resettlement, where appropriate and feasible, are also viat options for dealing with the situation of African refugees who, owing prevailing circumstances in their respective countries of origin, are unable

60/128, OP18	18. Reaffirms the right of return and the principle of voluntary repatriation,
	appeals to countries of origin and countries of asylum to create conditions
16 Dec 2005	that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session;

9. REQUESTS TO STATES (See also 4. Creation of Conditions Conducive to Voluntary Repatriation)

Several provisions reproduced below call on Governments to support UNHCR by facilitating its efforts to promote voluntary repatriation. One provision urges States to co-operate with UNHCR with regard to the ExCom conclusion on voluntary repatriation. A number of provisions call on States and in particular, countries of origin and countries of asylum, to do everything possible (or to act) to enable refugees to exercise their right to return home in safety and dignity. Other provisions call on States to support the sustainable reintegration of returnees by providing rehabilitation and development assistance to countries of origin, in conjunction with UNHCR, other UN mechanisms, and development agencies.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
428 (V), OP2(d) 14 Dec 1950	 2. Calls upon governments to co-operate with the United Nations High Commissioner for Refugees in the performance of his functions concerning refugees falling under the competence of his Office, especially by: (d) Assisting the High Commissioner in his efforts to promote the voluntary repatriation of refugees; 	
33/26, OP4 29 Nov 1978	4. Commends Governments that are actively encouraging voluntary repatriation or return as a solution to the problems in their area and requests the High Commissioner to render all possible assistance in such situations in lending help in the rehabilitation of the returnees;	
34/60, OP3(c) 29 Nov 1979	3. Urges Governments to intensify their support for the humanitarian activities of the High Commissioner by, among other things: (c) Facilitating his efforts to promote durable solutions through voluntary repatriation or return and assistance in the rehabilitation of persons returning to their countries, integration in countries of asylum or resettlement in other countries;	
40/118, OP7	7. Endorses the conclusions on voluntary repatriation adopted by the	

13 Dec 1985	Executive Committee of the Programme of the High Commissioner at its thirty-sixth session and urges States to extend their full co-operation to the High Commissioner to that effect;
47/105, OP9 16 Dec 1992	9. Reaffirms the importance of attaining durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in third countries, as appropriate, and urges all States and relevant organizations to support the High Commissioner in her efforts to search for durable solutions to the problem of refugees and displaced persons, primarily through the preferred solution of voluntary repatriation;
48/116, OP10 20 Dec 1993	10. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of her Office to pursue wherever possible opportunities to promote conditions conducive to the preferred solution of voluntary repatriation;
49/169, OP9 23 Dec 1994	9. Reiterates that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise freely their right to return home in safety and dignity, ensuring that international protection continues to be extended until that time, and assisting, where needed, the return and reintegration of repatriating refugees, and further calls upon the High Commissioner, in cooperation with States concerned, to promote, facilitate and coordinate the voluntary repatriation of refugees, including the monitoring of their safety and well-being on return;
50/152, OP17 & 19 21 Dec 1995	17. Reaffirms that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and dignity; 19. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies;
51/75, OP9 & 16 12 Dec 1996	9. <i>Urges</i> all States and relevant United Nations, intergovernmental and non-governmental organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of the Office of the High Commissioner to pursue, whenever possible, opportunities to promote conditions conducive to the preferred solution of voluntary repatriation; 16. <i>Reaffirms</i> that voluntary repatriation is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do

	everything possible to enable refugees to exercise their right to return home in safety and dignity;
52/103, OP9, 12 & 14 12 Dec 1997	9. <i>Urges</i> all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of her Office to pursue, wherever possible, opportunities to promote conditions conducive to the preferred solution of voluntary repatriation;
	12. Reaffirms that voluntary repatriation is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and with dignity;
	14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and, in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and in view of creating conditions furthering reconciliation and long-term development in countries of return, urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
53/125, OP11 & 12 9 Dec 1998	11. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and with dignity;
	12. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and also urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
54/146, OP12 & 13	12. Urges all States and relevant organizations to support the High
17 Dec 1999	Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, local integration and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community to act in a spirit of partnership to enable refugees to exercise their right to return

	home in safety and with dignity;
	13. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
55/74, OP15 & 16	15. Urges all States and relevant organizations to support the High
4 Dec 2000	Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, local integration and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community to act in a spirit of burden-sharing and partnership to enable refugees to exercise their right to return home in safety and with dignity;
	16. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner, relevant mechanisms, including those within the United Nations system, and development agencies;
56/135, OP19	19. Reaffirms the right of return and also the principle of voluntary
19 Dec 2001	repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, as appropriate, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
57/183, OP22	22. Reaffirms the right of return and also the principle of voluntary
18 Dec 2002	repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
58/149, OP23	23. Reaffirms the right of return and the principle of voluntary repatriation,
22 Dec 2003	appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while
59/172, OP17 20 Dec 2004	voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable entires for dealing with the cityation of African refugees who eving to
61/139, OP19	options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to

19 Dec 2006	return home;
62/125, OP21 18 Dec 2007	
63/149, OP21 18 Dec 2008	
64/129, OP22 18 Dec 2009	
65/193, OP22 21 Dec 2010	
66/135, OP22 19 Dec 2011	
67/150, OP21 20 Dec 2012	
68/143, OP21 18 Dec 2013	
69/154, OP21 18 Dec 2014	
59/170, OP13 20 Dec 2004	13. <i>Emphasizes</i> the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who have been determined not to be in need of international protection, and
61/137, OP17 & 22 19 Dec 2006	affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity, irrespective of the status of the persons concerned;
62/124, OP25 18 Dec 2007	
63/148, OP25 18 Dec 2008	
64/127, OP30 18 Dec 2009	
65/194, OP31 21 Dec 2010	
66/133, OP29 19 Dec 2011	
67/149, OP32 20 Dec 2012	
68/141, OP35 18 Dec 2013	
60/128, OP18 16 Dec 2005	18. Reaffirms the right of return and the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options

for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home, and welcomes in this regard the conclusion on local integration adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees at its fifty-sixth session;

10. RIGHT TO RETURN⁸²

The majority of the provisions reproduced below call on countries of origin, countries of asylum, UNHCR and the international community as a whole to do everything possible (or to act) to enable refugees to freely exercise their right to return home in safety and dignity. One provision notes that international protection must continue to be extended until the time of return.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RI	ESOLUTIONS
49/169, OP9 23 Dec 1994	9. Reiterates that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise freely their right to return home in safety and dignity, ensuring that international protection continues to be extended until that time, and assisting, where needed, the return and reintegration of repatriating refugees, and further calls upon the High Commissioner, in cooperation with States concerned, to promote, facilitate and coordinate the voluntary repatriation of refugees, including the monitoring of their safety and well-being on return;
50/152, OP17 21 Dec 1995	17. Reaffirms that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and dignity;
51/75, OP16 12 Dec 1996 52/103, OP12 12 Dec 1997	16. Reaffirms that voluntary repatriation is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and dignity;
53/125, OP11	11. Urges all States and relevant organizations to support the High

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⁸² See also <u>Responsibility for Refugees</u>: 1. Responsibility of Countries of Origin, for provisions dealing with the obligation of countries of origin to facilitate the return of their nationals who are not recognized as refugees.

9 Dec 1998	Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and with dignity;
54/146, OP12 17 Dec 1999	12. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, local integration and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community to act in a spirit of partnership to enable refugees to exercise their right to return home in safety and with dignity;
54/147, OP16 17 Dec 1999 56/135, OP19 19 Dec 2001	16. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, as appropriate, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
55/74, OP15 4 Dec 2000	15. <i>Urges</i> all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, local integration and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community to act in a spirit of burden-sharing and partnership to enable refugees to exercise their right to return home in safety and with dignity;
57/183, OP22 18 Dec 2002	22. Reaffirms the right of return and also the principle of voluntary repatriation, appeals to countries of origin and countries of asylum to create conditions that are conducive to voluntary repatriation, and recognizes that, while voluntary repatriation remains the pre-eminent solution, local integration and third-country resettlement, where appropriate and feasible, are also viable options for dealing with the situation of African refugees who, owing to prevailing circumstances in their respective countries of origin, are unable to return home;
69/152, OP37 18 Dec 2014	37. Emphasizes the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who have been determined not to be in need of international protection, and affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity, irrespective of the status of the persons concerned;

11. Role of UN AGENCIES AND NGOS

Several provisions reproduced below recognize the useful role of United Nations bodies and non-governmental agencies in assistance and rehabilitation of returnees, and in voluntary repatriation in general. Other provisions request UNHCR to continue efforts to promote permanent and speedy solutions, inter alia, through voluntary repatriation and rehabilitation assistance, in co-operation, inter alia, with United Nations bodies, non-governmental organizations and voluntary agencies. One provisions urges all United Nations, intergovernmental and non-governmental organizations to support UNHCR's search for durable solutions, including voluntary repatriation.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RE	GENERAL ASSEMBLY RESOLUTIONS	
2789 (XXVI), PP5 6 Dec 1971	Recognizing the importance of voluntary repatriation as a permanent solution to the refugee problem and the useful role that United Nations bodies and non-governmental agencies can play in facilitating the rehabilitation of groups of refugees who have voluntarily returned to their countries of origin,	
2956 (XXVII), PP4 12 Dec 1972	Recognizing the importance of voluntary repatriation as a permanent solution to the refugee problem and the useful role that United Nations bodies and non-governmental agencies have been playing in facilitating the rehabilitation of groups of refugees who have voluntarily returned to their countries of origin,	
3143 (XXVIII), PP4 & OP3 14 Dec 1973	Recognizing the importance of voluntary repatriation as a permanent solution to the refugee problem and the useful role played by the High Commissioner in co-operation with other members of the United Nations system and non-governmental agencies in assisting them, 3. Requests the High Commissioner to continue his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies, to promote permanent and speedy solutions through voluntary repatriation, assistance in rehabilitation where necessary, integration in countries of asylum or resettlement in other countries;	
3271 (XXIX) A, PP4 & OP4 10 Dec 1974	Recognizing the importance of permanent solutions to refugee problems, including voluntary repatriation, and of the role played by the High Commissioner in co-operation with other members of the United Nations system and non-governmental agencies, 4. Further requests the High Commissioner to continue his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies, to promote permanent and speedy solutions through voluntary repatriation and assistance in rehabilitation, where necessary, through integration in countries of asylum or resettlement in other countries;	

3454 (XXX), OP2 9 Dec 1975	2. Requests the High Commissioner to continue his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies, to promote permanent and speedy solutions to the problems facing his Office through voluntary repatriation and assistance in rehabilitation, integration in countries of asylum or resettlement in other countries as needed;
31/35, OP3 30 Nov 1976	3. Requests the High Commissioner to intensify his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies, to promote permanent and speedy solutions to the problems facing his Office through voluntary repatriation and assistance in rehabilitation of returnees, integration in countries of asylum or resettlement in other countries as needed;
51/75, OP9 12 Dec 1996	9. <i>Urges</i> all States and relevant United Nations, intergovernmental and non-governmental organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of the Office of the High Commissioner to pursue, whenever possible, opportunities to promote conditions conducive to the preferred solution of voluntary repatriation;
69/152, OP 32 18 Dec 2014	32. Encourages further efforts by the Office of the High Commissioner, in cooperation with countries hosting refugees and countries of origin, including their respective local communities, relevant United Nations agencies, international and intergovernmental organizations, regional organizations, as appropriate, non-governmental organizations and development actors, to actively promote durable solutions, particularly in protracted refugee situations, with a focus on sustainable, timely and voluntary return, which encompasses repatriation, reintegration, rehabilitation and reconstruction activities, and encourages States and other relevant actors to continue to support these efforts through, inter alia, the allocation of funds;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1655 (LII), PP2 1 June 1972	Stressing the importance, recognized in General Assembly resolution 2789 (XXVI) of 6 December 1971, of voluntary repatriation as a permanent solution to such refugee problems and the useful role that United Nations bodies and non-governmental agencies can play in facilitating the rehabilitation of refugees who have voluntarily returned to their country of origin,

12. ROLE OF UNHCR

Several provisions reproduced below request UNHCR to continue efforts to promote permanent and speedy solutions in co-operation with Governments, UN bodies and voluntary agencies, inter alia, through voluntary repatriation. A number of provisions call, inter alia, on UNHCR to do everything possible (or to act) to enable refugees to freely exercise their right to return home in safety and dignity and welcome UNHCR's efforts to promote conditions

conducive to voluntary repatriation. Other provisions call on States to provide rehabilitation and development assistance, in conjunction with UNHCR, to support the sustainable reintegration of returnees. One provision calls on UNHCR, in co-operation with States concerned, to promote, facilitate and co-ordinate voluntary repatriation, including monitoring of the safety and well-being of returnees. Several provisions request UNHCR to facilitate and assist in voluntary repatriation and to assist in the rehabilitation of returnees. One provision specifically requests the High Commissioner to use his good offices to facilitate the voluntary repatriation of Angolan refugees in the Republic of the Congo. Provisions also recognize the role of UNHCR in voluntary repatriation and endorse the ExCom conclusion on voluntary repatriation. One provision urges UNHCR to strengthen its support of national efforts at legal and judicial capacity-building and others urge UNHCR to strengthen its co-operation and co-ordination with entities concerned with development and rehabilitation, including international financial institutions and non-governmental organizations.

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Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RI	ESOLUTIONS
1671 (XVI), OP2 18 Dec 1961	2. Requests the High Commissioner to continue to lend his good offices in seeking appropriate solutions to the problem arising from the presence of Angolan refugees in the Republic of the Congo (Leopoldville), inter alia, by facilitating, in close collaboration with the authorities and organizations directly concerned, the voluntary repatriation of those refugees;
1672 (XVI), PP8(b) 18 Dec 1961	Requests the United Nations High Commissioner for Refugees to: (b) Use the means at his disposal to assist in the orderly return of those refugees to their homes and consider the possibility, when necessary, of facilitating their resettlement in their homeland as soon as circumstances permit;
2197 (XXI), OP1(a) 16 Dec 1966	 Requests the United Nations High Commissioner for Refugees to continue to provide international protection to refugees who are his concern, within the limits of his competence, and to promote permanent solutions to their problems: (a) By facilitating their voluntary repatriation through any steps he may consider appropriate and in conformity with the humanitarian character of his mandate;
3143 (XXVIII), OP3 14 Dec 1973	3. Requests the High Commissioner to continue his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies, to promote permanent and speedy solutions through voluntary repatriation, assistance in rehabilitation where necessary, integration in countries of asylum or resettlement in other countries;
3271 (XXIX), A, PP4 & OP4 10 Dec 1974	Recognizing the importance of permanent solutions to refugee problems, including voluntary repatriation, and of the role played by the High Commissioner in co-operation with other members of the United Nations system and non-governmental agencies, 4. Further requests the High Commissioner to continue his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies,

	to promote permanent and speedy solutions through voluntary repatriation and assistance in rehabilitation, where necessary, through integration in countries of asylum or resettlement in other countries;
3454 (XXX), OP2 9 Dec 1975	2. Requests the High Commissioner to continue his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies, to promote permanent and speedy solutions to the problems facing his Office through voluntary repatriation and assistance in rehabilitation, integration in countries of asylum or resettlement in other countries as needed;
31/35, OP3 30 Nov 1976	3. Requests the High Commissioner to intensify his efforts, in co-operation with Governments, United Nations bodies and voluntary agencies, to promote permanent and speedy solutions to the problems facing his Office through voluntary repatriation and assistance in rehabilitation of returnees, integration in countries of asylum or resettlement in other countries as needed;
33/26, OP4 29 Nov 1978	4. Commends Governments that are actively encouraging voluntary repatriation or return as a solution to the problems in their area and requests the High Commissioner to render all possible assistance in such situations in lending help in the rehabilitation of the returnees;
40/118, OP7 13 Dec 1985	7. Endorses the conclusions on voluntary repatriation adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-sixth session and urges States to extend their full co-operation to the High Commissioner to that effect;
48/116, OP10 20 Dec 1993	10. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of her Office to pursue wherever possible opportunities to promote conditions conducive to the preferred solution of voluntary repatriation;
49/169, OP9 23 Dec 1994	9. Reiterates that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise freely their right to return home in safety and dignity, ensuring that international protection continues to be extended until that time, and assisting, where needed, the return and reintegration of repatriating refugees, and further calls upon the High Commissioner, in cooperation with States concerned, to promote, facilitate and coordinate the voluntary repatriation of refugees, including the monitoring of their safety and well-being on return;
50/152, OP17 & 19 21 Dec 1995	17. Reaffirms that voluntary repatriation, when it is feasible, is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and dignity; 19. Calls upon all States to promote conditions conducive to the return of

	refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies;
51/75, OP9 & 16 12 Dec 1996	9. <i>Urges</i> all States and relevant United Nations, intergovernmental and non-governmental organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of the Office of the High Commissioner to pursue, whenever possible, opportunities to promote conditions conducive to the preferred solution of voluntary repatriation;
	16. Reaffirms that voluntary repatriation is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and dignity;
52/103, OP9, 12 & 14 12 Dec 1997	9. <i>Urges</i> all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, and welcomes in particular the ongoing efforts of her Office to pursue, wherever possible, opportunities to promote conditions conducive to the preferred solution of voluntary repatriation;
	12. Reaffirms that voluntary repatriation is the ideal solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and with dignity;
	14. Calls upon all States to promote conditions conducive to the return of refugees and to support their sustainable reintegration by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and, in view of the relationship between safeguarding human rights and preventing conditions that give rise to refugee outflows, urges the Office of the High Commissioner, within its mandate and at the request of the Government concerned, to strengthen its support of national efforts at legal and judicial capacity-building, where necessary, in cooperation with the United Nations High Commissioner for Human Rights, and in view of creating conditions furthering reconciliation and long-term development in countries of return, urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant development agencies;
53/125, OP11 & 12 9 Dec 1998	11. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, integration in the country of asylum and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community as a whole to do everything possible to enable refugees to exercise their right to return home in safety and with dignity;

	12. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and also urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
54/146, OP12 & 13 17 Dec 1999	12. <i>Urges</i> all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, local integration and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community to act in a spirit of partnership to enable refugees to exercise their right to return home in safety and with dignity; 13. <i>Calls upon</i> all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner and relevant development agencies, and urges the Office of the High Commissioner to strengthen its cooperation and coordination with relevant entities, including international financial institutions and non-governmental organizations;
55/74, OP15 & 16 4 Dec 2000	15. Urges all States and relevant organizations to support the High Commissioner's search for durable solutions to refugee problems, including voluntary repatriation, local integration and resettlement in a third country, as appropriate, reaffirms that voluntary repatriation is the preferred solution to refugee problems, and calls upon countries of origin, countries of asylum, the Office of the High Commissioner and the international community to act in a spirit of burden-sharing and partnership to enable refugees to exercise their right to return home in safety and with dignity; 16. Calls upon all States to promote conditions conducive to the voluntary repatriation of refugees in safety and with dignity, including conditions furthering reconciliation and long-term development in countries of return, and to support the sustainable reintegration of returnees by providing countries of origin with necessary rehabilitation and development assistance in conjunction, as appropriate, with the Office of the High Commissioner, relevant mechanisms, including those within the United Nations system, and development agencies;
69/152, OP32 18 Dec 2014	Encourages further efforts by the Office of the High Commissioner, in cooperation with countries hosting refugees and countries of origin, including their respective local communities, relevant United Nations agencies, international and intergovernmental organizations, regional organizations, as appropriate, non-governmental organizations and development actors, to actively promote durable solutions, particularly in protracted refugee situations, with a focus on sustainable, timely and voluntary return, which encompasses repatriation, reintegration,

	rehabilitation and reconstruction activities, and encourages States and other relevant actors to continue to support these efforts through, inter alia, the allocation of funds;
69/152, OP33 18 Dec 2014	Encourages the Office of the High Commissioner to adopt a solution- oriented approach that supports the sustainability of voluntary repatriation and reintegration, including from the onset of displacement, and in this regard urges the Office to further strengthen partnerships with national Governments and development actors, as well as international financial institutions;

WOMEN

1. ACCESS TO ASSISTANCE

The provisions reproduced below call upon States to ensure access for refugee and displaced women to emergency relief, health programmes, counselling services, and material assistance.

Resolution / Paragraph Number & Date	Full Text	
	GENERAL ASSEMBLY RESOLUTIONS	
35/135, OP2 & 4 11 Dec 1980	 2. Calls upon all States and donors providing immediate relief to refugees and displaced persons to endeavour to lessen the special vulnerability of women in these circumstances, by ensuring their access to emergency relief and to health programmes, and. their active participation in decision making in centres or camps for refugees or displaced persons; 4. Further calls upon all States and donors assisting in the rehabilitation, resettlement or repatriation of refugees and displaced persons to recognize the pivotal role of the mother in the family, and thus in the provision of family welfare, to ensure women's rights to physical safety and to facilitate their access to counselling services and material assistance; 	
61/137, OP14 19 Dec 2006	14. Acknowledges that forcibly displaced women and girls can be exposed to particular protection problems related to their gender, their cultural and socioeconomic position, and their legal status, that they may be less likely than men and boys to be able to exercise their rights, and that, therefore, specific action in favour of women and girls may be necessary to ensure that they can enjoy protection and assistance on an equal basis with men and boys, and notes the important guidance provided in the Executive Committee conclusion on women and girls at risk to address issues of identification of those individuals and action to be taken in prevention and response;	

2. APPEALS FOR ASSISTANCE TO REFUGEE WOMEN

The provisions reproduced below request the international community to provide urgent and adequate assistance to refugee and displaced women, and to provide legal, humanitarian and other assistance to refugee women and children who were victims of apartheid.

Resolution / Paragraph Number & Date	Full Text
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GENERAL ASSEMBLY RESOLUTIONS	
35/135, OP3 11 Dec 1980	3. Urges the international community to provide urgent and adequate assistance to all refugee and displaced women and to developing countries providing asylum or rehabilitation, especially the least developed and most seriously affected countries;
41/123, OP2(b) 4 Dec 1986	 2. Calls upon all Governments, intergovernmental organizations and non-governmental organizations to intensify their support for and solidarity with refugee women and children outside South Africa and Namibia and in front-line States, in particular: (b) To provide legal, humanitarian and other assistance to refugee women and children and their families who are victims of apartheid;

3. **DISCRIMINATION**

The provisions reproduced below recognize the vulnerability of women and girls to gender-based discrimination and call upon States, UNHCR and others to co-operate in eliminating all forms of discrimination against female refugees and asylum-seekers. One provision encourages States and relevant organizations to provide individual identification and registration documents on a non-discriminatory basis to refugee women and children.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RI	ESOLUTIONS
47/105, OP6 16 Dec 1992	6. Acknowledges with appreciation the progress made in the implementation of the Guidelines on the Protection of Refugee Women and calls upon States, the High Commissioner and other parties concerned to cooperate in eliminating all forms of discrimination, sexual exploitation and violence against female refugees and asylum-seekers and in promoting their active involvement in decisions affecting their lives and communities;
50/182, PP9 22 Dec 1995	Recognizing also that women and children constitute approximately 80 per cent of most refugee populations and that, in addition to the problems and needs they share with all refugees, women and girls in such circumstances are vulnerable to gender-based discrimination and gender-specific violence and exploitation,
52/132, PP10 12 Dec 1997	Recognizing that women and children constitute the majority of most refugee populations and that, in addition to the problems they share in common with all refugees, women and girls in such circumstances are vulnerable to gender-based discrimination and gender-specific violations of human rights,

63/149, OP8 18 Dec 2008	8. Acknowledges the important contribution of the age, gender and diversity mainstreaming strategy in identifying, through a participatory approach, the
	protection risks faced by the different members of the refugee community, in
64/129, OP9 18 Dec 2009	particular the non-discriminatory treatment and protection of refugee women and refugee children and minority groups of refugees;
16 Dec 2009	and rerugee children and minority groups of rerugees,
65/193, OP9	
21 Dec 2010	
66/135, OP9	
19 Dec 2011	
67/150, OP8	
20 Dec 2012	
68/143, OP8	
18 Dec 2013	
69/154, OP8	8. Acknowledges the important contribution of age, gender and diversity
18 Dec 2014	mainstreaming in identifying, through a participatory approach, the protection risks faced by the different members of the refugee communities, in particular
	the non-discriminatory treatment and protection of women, children, persons
	with disabilities and the elderly;
ECONOMIC AND SOCIAL	COUNCIL RESOLUTIONS
1991/23, PP6 & OP5	Recognizing that ensuring equal treatment of refugee and displaced women
30 May 1991	and men may require specific action in favour of the former,
	E Engurages Member States and relevant organizations to provide access
	5. Encourages Member States and relevant organizations to provide access to individual identification and registration documents, on a non-
	discriminatory basis, to all refugee women and, wherever possible, children,
	irrespective of whether the women and children are accompanied by male family members;
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4. EDUCATION AND TRAINING

The provision reproduced below encourages UNHCR to undertake education and training activities for refugee women, in particular, in the area of reproductive health, with full respect for the religious, ethical and cultural backgrounds of the refugees.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	

49/169, OP19 23 Dec 1994	19. Encourages the High Commissioner to continue to undertake initiatives for refugee women in the areas of leadership and skills training, legal awareness and education and, in particular, in the area of reproductive health, with full respect for the various religious and ethical values and cultural backgrounds of the refugees, in conformity with universally recognized human rights;
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5. ENDORSEMENT OF UNHCR POLICY

The provisions reproduced below commend UNHCR's programmes for refugee and displaced women, and endorse UNHCR's policy on refugee women, which provides for the integration of refugee women into all UNHCR programmes. Another provision urges States, UN agencies, intergovernmental organizations and NGOs to support the implementation of UNHCR's policy on refugee women. A number of provisions endorse the ExCom conclusions on refugee women, refugee women and international protection, and refugee protection and sexual violence. One provision commends the policy on refugee women adopted by ExCom. Another provision commends UNHCR's Guidelines on the Protection of Refugee Women, as providing a practical means of ensuring the protection of refugee women, and calls upon States, UN agencies and other organizations to implement the Guidelines. A subsequent provision welcomes the progress made in the implementation of the Guidelines on the Protection of Refugee Women.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RE	ESOLUTIONS
40/118, OP9 13 Dec 1985	9. Commends the High Commissioner's programmes for refugee and displaced women, especially those undertaken to secure their protection and to help them to become self-sufficient through educational, vocational and income-generating projects;
43/117, OP8 8 Dec 1988	8. Endorses the conclusions on refugee women adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-ninth session, and urges States to extend their full co-operation to the High Commissioner in his efforts to ensure that the special needs of refugee women in the fields of protection, assistance and durable solutions are met;
44/137, OP9 15 Dec 1989	9. Endorses the conclusions on refugee women adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in which, in particular, the Executive Committee recognized the need to facilitate the participatory role of refugee women and the need for a policy framework and organizational work plan for the implementation of the next stages of bringing issues concerning refugee women into the mainstream of the activities of the Office of the High Commissioner;

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45/140, OP6 & 7 14 Dec 1990	 Endorses the High Commissioner's policy on refugee women, which provides for the integration of refugee women into all the programmes of the Office of the High Commissioner, as well as the conclusion on refugee women and international protection adopted by the Executive Committee of the Programme of the High Commissioner at its forty-first session; Urges States, relevant agencies of the United Nations system and other international intergovernmental and non-governmental organizations to support the implementation of the policy on refugee women through their own efforts;
46/106, OP8 16 Dec 1991	8. Commends the High Commissioner on the Guidelines on the Protection of Refugee Women, which provide a practical means of ensuring the protection of refugee women, including the delivery of appropriate assistance programmes, and calls upon States, relevant agencies of the United Nations system and other organizations, whether governmental, intergovernmental or non-governmental, to implement the Guidelines;
47/105, OP6 16 Dec 1992	6. Acknowledges with appreciation the progress made in the implementation of the Guidelines on the Protection of Refugee Women and calls upon States, the High Commissioner and other parties concerned to cooperate in eliminating all forms of discrimination, sexual exploitation and violence against female refugees and asylum-seekers and in promoting their active involvement in decisions affecting their lives and communities;
48/116, OP6 20 Dec 1993	6. Endorses, in this connection, the conclusions on the personal security of refugees and on refugee protection and sexual violence adopted by the Executive Committee of the Programme of the High Commissioner at its forty-fourth session;
66/135, PP8 19 Dec 2011	Recalling the regional dialogues that the Office of the United Nations High Commissioner for Refugees undertook on protection challenges and solutions with refugee women and girls in Uganda and Zambia in March and April 2011, respectively,
ECONOMIC AND SOCIAL	COUNCIL RESOLUTIONS
1991/23, PP13 30 May 1991	Commending the policy on refugee women recently adopted by the Executive Committee of the Programme of the United Nations High Commissioner for Refugees and subsequently endorsed by the General Assembly in its resolution 45/140 of 14 December 1990,

6. EXPLOITATION

The provisions reproduced below recognize the particular vulnerability of refugee and displaced women and girls to gender-specific exploitation and violations of human rights. One provision calls on States, UNHCR and others to co-operate in eliminating, inter alia, all forms of sexual exploitation against female refugees and asylum-seekers. Another provision

calls on the international community to implement measures to protect refugee women, inter alia, from abduction and circumstances that could force them into illegal activities.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RE	ESOLUTIONS
35/135, PP6 11 Dec 1980	Recognizing also the particular vulnerability of refugee and displaced women to intimidation, exploitation and physical and sexual abuse,
47/105, OP6 16 Dec 1992	6. Acknowledges with appreciation the progress made in the implementation of the Guidelines on the Protection of Refugee Women and calls upon States, the High Commissioner and other parties concerned to cooperate in eliminating all forms of discrimination, sexual exploitation and violence against female refugees and asylum-seekers and in promoting their active involvement in decisions affecting their lives and communities;
50/182, PP9 22 Dec 1995	Recognizing also that women and children constitute approximately 80 per cent of most refugee populations and that, in addition to the problems and needs they share with all refugees, women and girls in such circumstances are vulnerable to gender-based discrimination and gender-specific violence and exploitation,
52/132, PP10 12 Dec 1997	Recognizing that women and children constitute the majority of most refugee populations and that, in addition to the problems they share in common with all refugees, women and girls in such circumstances are vulnerable to gender-based discrimination and gender-specific violations of human rights,
69/154, PP4 18 Dec 2014	Recognizing the particular vulnerability of women and children among refugees and displaced persons, including exposure to discrimination and sexual and physical abuse, violence and exploitation, and in this regard acknowledging the importance of preventing, responding to and addressing sexual and gender-based violence,
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP2 30 May 1991	2. Calls upon the international community to give priority to extending international protection to refugee women and children by implementing measures to ensure greater protection from physical violence, sexual abuse, abduction and circumstances that could force them into illegal activities;

7. GENDER-RELATED PERSECUTION AS GROUNDS FOR REFUGEE STATUS

One provision reproduced below calls on UNHCR to support efforts by States towards the development and implementation of criteria and guidelines on responses to persecution, including persecution through sexual violence or other gender-related persecution. The remaining provisions call on States to ensure that women with a well-founded fear of persecution, including persecution through sexual violence or other gender-related persecution, are recognized as refugees under the 1951 Convention and 1967 Protocol.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RI	ESOLUTIONS
50/152, OP12 21 Dec 1995	12. Welcomes the Platform for Action adopted at the Fourth World Conference on Women, held at Beijing from 4 to 15 September 1995, particularly the strong commitment made by States in the Platform to refugee women and other displaced women in need of international protection, and calls upon the United Nations High Commissioner for Refugees to support and promote efforts by States towards the development and implementation of criteria and guidelines on responses to persecution, including persecution through sexual violence or other gender-related persecution, specifically aimed at women for reasons enumerated in the 1951 Convention and 1967 Protocol, by sharing information on States' initiatives to develop such criteria and guidelines and by monitoring to ensure their fair and consistent application by the States concerned;
51/75, OP8 12 Dec 1996	8. Encourages the Office of the High Commissioner to continue and strengthen its efforts for the protection of women having a well-founded fear of persecution, and calls upon States to adopt an approach that is sensitive to gender-related concerns and ensures that women whose claims to refugee status are based upon a well-founded fear of persecution, including persecution through sexual violence or other gender-related persecution, are recognized as refugees for reasons enumerated in the 1951 Convention and its 1967 Protocol;
52/103, OP15 12 Dec 1997 53/125, OP17 9 Dec 1998	15. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and its 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees and encourages the Office of the High Commissioner to continue and strengthen its efforts for the protection of refugee women;
54/146, OP18 17 Dec 1999 55/74, OP21 4 Dec 2000	18. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and the 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees, and encourages the Office of the High Commissioner to continue and to strengthen its efforts for the protection of refugee women;

8. GENDER-RELATED VIOLENCE

8.1 GENERAL

The provisions reproduced below recognize the vulnerability of refugee and displaced women and girls to gender-specific violence and call on States, UNHCR and other parties to cooperate in eliminating all forms of sexual violence against female refugees and asylumseekers. One provision calls on States and donors to ensure women's rights to physical safety.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RE	ESOLUTIONS
35/135, PP6 & OP4 11 Dec 1980	Recognizing also the particular vulnerability of refugee and displaced women to intimidation, exploitation and physical and sexual abuse,
	4. Further calls upon all States and donors assisting in the rehabilitation, resettlement or repatriation of refugees and displaced persons to recognize the pivotal role of the mother in the family, and thus in the provision of family welfare, to ensure women's rights to physical safety and to facilitate their access to counselling services and material assistance;
47/105, OP6 16 Dec 1992	6. Acknowledges with appreciation the progress made in the implementation of the Guidelines on the Protection of Refugee Women and calls upon States, the High Commissioner and other parties concerned to cooperate in eliminating all forms of discrimination, sexual exploitation and violence against female refugees and asylum-seekers and in promoting their active involvement in decisions affecting their lives and communities;
50/182, PP9 22 Dec 1995	Recognizing also that women and children constitute approximately 80 per cent of most refugee populations and that, in addition to the problems and needs they share with all refugees, women and girls in such circumstances are vulnerable to gender-based discrimination and gender-specific violence and exploitation,
69/154, PP4 18 Dec 2014	Recognizing the particular vulnerability of women and children among refugees and displaced persons, including exposure to discrimination and sexual and physical abuse, violence and exploitation, and in this regard acknowledging the importance of preventing, responding to and addressing sexual and gender-based violence,

8.2 PHYSICAL VIOLENCE

The provision reproduced below calls upon the international community to implement measures to ensure greater protection to refugee women and children from physical violence.

Resolution / Paragraph Number & Date	Full Text
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP2 30 May 1991	2. Calls upon the international community to give priority to extending international protection to refugee women and children by implementing measures to ensure greater protection from physical violence, sexual abuse, abduction and circumstances that could force them into illegal activities;
69/154, PP4 18 Dec 2014	Recognizing the particular vulnerability of women and children among refugees and displaced persons, including exposure to discrimination and sexual and physical abuse, violence and exploitation, and in this regard acknowledging the importance of preventing, responding to and addressing sexual and gender-based violence,

8.3 SEXUAL ABUSE AND VIOLENCE

The provisions reproduced below recognize the particular vulnerability of refugee women to sexual abuse, endorse the ExCom conclusion on refugee protection and sexual violence, and call upon the international community to implement measures to ensure greater protection of refugee women from sexual abuse.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	

35/135, PP6 11 Dec 1980	Recognizing also the particular vulnerability of refugee and displaced women to intimidation, exploitation and physical and sexual abuse,
48/116, OP6 20 Dec 1993	6. Endorses, in this connection, the conclusions on the personal security of refugees and on refugee protection and sexual violence adopted by the Executive Committee of the Programme of the High Commissioner at its forty-fourth session;
60/129, OP19 16 Dec 2005 61/137, OP13 19 Dec 2006	19. Affirms the importance of mainstreaming the protection needs of women and children to ensure their participation in the planning and implementation of programmes of the Office of the High Commissioner and State policies and the importance of according priority to addressing the problem of sexual and gender-based violence;
62/124, OP15 18 Dec 2007 63/148, OP15 18 Dec 2008 64/127, OP20 18 Dec 2009 65/194, OP21 21 Dec 2010	15. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and in ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, and also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the protection needs of women and children in particular;
66/133, OP20 19 Dec 2011	20. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and in ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the protection needs of women and children in particular, welcomes, in this context, the series of dialogues with women and girls initiated by the Office, in this anniversary year, as an important move towards increasing understanding and improving the protection of women and girls, and underlines the importance of continuing to work on this issue;
67/149, OP22 20 Dec 2012 Omnibus 25 69/152, OP27 18 Dec 2014	22. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the protection needs of women and children in particular, and underlines the importance of continuing to work on those issues;
69/154, PP4 18 Dec 2014	Recognizing the particular vulnerability of women and children among refugees and displaced persons, including exposure to discrimination and sexual and physical abuse, violence and exploitation, and in this regard acknowledging the importance of preventing, responding to and addressing

	sexual and gender-based violence,
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP2 30 May 1991	2. Calls upon the international community to give priority to extending international protection to refugee women and children by implementing measures to ensure greater protection from physical violence, sexual abuse, abduction and circumstances that could force them into illegal activities;

9. GIRL-CHILD

The provisions reproduced below recognize the vulnerability, inter alia, of girls to gender-specific discrimination, violence and exploitation, and acknowledge UNHCR measures to ensure the protection and assistance, inter alia, of refugee girls. Several provisions request the Secretary-General to give special attention to the girl-child refugee in his reports to the General Assembly.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RI	ESOLUTIONS
48/116, OP8 20 Dec 1993	8. Acknowledges with appreciation the further progress made in the implementation of measures within the framework of the High Commissioner's programme to ensure the protection and to meet the assistance needs of refugee women and girls, in accordance with the High Commissioner's policy on refugee women;
50/182, PP9 22 Dec 1995	Recognizing also that women and children constitute approximately 80 per cent of most refugee populations and that, in addition to the problems and needs they share with all refugees, women and girls in such circumstances are vulnerable to gender-based discrimination and gender-specific violence and exploitation,
52/105, OP10 12 Dec 1997	10. Requests the Secretary-General to report to the General Assembly at its fifty-third session on the implementation of the present resolution, and to give special attention to the girl-child refugee in his report.
53/122, OP12 9 Dec 1998	12. Requests the Secretary-General to report to the General Assembly at its fifty-fourth session on the implementation of the present resolution and to give special attention to the girl-child refugee in his report.
54/145, OP12 17 Dec 1999	12. Requests the Secretary-General to report to the General Assembly at its fifty-sixth session on the implementation of the present resolution and to give special attention to the girl-child refugee in his report.

56/136, OP12 19 Dec 2001	12. Requests the Secretary-General to report to the General Assembly at its fifty-eighth session on the implementation of the present resolution and to give special attention in his report to the girl-child refugee.
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10. INTERNALLY DISPLACED WOMEN (See Internally Displaced Persons: 4. Children and Women and Other Groups with Specific Needs)

11. LEGAL FRAMEWORK

The provision reproduced below stresses that all action taken on behalf of refugee and displaced women must be guided by the relevant international instruments on refugees and human rights, including the 1951 Convention and 1967 Protocol and the Convention on the Elimination of All Forms of Discrimination against Women.

Resolution / Paragraph Number & Date	Full Text
ECONOMIC AND SOCIAL	COUNCIL RESOLUTIONS
1991/23, PP4 30 May 1991	Stressing that all action taken on behalf of refugee and displaced women and children must be guided by the relevant international instruments relating to the status of refugees, as well as other human rights instruments, in particular, the Convention relating to the Status of Refugees, adopted on 28 July 1951, and its 1967 Protocol, the Convention on the Elimination of All Forms of Discrimination against Women, and the Convention on the Rights of the Child,

12. NEED FOR ACTION

The provisions reproduced below note that the situation and problems of refugee women have not been fully studied, note the need for substantial effort to promote durable solutions to the problems of refugees, in particular refugee women and children, and decide on the inclusion of the situation of refugee women into the World Conference of the United Nations Decade for Women.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RE	ESOLUTIONS
34/161, PP3 & OP1 17 Dec 1979	Conscious that the situation of women refugees has not yet been systematically studied, 1. Decides that the situation of women refugees the world over should be included in the provisional agenda for the World Conference of the United Nations Decade for Women: Equality, Development and Peace as a subitem under agenda item 9, on the programme of action for the second half of the United Nations Decade for Women;
35/41, PP6 25 Nov 1980	Considering further the continuing and urgent need for a substantial international humanitarian effort to promote durable solutions to the problems of refugees and displaced persons, drawing particular attention to women and children the world over, and welcoming the recommendations on this subject in the Programme of Action for the Second Half of the United Nations Decade for Women: Equality, Development and Peace adopted at the World Conference of the United Nations Decade for Women,
35/135, PP7 11 Dec 1980	Aware that the special problems of refugee and displaced women have to date not been fully studied,

13. PARTICIPATION

The provisions reproduced below call on States and donors to ensure the active participation of refugee women in refugee camps or centres, in assessing their own needs and planning and implementing programmes. One provision stresses the importance of the full participation of refugee women in the analysis of their needs and the design and implementation of programmes. Other provisions note the need for projects to promote the participation of women and call on States, UNHCR and others to co-operate in promoting the active involvement of women in decisions affecting them. One provision urges UNHCR to work with host countries to encourage the participation of women in the administration of refugee assistance programmes and in training and orientation programmes. Another provision urges States, UN organizations and NGOs to ensure that refugee and displaced women are provided with sufficient information to enable them to make decisions on their own future. One of the provisions included below endorses the ExCom Conclusion recognizing the need to facilitate the participatory role of refugee women and the need for a policy framework and organizational work plan for mainstreaming issues concerning refugee women into UNHCR activities.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	

35/135, OP2 & 5 11 Dec 1980	 Calls upon all States and donors providing immediate relief to refugees and displaced persons to endeavour to lessen the special vulnerability of women in these circumstances, by ensuring their access to emergency relief and to health programmes, and their active participation in decision making in centres or camps for refugees or displaced persons; Urges the High Commissioner to work with host country Governments to encourage the participation of women, including refugee women, in the administration of refugee assistance programmes, notably the provision of essential food, shelter and medical services in countries of asylum and to promote their participation in training and orientation programmes in countries of asylum and resettlement;
44/137, OP9 15 Dec 1989	9. Endorses the conclusions on refugee women adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in which, in particular, the Executive Committee recognized the need to facilitate the participatory role of refugee women and the need for a policy framework and organizational work plan for the implementation of the next stages of bringing issues concerning refugee women into the mainstream of the activities of the Office of the High Commissioner;
45/141, OP5(a) 14 Dec 1990	5. Agrees on the need for projects in favour of refugees, returnees and displaced persons to promote, <i>inter alia</i>:(a) The participation of women;
47/105, OP6 16 Dec 1992	6. Acknowledges with appreciation the progress made in the implementation of the Guidelines on the Protection of Refugee Women and calls upon States, the High Commissioner and other parties concerned to cooperate in eliminating all forms of discrimination, sexual exploitation and violence against female refugees and asylum-seekers and in promoting their active involvement in decisions affecting their lives and communities;
59/172, OP7 20 Dec 2004	7. Recognizes that, among refugees, returnees and internally displaced persons, women and children are the majority of the population affected by conflict and bear the brunt of atrocities and other consequences of conflict, and in this regard takes note of the report of the Secretary-General on women and peace and security submitted to and discussed by the Security Council;
60/129, OP19 16 Dec 2005 61/137, OP13 19 Dec 2006	19. Affirms the importance of mainstreaming the protection needs of women and children to ensure their participation in the planning and implementation of programmes of the Office of the High Commissioner and State policies and the importance of according priority to addressing the problem of sexual and gender-based violence;
62/124, OP15 18 Dec 2007 63/148, OP15 18 Dec 2008 64/127, OP20	15. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and in ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, and also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the

18 Dec 2009	protection needs of women and children in particular;	
65/194, OP21 21 Dec 2010		
66/133, OP20 19 Dec 2011	20. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and in ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the protection needs of women and children in particular, welcomes, in this context, the series of dialogues with women and girls initiated by the Office, in this anniversary year, as an important move towards increasing understanding and improving the protection of women and girls, and underlines the importance of continuing to work on this issue;	
67/149, OP22 20 Dec 2012 68/141, OP25 18 December 2013 69/152, OP 27 18 Dec 2014	22. Affirms the importance of age, gender and diversity mainstreaming in analysing protection needs and ensuring the participation of refugees and other persons of concern to the Office of the High Commissioner, as appropriate, in the planning and implementation of programmes of the Office and State policies, also affirms the importance of according priority to addressing discrimination, gender inequality and the problem of sexual and gender-based violence, recognizing the importance of addressing the protection needs of women and children in particular, and underlines the importance of continuing to work on those issues;	
ECONOMIC AND SOCIAL	ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, PP3, OP4 & 6 30 May 1991	Stressing the potential of refugee and displaced women and the importance of ensuring their full participation when their needs are analysed and programmes are designed and implemented,	
	4. Also urges Member States, United Nations organizations and non-governmental organizations to ensure that refugee and displaced women are provided with sufficient information to enable them to make decisions on their own future;	
	6. <i>Urges</i> Member States and the organizations concerned to ensure the full participation of refugee and displaced women in the process of assessing their own needs and in the planning and implementing of programmes;	

14. PROMOTION OF AWARENESS

The provisions reproduced below call on Governments, intergovernmental organizations and NGOs to provide for the widest possible dissemination of information about the situation of refugee women and children, and request the Secretary-General to ensure close coordination between UN bodies, including UNHCR, in order to maximize publicity on the situation of refugee women and children.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RI	ESOLUTIONS
41/123, OP2(a) & 3 4 Dec 1986	 2. Calls upon all Governments, intergovernmental organizations and non-governmental organizations to intensify their support for and solidarity with refugee women and children outside South Africa and Namibia and in front-line States, in particular: (a) To provide for the widest possible dissemination of information about the situation of refugee women and children;
	3. Requests the Secretary-General to ensure close co-ordination between United Nations bodies, in particular the Office of the United Nations High Commissioner for Refugees, the Centre for Social Development and Humanitarian Affairs, the Centre against Apartheid, the Centre for Human Rights and the United Nations Council for Namibia, as well as the Department of Public Information of the Secretariat, with a view to

maximizing publicity on the situation of refugee women and children;

15. REQUESTS TO STATES AND OTHERS

The provisions reproduced below request States, intergovernmental organizations, NGOs and UN agencies to undertake particular activities or adopt certain positions with regard to refugee and displaced women. One provision requests all UN and other intergovernmental organizations, States and NGOs to adopt a policy on refugee and displaced women and children, that will provide for the full integration of such persons into their programmes. A number of provisions request Governments, intergovernmental organizations and NGOs to pay particular attention to the special needs of refugee women and call on States to adopt a gender-sensitive approach, including ensuring that women whose claims to refugee status are based on a well-founded fear of persecution through sexual violence or other genderrelated persecution are recognized as refugees under the 1951 Convention and 1967 Protocol. Other provisions request States to co-operate with UNHCR to ensure the protection of women, to ensure access for women to assistance and their participation in decisionmaking and to ensure the right to physical safety. Another set of provisions urges States to co-operate with UNHCR to ensure that the special needs of women are met, and urges States, intergovernmental organizations and NGOs to support the implementation of the policy on refugee women and the Guidelines on the Protection of Refugee Women. One provision calls on States and other parties to co-operate in eliminating discrimination, exploitation and violence against female refugees and to promote their active involvement in decision-making. Other provisions, inter alia, call on States and others to consider the needs of refugee women in planning programmes, ensure the provision of information to refugee women, provide access to individual identification and registration documents and ensure the participation of refugee women in planning and implementing programmes. One of the provisions included requests the Secretary-General to ensure close co-ordination between UN bodies, including UNHCR, with a view to maximizing publicity on the situation of refugee women.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RI	ESOLUTIONS
35/135, OP1, 2 & 4 11 Dec 1980	1. Requests all States to co-operate with the United Nations High Commissioner for Refugees in order to assure full protection of the well-being of women and children in particular, in accordance with their fundamental rights under international law and national legislation;
	2. Calls upon all States and donors providing immediate relief to refugees and displaced persons to endeavour to lessen the special vulnerability of women in these circumstances, by ensuring their access to emergency relief and to health programmes, and. their active participation in decision making in centres or camps for refugees or displaced persons;
	4. Further calls upon all States and donors assisting in the rehabilitation, resettlement or repatriation of refugees and displaced persons to recognize the pivotal role of the mother in the family, and thus in the provision of family welfare, to ensure women's rights to physical safety and to facilitate their access to counselling services and material assistance;
41/123, OP2 & 3 4 Dec 1986	2. Calls upon all Governments, intergovernmental organizations and non-governmental organizations to intensify their support for and solidarity with refugee women and children outside South Africa and Namibia and in front-line States, in particular:
	(a) To provide for the widest possible dissemination of information about the situation of refugee women and children;
	(b) To provide legal, humanitarian and other assistance to refugee women and children and their families who are victims of apartheid;
	(c) To provide assistance to women in the national liberation movements to enable them to attend major international conferences and seminars and to undertake speaking tours further to promote international solidarity with the oppressed women;
	(d) To support the projects and activities of the southern African national liberation movements recognized by the Organization of African Unity, particularly those involving refugee women and children;
	3. Requests the Secretary-General to ensure close co-ordination between United Nations bodies, in particular the Office of the United Nations High Commissioner for Refugees, the Centre for Social Development and Humanitarian Affairs, the Centre against Apartheid, the Centre for Human Rights and the United Nations Council for Namibia, as well as the Department of Public Information of the Secretariat, with a view to maximizing publicity on the situation of refugee women and children;
43/117, OP8 8 Dec 1988	8. Endorses the conclusions on refugee women adopted by the Executive Committee of the Programme of the High Commissioner at its thirty-ninth session, and urges States to extend their full co-operation to the High Commissioner in his efforts to ensure that the special needs of refugee

	women in the fields of protection, assistance and durable solutions are met;
45/140, OP7 14 Dec 1990	7. Urges States, relevant agencies of the United Nations system and other international intergovernmental and non-governmental organizations to support the implementation of the policy on refugee women through their own efforts;
46/106, OP8 16 Dec 1991	8. Commends the High Commissioner on the Guidelines on the Protection of Refugee Women, which provide a practical means of ensuring the protection of refugee women, including the delivery of appropriate assistance programmes, and calls upon States, relevant agencies of the United Nations system and other organizations, whether governmental, intergovernmental or non-governmental, to implement the Guidelines;
47/105, OP6 16 Dec 1992	6. Acknowledges with appreciation the progress made in the implementation of the Guidelines on the Protection of Refugee Women and calls upon States, the High Commissioner and other parties concerned to cooperate in eliminating all forms of discrimination, sexual exploitation and violence against female refugees and asylum-seekers and in promoting their active involvement in decisions affecting their lives and communities;
47/107, OP7 16 Dec 1992	7. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to the special needs of refugee women and children;
48/118, OP7 20 Dec 1993	7. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to the protection of special needs of refugee women and children;
49/174, OP11 23 Dec 1994 50/149, OP24 21 Dec 1995 51/71, OP21 12 Dec 1996 52/101, OP21 12Dec1997	11. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children;
52/103, OP15 12 Dec 1997 53/125, OP17 9 Dec 1998	15. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and its 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees and encourages the Office of the High Commissioner to continue and strengthen its efforts for the protection of refugee women;
53/126, OP23 9 Dec 1998 54/147, OP25	23. Requests all Governments, intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children and displaced persons, including those with special protection needs;

17 Dec 1999	
55/77, OP31 4 Dec 2000	
56/135, OP27 19 Dec 2001	
57/183, OP31 18 Dec 2002	
54/146, OP18 17 Dec 1999	18. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and the 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees, and encourages the Office of the High Commissioner to continue and to strengthen its efforts for the protection of refugee women;
55/74, OP21 4 Dec 2000	21. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and the 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees, and encourages the Office of the High Commissioner to continue and to strengthen its efforts for the protection of refugee women;
58/149, OP33 22 Dec 2003	33. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children and displaced persons, including those with special protection needs;
ECONOMIC AND SOCIAL	COUNCIL RESOLUTIONS
1991/23, OP2, 3, 4, 5, 6, 8 & 10 30 May 1991	2. Calls upon the international community to give priority to extending international protection to refugee women and children by implementing measures to ensure greater protection from physical violence, sexual abuse, abduction and circumstances that could force them into illegal activities;
	3. Urges Member States, United Nations organizations and non- governmental organizations to ensure that the specific needs and resources of refugee and displaced women and children are fully considered in the planning of their activities and programmes;
	4. Also urges Member States, United Nations organizations and non-governmental organizations to ensure that refugee and displaced women are provided with sufficient information to enable them to make decisions on their own future;
	5. Encourages Member States and relevant organizations to provide access to individual identification and registration documents, on a non-discriminatory basis, to all refugee women and, wherever possible, children, irrespective of whether the women and children are accompanied by male family members;

- 6. *Urges* Member States and the organizations concerned to ensure the full participation of refugee and displaced women in the process of assessing their own needs and in the planning and implementing of programmes;
- 8. *Encourages* international organizations to increase their capacity to respond to the needs of refugee and displaced women and children by greater coordination of their efforts;
- 10. Requests all United Nations and other intergovernmental organizations, Governments, non-governmental organizations and funding agencies that play a role in the assistance and protection of refugees and displaced persons, that have not already done so, to adopt a policy on refugee and displaced women and children that will provide for the full integration of women and children into their programmes, within their respective mandates, and will include a time-frame and procedures for implementation;

16. Role of UN AGENCIES (See also 15. Requests to States and Others)

The provision reproduced below requests the Secretary-General to ensure that a system-wide review addresses the situation of refugee women and children.

Resolution / Paragraph Number & Date	Full Text	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1991/23, OP7 30 May 1991	7. Requests the Secretary-General to ensure that the system-wide review to assess the experience and capacity of various organizations in the coordination of assistance to all refugees, displaced persons and returnees assesses, in particular, the ability of those organizations to address the situation of refugee women and children;	

17. ROLE OF UNHCR

17.1 GENERAL

A number of the provisions reproduced below welcome UNHCR's efforts and commitment to identify, meet and address the special assistance and protection needs of refugee women. One provision endorses the ExCom Conclusion on refugee women which calls for the mainstreaming of issues concerning refugee women within UNHCR. Other provisions call on UNHCR to prepare a report on the situation of refugee women for the World Conference of the United Nations Decade for Women and request UNHCR and others to co-operate in eliminating all discrimination, exploitation and violence against refugee women. One provision calls on UNHCR to share information on States' initiatives to develop criteria and guidelines on responses to persecution, including persecution through sexual violence or other gender-related persecution, and to monitor the application of such criteria and

guidelines. Other provisions encourage UNHCR to continue and strengthen its efforts for the protection of refugee women.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RE	ESOLUTIONS
34/161, OP2 17 Dec 1979	2. Requests the Office of the United Nations High Commissioner for Refugees to prepare a draft report to be submitted to the Preparatory Committee for the World Conference of the United Nations Decade for Women at its third session and a final report to be submitted to the Conference, which would:
	(a) Review the situation of women refugees the world over within the framework of the over-all problem with which the Office is seized;
	(b) Make recommendations concerning measures which could be undertaken by Member States, the United Nations system and non-governmental organizations to assist women refugees, taking into account the requirements of the regions concerned.
40/118, PP12 13 Dec 1985	Noting with satisfaction the efforts of the High Commissioner, in the field of international protection, to address the special problems of refugee and displaced women and children resulting from their vulnerable position, which in many cases exposes them to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
41/124, OP15 4 Dec 1986	15. Notes with satisfaction the efforts undertaken by the High Commissioner to identify and meet the special needs of refugee women and children and urges him to continue these efforts;
42/109, PP8 & OP7 7 Dec 1987	Noting the efforts of the High Commissioner to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
	7. <i>Urges</i> the High Commissioner to continue his efforts to identify and meet the special needs of refugee women;
44/137, PP7 & OP9 15 Dec 1989	Noting the efforts of the Office of the High Commissioner to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
	9. Endorses the conclusions on refugee women adopted by the Executive Committee of the Programme of the High Commissioner at its fortieth session, in which, in particular, the Executive Committee recognized the need to facilitate the participatory role of refugee women and the need for a policy framework and organizational work plan for the implementation of the

	next stages of bringing issues concerning refugee women into the mainstream of the activities of the Office of the High Commissioner;
45/140, PP7 14 Dec 1990	Commending the Office of the High Commissioner for its efforts to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
46/106, PP8 16 Dec 1991	Welcoming the commitment of the Office of the High Commissioner to improving the situation of refugee women and children, who represent the majority of refugee populations and who, in many cases, are exposed to a variety of difficult situations affecting their physical and legal protection, as well as their psychological and material well-being,
47/105, PP7 & OP6 16 Dec 1992	Commending the continued efforts of the High Commissioner to improve the situation of refugee women and children, who represent the majority of refugee populations and who, in many cases, are exposed to a variety of difficult situations affecting their physical and legal protection, as well as their psychological and material well-being,
	6. Acknowledges with appreciation the progress made in the implementation of the Guidelines on the Protection of Refugee Women and calls upon States, the High Commissioner and other parties concerned to cooperate in eliminating all forms of discrimination, sexual exploitation and violence against female refugees and asylum-seekers and in promoting their active involvement in decisions affecting their lives and communities;
48/116, PP13 & OP8 20 Dec 1993	Welcoming the continuing efforts of the High Commissioner to meet the protection and assistance needs of refugee women and refugee children, who constitute the majority of the world's refugee population and who are often exposed to serious threats to their safety and well-being,
	8. Acknowledges with appreciation the further progress made in the implementation of measures within the framework of the High Commissioner's programme to ensure the protection and to meet the assistance needs of refugee women and girls, in accordance with the High Commissioner's policy on refugee women;
49/169, PP16 23 Dec 1994	Welcoming the continuing efforts of the High Commissioner to meet the protection and assistance needs of refugee women and children, who constitute the majority of the world's refugee population and who are often exposed to serious threats to their safety and well-being,
50/152, OP12 21 Dec 1995	12. Welcomes the Platform for Action adopted at the Fourth World Conference on Women, held at Beijing from 4 to 15 September 1995, particularly the strong commitment made by States in the Platform to refugee women and other displaced women in need of international protection, and calls upon the United Nations High Commissioner for Refugees to support and promote efforts by States towards the development and implementation of criteria and guidelines on responses to persecution, including persecution through sexual violence or other gender-related persecution, specifically aimed at women for reasons enumerated in the 1951 Convention and 1967 Protocol, by sharing information on States'

	initiatives to develop such criteria and guidelines and by monitoring to ensure their fair and consistent application by the States concerned;
51/75, OP8 12 Dec 1996	8. Encourages the Office of the High Commissioner to continue and strengthen its efforts for the protection of women having a well-founded fear of persecution, and calls upon States to adopt an approach that is sensitive to gender-related concerns and ensures that women whose claims to refugee status are based upon a well-founded fear of persecution, including persecution through sexual violence or other gender-related persecution, are recognized as refugees for reasons enumerated in the 1951 Convention and its 1967 Protocol;
52/103, OP15 12 Dec 1997 53/125, OP17 9 Dec 1998	15. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and its 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees and encourages the Office of the High Commissioner to continue and strengthen its efforts for the protection of refugee women;
54/146, OP18 17 Dec 1999	18. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and the 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees, and encourages the Office of the High Commissioner to continue and to strengthen its efforts for the protection of refugee women;
55/74, OP21 4 Dec 2000	21. Calls upon States to adopt an approach that is sensitive to gender-related concerns and to ensure that women whose claims to refugee status are based upon a well-founded fear of persecution for reasons enumerated in the 1951 Convention and the 1967 Protocol, including persecution through sexual violence or other gender-related persecution, are recognized as refugees, and encourages the Office of the High Commissioner to continue and to strengthen its efforts for the protection of refugee women;

17.2 OPERATIONAL

One of the provisions reproduced below commends UNHCR's programmes for refugee women, particularly those to secure their protection and facilitate self-sufficiency through educational, vocational and income-generating projects. Other provisions request UNHCR to encourage the participation of women in assistance, training and orientation programmes, and to undertake education and training initiatives for refugee women. One provision requests UNHCR to undertake studies and research on the vulnerability of refugee women and to formulate and implement programmes and projects based upon the results.

Resolution / Paragraph Number & Date	Full Text

GENERAL ASSEMBLY RESOLUTIONS	
35/135, OP5 & 6 11 Dec 1980	5. <i>Urges</i> the High Commissioner to work with host country Governments to encourage the participation of women, including refugee women, in the administration of refugee assistance programmes, notably the provision of essential food, shelter and medical services in countries of asylum and to promote their participation in training and orientation programmes in countries of asylum and resettlement;
	6. <i>Urges</i> the High Commissioner to draw upon the expertise of all United Nations bodies concerned and, in consultation with the countries concerned, to carry out detailed studies and research to determine the extent to which refugee and displaced women are especially vulnerable and to formulate and implement programmes and projects based upon the results of these studies;
40/118, OP9 13 Dec 1985	9. Commends the High Commissioner's programmes for refugee and displaced women, especially those undertaken to secure their protection and to help them to become self-sufficient through educational, vocational and income-generating projects;
49/169, OP19 23 Dec 1994	19. Encourages the High Commissioner to continue to undertake initiatives for refugee women in the areas of leadership and skills training, legal awareness and education and, in particular, in the area of reproductive health, with full respect for the various religious and ethical values and cultural backgrounds of the refugees, in conformity with universally recognized human rights;

17.3 RESEARCH / REFUGEE STATISTICS

The provisions reproduced below request UNHCR to undertake studies and research on the vulnerability of refugee women, to formulate and implement programmes and projects based upon the results, and to co-ordinate with UN agencies and NGOs in this endeavour. Another provision urges the disaggregation of refugee statistics by gender.

Resolution / Paragraph Number & Date	Full Text
GENERAL ASSEMBLY RESOLUTIONS	
35/135, OP6 & 7 11 Dec 1980	 Urges the High Commissioner to draw upon the expertise of all United Nations bodies concerned and, in consultation with the countries concerned, to carry out detailed studies and research to determine the extent to which refugee and displaced women are especially vulnerable and to formulate and implement programmes and projects based upon the results of these studies; Recommends that the Office of the High Commissioner should coordinate with the United Nations agencies and non-governmental

	organizations concerned the collection and analysis of data and the conduct of research and case studies on the critical needs of refugee and displaced women;
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS	
1991/23, OP13 30 May 1991	13. <i>Urges that</i> , in the collection of refugee statistics, data disaggregated by age and gender be included in order to represent the refugee population accurately.

17.4 STAFF

One of the provisions reproduced below recommends that UNHCR should increase the number of women on its staff and ensure the designation of a high-level staff position as coordinator for women's programmes. Other provisions urge the recruitment of female field staff and call for staff members to undergo training to raise their awareness and skills, with regard to issues specific to refugee and displaced women.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RI	ESOLUTIONS	
35/135, OP8 11 Dec 1980	8. Further recommends that the High Commissioner should ensure that the number of women at all levels on his staff, particularly in the field, is increased and that a high-level staff position is designated as a co-ordinator for women's programmes.	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1991/23, OP11 & 12 30 May 1991	11. <i>Urges</i> the recruitment of staff, in particular, female field staff, who are able to provide assistance and protection appropriate to the specific needs of refugee women and children;	
	12. Calls upon organizations working with refugees to ensure that key staff members undergo training to raise their awareness of the issues specific to refugee and displaced women and to provide them with skills for planning appropriate protection and assistance activities;	

18. ROLE OF WOMEN IN THE FAMILY

The provisions reproduced below recognize the need for recognition of the needs of refugee and displaced women as mothers.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
35/135, PP5 & OP4 11 Dec 1980	Recognizing that the needs of refugee and displaced women as mothers and as women who have sole responsibility for the support of their families require constructive recognition by all parties to their relief and rehabilitation, 4. Further calls upon all States and donors assisting in the rehabilitation, resettlement or repatriation of refugees and displaced persons to recognize the pivotal role of the mother in the family, and thus in the provision of family welfare, to ensure women's rights to physical safety and to facilitate their access to counselling services and material assistance;	

19. Special Protection Needs

A number of the provisions reproduced below note or welcome UNHCR's efforts to address the special problems and needs of refugee and displaced women, who are in many cases exposed to a variety of difficult situations affecting their physical and legal protection, as well as their psychological and material well-being. Other provisions request Governments, intergovernmental organizations and NGOs to pay particular attention to meeting the special needs of refugee and displaced women, including those with special protection needs. Provisions also recognize the needs of refugee and displaced women as mothers, express concern about the special needs of South African and Namibian refugee women and note the special problems of women refugees particularly with regard to physical safety. One provision urges States, UN organizations and NGOs to ensure that the specific needs and resources of refugee and displaced women are fully considered in the planning of activities and programmes.

Resolution / Paragraph Number & Date	Full Text	
GENERAL ASSEMBLY RESOLUTIONS		
35/135, PP5 11 Dec 1980	Recognizing that the needs of refugee and displaced women as mothers and as women who have sole responsibility for the support of their families require constructive recognition by all parties to their relief and rehabilitation,	
40/118, PP12 13 Dec 1985	Noting with satisfaction the efforts of the High Commissioner, in the field of international protection, to address the special problems of refugee and displaced women and children resulting from their vulnerable position, which in many cases exposes them to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,	

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41/123, PP6 4 Dec 1986	Concerned about the special needs of women and children forced to flee from South Africa and Namibia who have become refugees as a result of the practice of apartheid,
42/109, PP8 7 Dec 1987	Noting the efforts of the High Commissioner to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
44/137, PP7 15 Dec 1989	Noting the efforts of the Office of the High Commissioner to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
45/140, PP7 14 Dec 1990	Commending the Office of the High Commissioner for its efforts to continue to address the special problems and needs of refugee and displaced women and children, who in many cases are exposed to a variety of difficult situations affecting their physical and legal protection as well as their psychological and material well-being,
46/106, PP8 16 Dec 1991	Welcoming the commitment of the Office of the High Commissioner to improving the situation of refugee women and children, who represent the majority of refugee populations and who, in many cases, are exposed to a variety of difficult situations affecting their physical and legal protection, as well as their psychological and material well-being,
47/105, PP7 16 Dec 1992	Commending the continued efforts of the High Commissioner to improve the situation of refugee women and children, who represent the majority of refugee populations and who, in many cases, are exposed to a variety of difficult situations affecting their physical and legal protection, as well as their psychological and material well-being,
53/126, OP23 9 Dec 1998 54/147, OP25 17 Dec 1999	23. Requests all Governments, intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children and displaced persons, including those with special protection needs;
55/77, OP31 4 Dec 2000	
56/135, OP27 19 Dec 2001	
57/183, OP31 18 Dec 2002	

58/149, OP33 22 Dec 2003	33. Requests all Governments and intergovernmental and non-governmental organizations to pay particular attention to meeting the special needs of refugee women and children and displaced persons, including those with special protection needs;
60/128, OP6 16 Dec 2005 61/139, OP6 18 Dec 2006	6. Recognizes that, among refugees, returnees and internally displaced persons, women and children are the majority of the population affected by conflict and bear the brunt of atrocities and other consequences of conflict, and calls upon States to promote and protect the human rights of all refugees and other persons of concern, paying special attention to those with specific needs, and to tailor their protection responses appropriately;
61/137, OP14 19 Dec 2006	14. Acknowledges that forcibly displaced women and girls can be exposed to particular protection problems related to their gender, their cultural and socioeconomic position, and their legal status, that they may be less likely than men andboys to be able to exercise their rights, and that, therefore, specific action in favour of women and girls may be necessary to ensure that they can enjoy protection and assistance on an equal basis with men and boys, and notes the important guidance provided in the Executive Committee conclusion on women and girls at risk to address issues of identification of those individuals and action to be taken in prevention and response;
62/125, PP3 & 4 18 Dec 2007 63/149, PP3 & 4 18 Dec 2008 64/129, PP3 & 5 18 Dec 2009 65/193, PP3 & 5 21 Dec 2010 66/135,PP4 & 7 19 Dec 2011 67/150, PP4& 7 20 Dec 2012 68/143, PP4 & 7 18 Dec 2013	Recognizing the particular vulnerability of women and children among refugees and other persons of concern, including exposure to discrimination and sexual and physical abuse, Recognizing also that refugees, internally displaced persons and, in particular, women and children are at an increased risk of exposure to HIV/AIDS, malaria and other infectious diseases,
69/152, OP36 18 Dec 2014	36. Notes the importance of States and the Office of the High Commissioner discussing and clarifying the role of the Office in mixed migratory flows in order to better address protection needs in the context of mixed migratory flows, bearing in mind the particular needs of vulnerable groups, especially women, children and persons with disabilities, including by safeguarding access to asylum for those in need of international protection, and also notes the readiness of the High Commissioner, consistent with his mandate, to assist States in fulfilling their protection responsibilities in this regard;
69/154, PP4 & 7 18 Dec 2014	Recognizing the particular vulnerability of women and children among refugees and displaced persons, including exposure to discrimination and

	sexual and physical abuse, violence and exploitation, and in this regard acknowledging the importance of preventing, responding to and addressing sexual and gender-based violence, **Recognizing** that refugees, internally displaced persons and, in particular, women and children are at an increased risk of exposure to HIV and AIDS, malaria and other infectious diseases,	
ECONOMIC AND SOCIAL COUNCIL RESOLUTIONS		
1982/25, PP2 4 May 1982	Considering the special problems of women refugees, particularly with regard to physical safety,	
1991/23, OP3 30 May 1991	3. Urges Member States, United Nations organizations and non- governmental organizations to ensure that the specific needs and resources of refugee and displaced women and children are fully considered in the planning of their activities and programmes;	