The State Department web site below is a permanent electronic archive of information released prior to January 20, 2001. Please see www.state.gov for material released since President George W. Bush took office on that date. This site is not updated so external links may no longer function. Contact us with any questions about finding information.

NOTE: External links to other Internet sites should not be construed as an endorsement of the views contained therein.

**PROTOCOL FOR THE PROHIBITION OF THE USE IN WAR OF ASPHYXIATING, POISONOUS OR OTHER GASES, AND OF BACTERIOLOGICAL METHODS OF WARFARE**

At the end of World War I, the victorious Allies decided to reaffirm in the Versailles Treaty (1919) the prewar prohibition of the use of poisonous gases (see Introduction) and to forbid Germany to manufacture or import them. Similar provisions were included in the peace treaties with Austria, Bulgaria, and Hungary.

Drawing upon the language of these peace treaties, the United States -- at the Washington Disarmament Conference of 1922 -- took the initiative of introducing a similar provision into a treaty on submarines and noxious gases. The U.S. Senate gave its advice and consent to ratification of this treaty without a dissenting vote. It never entered into force, however, since French ratification was necessary, and France objected to the submarine provisions.

At the 1925 Geneva Conference for the Supervision of the International Traffic in Arms, the United States similarly took the initiative of seeking to prohibit the export of gases for use in war. At French suggestion it was decided to draw up a protocol on non-use of poisonous gases and at the suggestion of Poland the prohibition was extended to bacteriological weapons. Signed on June 17, 1925, the Geneva Protocol thus restated the prohibition previously laid down by the Versailles and Washington treaties and added a ban on bacteriological warfare.

Before World War II the protocol was ratified by many countries, including all the great powers except the United States and Japan. When they ratified or acceded to the protocol, some nations -- including the United Kingdom, France, and the USSR -- declared that it would cease to be binding on them if their enemies, or the allies of their enemies, failed to respect the prohibitions of the protocol. Although Italy was a party to the protocol, it used poison gas in the Ethiopian war. Nevertheless, the protocol was generally observed in World War II. Referring to reports that the Axis powers were considering the use of gas, President Roosevelt said on June 8, 1943:

Use of such weapons has been outlawed by the general opinion of civilized mankind.

This country has not used them, and I hope that we never will be compelled to use
them. I state categorically that we shall under no circumstances resort to the use of such weapons unless they are first used by our enemies.

Although the Senate Foreign Relations Committee favorably reported the protocol in 1926, there was strong lobbying against it, and the Senate never voted on it. After the war, President Truman withdrew it from the Senate, together with other inactive older treaties. Little attention was paid to the protocol for several years thereafter. During the Korean war the Communist side accused the United States of using bacteriological weapons in Korea, but at the same time they rejected American proposals for international investigation of their charges. In the Security Council, the Soviet Union introduced a draft resolution calling on all U.N. members to ratify the protocol. At that time the United States was not willing to agree to prohibit the use of any weapons of mass destruction unless they could be eliminated through a disarmament agreement with effective safeguards. On June 26, 1952, the Soviet resolution was rejected by a vote of 1 to 0, with 10 abstentions (including the United States, the United Kingdom, and France).

In 1966 the Communist countries strongly criticized the United States for using tear gas and chemical herbicides in Vietnam. In the General Assembly, Hungary charged that the use in war of these agents was prohibited by the Geneva Protocol and other provisions of international law. The United States denied that the protocol applied to nontoxic gases or chemical herbicides. Joined by Canada, Italy, and the United Kingdom, the United States introduced amendments to a Hungarian resolution that would have made the use of any chemical and bacteriological weapons an international crime. In its final form the resolution called for "strict observance by all states of the principles and objectives" of the protocol, condemned "all actions contrary to those objectives," and invited all states to accede to the protocol. During the debate the U.S. Representative stated that it would be up to each country to decide whether or how to adhere to the protocol, "in the light of constitutional and other considerations."

Interpretation of the protocol remained a thorny problem. In his foreword to a U.N. report on chemical and biological weapons (July 1, 1969), Secretary General Thant recommended a renewed appeal for accession to the protocol and a "clear affirmation" that it covered the use in war of all chemical and biological weapons, including tear gas and other harassing agents. Discussion in the Conference of the Committee on Disarmament (CCD) showed that most members agreed with the Thant recommendations. Swedish Ambassador Myrdal, a strong advocate of the broad interpretation, stressed the danger of escalation if nonlethal chemical agents were permitted. She also pointed out that the military use of tear gases should be distinguished from their use for riot control and that there was a similar difference between using herbicides in war and employing them for peaceful purposes. On the other hand, U.K. Disarmament Minister Mulley held that only the parties to the protocol were entitled to say what it meant.

In the General Assembly, the 12 nonaligned members of the CCD, joined by 9 other nations, introduced a resolution condemning as contrary to international law the use in international armed conflict of all chemical and biological agents. Opposing the resolution, the U.S. Representative reaffirmed the American interpretation of the protocol and took the position that it was inappropriate for the General Assembly to interpret treaties by means of a resolution. The 21-nation resolution was adopted on December 16, 1969, by a vote of 80 to 3 (Australia, Portugal, the United States), and 36 abstentions (including France and the United Kingdom). France and many other abstainers accepted the broad interpretation of the protocol but considered the
resolution undesirable on other grounds.

While the General Assembly debate was still underway, President Nixon announced on November 25, 1969, that he would resubmit the protocol to the Senate. He reaffirmed U.S. renunciation of the first use of lethal chemical weapons and extended this renunciation to incapacitating chemicals. It was on this occasion that he also announced the unilateral U.S. renunciation of bacteriological (biological) methods of warfare.

Some support for the American interpretation of the protocol now came from the United Kingdom and Japan. During the 1930 discussion at Geneva in the Preparatory Commission for the Disarmament Conference, the United Kingdom had taken the position that the protocol covered tear gas. In February 1970 the British Foreign Secretary told Parliament that this was still the British position, but that the riot-control agent CS, unlike older tear gases, was not harmful to man and was therefore not covered by the protocol. During the Diet debate on Japanese ratification of the protocol, Foreign Minister Aichi took the position that it did not prohibit riot-control agents and herbicides. Japan ratified the protocol in May 1970.

In a report of August 11, 1970, to the President, Secretary of State Rogers recommended that the protocol be ratified with a reservation of the right to retaliate with gas if an enemy state or its allies violated the protocol. He also reaffirmed the position that the protocol did not apply to the use in war of riot-control agents and herbicides. President Nixon resubmitted the protocol to the Senate on August 19.

The Foreign Relations Committee did not accept the Administration's interpretation regarding riot-control agents and herbicides. In a letter of April 15, 1971, to the President, Chairman Fulbright said many members thought that it would be in the interest of the United States either to ratify the protocol without "restrictive understandings" or to postpone action until this became possible. The Committee thus deferred action. It also held in abeyance the Biological Weapons Convention, which was submitted to it on August 10, 1972, pending resolution of this issue.

In the latter part of 1974, the Ford Administration launched a new initiative to obtain Senate consent to ratification of the protocol (and simultaneously of the Biological Weapons Convention). The new approach was set forth to the Committee by ACDA Director Fred Ikle on December 10, when he announced that the President, while reaffirming the Administration's view as to the scope of the protocol, was prepared "to renounce as a matter of national policy: (1) first use of herbicides in war except use, under regulations applicable to their domestic use, for control of vegetation within U.S. bases and installations or around their immediate defensive perimeters; (2) first use of riot-control agents in war except in defensive military modes to save lives such as:

(a) Use of riot-control agents in riot-control circumstances to include controlling rioting prisoners of war. This exception would permit use of riot-control agents in riot situations in areas under direct and distinct U.S. military control;

(b) Use of riot-control agents in situations where civilian casualties can be reduced or avoided. This use would be restricted to situations in which civilians are used to mask or screen attacks;

(c) Use of riot-control agents in rescue missions. The use of riot-control agents would be permissible in the recovery of remotely isolated personnel such as downed aircrews (and passengers);
(d) Use of riot-control agents in rear echelon areas outside the combat zone to protect convoys from civil disturbances, terrorists and paramilitary organizations."

In addition, Dr. Ikle testified that "the President, under an earlier directive still in force, must approve in advance any use of riot-control agents and chemical herbicides in war."

Two days later, on December 12, the Committee voted unanimously to send the protocol and the convention to the Senate floor and on December 16 the Senate voted its approval, also unanimously. The Committee, in recommending advice and consent to ratification of the protocol, indicated that it attached particular importance to Dr. Ikle's response to the following question posed in connection with his December 10 testimony:

**Question:** "Assuming the Senate were to give its advice and consent to ratification on the grounds proposed by the Administration, what legal impediment would there be to subsequent Presidential decisions broadening the permissible uses of herbicides and riot-control agents?

**Answer:** "There would be no formal legal impediment to such a decision. However, the policy which was presented to the Committee will be inextricably linked with the history of Senate consent to ratification of the Protocol with its consent dependent upon its observance. If a future administration should change this policy without Senate consent whether in practice or by a formal policy change, it would be inconsistent with the history of the ratification, and could have extremely grave political repercussions and as a result is extremely unlikely to happen."

The protocol and the convention were ratified by President Ford on January 22, 1975. The U.S. instrument of ratification of the convention was deposited on March 26, 1975, and of the protocol on April 10, 1975.

Responding to the extensive use of chemical weapons between belligerents in the Iran-Iraq war and the increasing number of chemical weapon-capable states, President Reagan, in an address to the U.N. General Assembly on September 26, 1988, urged the Parties to the Protocol and all other concerned states to convene a conference to review the rapid deterioration of respect for international norms against chemical weapon use. Hosted by France, 149 states met in Paris, January 7-11, 1989, for a Conference on Chemical Weapons Use. In the Final Declaration, the states "solemnly affirm their commitments not to use chemical weapons and condemn such use."

Among other things, they also recognized the importance of the Geneva Protocol, reaffirmed the prohibitions as established in it, and called upon all states which have not yet done so to accede to the Protocol.

---

**PROTOCOL FOR THE PROHIBITION OF THE USE IN WAR OF ASPHYXIATING, POISONOUS OR OTHER GASES, AND OF BACTERIOLOGICAL METHODS OF WARFARE**

*Signed at Geneva June 17, 1925*
*Entered into force February 8, 1928*
*Ratification advised by the U.S. Senate December 16, 1974*
*Ratified by U.S. President January 22, 1975*
U.S. ratification deposited with the
Government of France April 10, 1975
Proclaimed by U.S. President April 29, 1975

The Undersigned Plenipotentiaries, in the name of their respective Governments:

Whereas the use in war of asphyxiating, poisonous or other gases, and of all analogous liquids, materials or devices, has been justly condemned by the general opinion of the civilized world; and

Whereas the prohibition of such use has been declared in Treaties to which the majority of Powers of the World are Parties; and

To the end that this prohibition shall be universally accepted as a part of International Law, binding alike the conscience and the practice of nations;

Declare:

That the High Contracting Parties, so far as they are not already Parties to Treaties prohibiting such use, accept this prohibition, agree to extend this prohibition to the use of bacteriological methods of warfare and agree to be bound as between themselves according to the terms of this declaration.

The High Contracting Parties will exert every effort to induce other States to accede to the present Protocol. Such accession will be notified to the Government of the French Republic, and by the latter to all signatory and acceding Powers, and will take effect on the date of the notification by the Government of the French Republic.

The present Protocol, of which the French and English texts are both authentic, shall be ratified as soon as possible. It shall bear today's date.

The ratifications of the present Protocol shall be addressed to the Government of the French Republic, which will at once notify the deposit of such ratification to each of the signatory and acceding Powers.

The instruments of ratification of and accession to the present Protocol will remain deposited in the archives of the Government of the French Republic.

The present Protocol will come into force for each signatory Power as from the date of deposit of its ratification, and, from that moment, each Power will be bound as regards other powers which have already deposited their ratifications.

IN WITNESS WHEREOF the Plenipotentiaries have signed the present Protocol.

DONE at Geneva in a single copy, this seventeenth day of June, One Thousand Nine Hundred and Twenty-Five.

STATES PARTIES TO THE PROTOCOL FOR THE PROHIBITION OF THE USE IN WAR OF ASPHYXIATING, POISONOUS OR OTHER GASES, AND OF BACTERIOLOGICAL METHODS OF WARFARE, DONE AT GENEVA JUNE 17, 1925

States which have deposited instruments of ratification or accession, or continue to be
bound as the result of succession agreements concluded by them or by reason of notification given by them to the Secretary-General of the United Nations:

Afghanistan-Dec. 9, 1986
Angolo-Oct. 23, 1990
Antigua and Barbuda-Nov. 1, 1981
Argentina-May 12, 1969
1ab Australia-Jan. 22, 1930
Austria-May 9, 1928
1ab2 Bahamas, The-July 10, 1973
Bahrain-Dec. 9, 1988
Bangladesh-May 20, 1989
2 Barbados-June 22, 1976
1ab Belgium-Dec. 4, 1928
Belize-Sept. 21, 1981
Benin-Dec. 9, 1986
6 Bhutan-June 12, 1978
Bolivia-Aug. 28, 1970
1ab2 Botswana-Sept. 30, 1966
Brazil-Aug. 28, 1970
1ab Bulgaria-Mar. 7, 1934
Burkina Faso (Upper Volta)-Mar. 3, 1971
1ab2 Burma-Jan. 4, 1948
Cambodia-Mar. 15, 1983
Cameroon-July 20, 1989
1ab Canada-May 6, 1930
Cape Verde-May 20, 1991
Central African Republic-July 31, 1970
1ab Chile-July 2, 1935
1ab China, People's Republic of-Aug. 9, 1952
8 China (Taiwan)-Aug. 7, 1929
7 Comoros
Cuba-June 24, 1966
Cyprus-Dec. 12, 1966
1b Czechoslovakia-Aug. 16, 1938
Denmark-May 5, 1930
7 Djibouti
Dominica-Nov. 8, 1978
Dominican Republic-Dec. 8, 1970
Ecuador-Sept. 16, 1970
Egypt-Dec. 6, 1928
1ab Estonia-Aug. 28, 1931
Ethiopia-Sept. 18, 1935
Equatorial Guinea-May 20, 1989
ab Fiji-Mar. 21, 1973
Finland-June 26, 1929
ab3 France-May 9, 1926
Gambia, The-Nov. 16, 1966
Germany (GDR/FRG)-Apr. 25, 1929
Ghana-May 3, 1967
Greece-May 30, 1931
ab Grenada-May 20, 1989
Guatemala
Guinea-Bissau-May 20, 1989
ab2 Guyana
Holy See-Oct. 18, 1966
Hungary-Oct. 11, 1952
Iceland-Nov. 2, 1967
ab India-Apr. 9, 1930
Indonesia-Jan. 26, 1971
Iran-July 4, 1929
ab Iraq-Sept. 8, 1931
Ireland-Aug. 18, 1930
ab Jordan-Jan. 20, 1977
Kenya-July 6, 1970
Kiribati-July 12, 1979
Korea, North-Jan. 4, 1989
ab Korea, South-Jan. 4, 1989
abd Kuwait-Dec. 15, 1971
Laos-May 20, 1989
Latvia-June 3, 1931
Lebanon-Apr. 17, 1969
Lesotho-Mar. 15, 1972
Liberia-Apr. 2, 1927
bd Libya-Dec. 29, 1971
Liechtenstein-Nov. 6, 1991
Lithuania-June 15, 1933
Luxembourg-Sept. 1, 1936
Madagascar-Aug. 12, 1967
Malawi-Sept. 14, 1970
Malaysia-Dec. 10, 1970
Maldives (Islands)-Jan. 6, 1967
Mali-Nov. 19, 1966
Malta-Oct. 15, 1970
Mauritius-Jan. 8, 1971
Mexico-Mar. 15, 1932
Monaco-Jan. 6, 1967
b Mongolia-Dec. 6, 1968
Morocco-Oct. 13, 1970
Nepal-May 9, 1969

1cd Netherlands, The-Oct. 31, 1930

1ab New Zealand-Jan. 22, 1930
Nicaragua-Oct. 5, 1990
Niger-Apr. 19, 1967

1ab Nigeria-Oct. 15, 1968
Norway-July 27, 1932
Pakistan-June 9, 1960
Panama-Dec. 4, 1970

1ab Papua New Guinea-Sept. 16, 1975
Paraguay-Jan. 14, 1969
Peru-Aug. 13, 1985
Philippines-May 29, 1973
Poland-Feb. 4, 1929

1ab Portugal-July 1, 1930
Qatar-Sept. 16, 1976

1ab Romania-Aug. 23, 1929
Russia (See USSR)
Rwanda-June 25, 1964
St. Kitts & Nevis-Sept. 19, 1983
St. Lucia-Dec. 21, 1988
St. Vincent & The Grenadines-Oct. 27, 1979
Saudi Arabia-Jan. 27, 1971

1ab2 Seychelles-June 29, 1976
Sierra Leone-Mar. 20, 1967

1ab2 Singapore-Aug. 9, 1965
Solomon Islands-July 7, 1978

1ab South Africa-Jan. 22, 1930

1ab Spain-Aug. 22, 1929
Sri Lanka-Jan. 20, 1954
Sudan-Dec. 17, 1980

1c4 Suriname-Sept. 25, 1975

1ab2 Swaziland-Sept. 6, 1968
Sweden-Apr. 25, 1930
Switzerland-July 12, 1932

1d Syrian Arab Republic-Dec. 17, 1968
Tanzania-Apr. 22, 1963
Thailand-June 5, 1931
Togo-Apr. 5, 1971
Tonga-July 28, 1971
Trinidad & Tobago-Nov. 30, 1970
Tunisia-July 12, 1967
Turkey-Oct. 5, 1929
Tuvalu- Oct. 1, 1978  
Uganda- May 24, 1965  
1ab Union of Soviet Socialist Republics- Apr. 5, 1928  
1ab5 United Kingdom- Apr. 9, 1930  
1c United States- Apr. 10, 1975  
Uruguay- Apr. 12, 1977

___________________________

1 a,b,c,d With reservations to Protocol as follows:

    a - binding only as regards relations with other parties.

    b - to cease to be binding in regard to any enemy States whose armed forces or allies do not observe provisions.

    c - to cease to be binding as regards use of chemical agents with respect to any enemy State whose armed forces or allies do not observe provisions.

    d - does not constitute recognition of or involve treaty relations with Israel.

2 By virtue of agreement with former parent State or notification to the Secretary General of the United Nations of succession to treaty rights and obligations upon independence.

3 Applicable to all French territories.

4 Applicable to Suriname and Curacao.

5 It does not bind India or any British Dominion which is a separate member of the League of Nations and does not separately sign or adhere the Protocol. It is applicable to all colonies.

6 Deposited accession on June 12, 1978, but the French Government asked that accession take effect on date of notification by them Feb. 19, 1979.

7 Included in declaration by France. Continued application has apparently not been determined.

8 Effective Jan. 1, 1979, the United States recognized the Government of the People's Republic of China as the sole legal government of China.