Syria: U.S. Relations and Bilateral Issues

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Alfred B. Prados
Foreign Affairs, Defense, and Trade Division
SUMMARY

Syria, governed by President Hafiz al-Asad from 1970 until his death in June 2000, is a prominent player in the Middle East scene. Within the region, a number of border disputes, problems of resource allocation, and political rivalries have caused frequent tensions between Syria and its neighbors. In particular, the Syrian Golan Heights territory, which Israel occupied in 1967, has been one of the most intractable issues in the Arab-Israeli dispute.

Syria participated in U.S.-sponsored bilateral peace talks with Israel between 1991 and 1996, when talks were suspended. A few months after the election of Israeli Labor Party leader Ehud Barak as Prime Minister of Israel, Syrian-Israeli talks resumed briefly under U.S. auspices in December 1999 and January 2000 but stalled again as the two sides disagreed over the sequence of issues to be discussed. A March 26, 2000 meeting in Geneva, Switzerland, between then Presidents Clinton and Asad failed to produce an agreement on restarting the talks. Asad’s successor, President Bashar al-Asad, has expressed support for the peace process but has not been willing to make concessions on territorial issues.

An array of bilateral issues continue to affect relations between the United States and Syria: the course of Arab-Israeli talks; questions of arms proliferation; Syrian connections with terrorist activity and previous involvement in narcotics traffic; Syria’s human rights record; Syria’s role in Lebanon; and a warming trend in Syrian relations with Iraq. A variety of U.S. legislative provisions and executive directives prohibit direct aid to Syria and restrict bilateral trade relations between the two countries. Syria has reportedly cooperated with the United States in investigating Osama bin Laden’s Al Qaeda organization in the aftermath of the September 11 attacks but has been unwilling to sever connections with some other terrorist organizations.

On April 18, 2002, similar bills were introduced in the House (H.R. 4483) and Senate (S. 2215), that would have imposed further U.S. sanctions against Syria unless it halts support for international terrorism and takes other specified actions. (The 107th Congress adjourned without floor action on either bill.) A largely similar bill, H.R. 1828, was introduced on April 12, 2003. After Operation Iraqi Freedom began in March 2003, senior U.S. officials warned Syria to stop permitting transit of military supplies and volunteer fighters through Syria to Iraq (Syria denies these allegations).

An issue for U.S. policy makers is the degree to which the Administration should go in seeking to enlist Syrian support for U.S. endeavors in the Middle East. Many U.S. observers believe removal of legislative sanctions should be contingent on evidence of improvements in Syria’s human rights record, a clear renunciation of terrorism, and reversal of other policies injurious to U.S. interests. Others favor quiet diplomacy aimed at encouraging Syria to play a constructive and responsible role in the Middle East.
MOST RECENT DEVELOPMENTS

An amendment incorporated as Section 3002 of the House version of H.R. 1559, the Emergency Wartime Supplemental Appropriations Act, 2003, states that no funds made available in this act for reconstruction efforts in Iraq “may be used to procure goods or services from any entity that includes information on a response to a Request for Proposal (RFP) that indicates that such entity is organized under the laws of France, the Russian Federation, or Syria.” On April 12, 2003, Representatives Ileana Ros-Lehtinen and Eliot Engel introduced the Syria Accountability and Lebanese Sovereignty Restoration Act of 2003. According to a statement by Representative Engel’s office, this bill “holds Syria accountable for its support for terrorism, occupation of Lebanon, and possession and continued development of weapons of mass destruction.”

Secretary of State Colin Powell addressed U.S. concerns over Syrian support for Iraq and terrorism during a meeting with Syrian President Bashar al-Asad on May 3. Secretary Powell described the meeting as a “good, candid exchange of views” but said there would be consequences to Syrian actions, especially if it continued supporting terrorist organizations or harboring Iraqi officials of the former Saddam Hussein regime. Secretary Powell told reporters that Syria had closed some Palestinian offices linked to terrorism, but neither the Syrian government nor the organizations themselves confirmed his statement. Syria. President Asad in a subsequent interview published on May 11 said he and Powell talked about “stopping activities” by these groups rather than “closures.”

BACKGROUND AND ANALYSIS

Although U.S.-Syrian relations improved somewhat in the 1990s, further strains appeared after the breakdown in Syrian-Israeli negotiations in 2000 and Syria’s opposition to a U.S. military campaign in Iraq. Members of Congress have periodically introduced legislation to tighten U.S. sanctions against Syria or to condition relaxation of existing restrictions on further changes in Syrian policy. Recent U.S. Administrations, though not inclined to lift sanctions on Syria at this time, tend to believe it is in U.S. interests to encourage Syria to play a positive role in the Arab-Israeli peace process and support other U.S. initiatives. The issue for U.S. policy makers is the degree to which the United States should work for better relations with Syria in an effort to enlist Syrian cooperation on regional issues.

Syrian Politics and External Relations

Internal Situation. The death of Syrian President Hafiz al-Asad in June 2000 removed one of the longest serving heads of state in the Middle East and a key figure in the affairs of the region. A former air force commander and Minister of Defense, the late president exercised uncontested authority for almost 30 years through his personal prestige and his control of the principal pillars of the regime: the ruling Ba’th Party, the armed forces, and the intelligence apparatus. The late president also had strong support among members of his Alawite religious sect (a small Islamic sect), which comprises approximately 12% of
the population but is disproportionately represented in the country’s political and military institutions.

President Bashar al-Asad, who succeeded his father in a smooth transfer of power, has pursued some political reforms, but many observers believe he remains circumscribed by power elites who have a vested interest in maintaining the status quo. A British-educated ophthalmologist who had held the rank of colonel in the Syrian Army, Bashar had no government position at the time of his father’s death; however, he had become increasingly active in an anti-corruption drive and in bringing the Internet to Syria, although access remains drastically curtailed in Syria’s tightly controlled society. The new president released approximately 600 political prisoners and initially permitted somewhat freer discussion of political issues; however, during 2001, probably under conservative pressure, the government curtailed the activities of several “civic forums” that emerged after Bashar became president and arrested several outspoken critics of the regime, including two members of parliament.

Elections to Syria’s 250-member unicameral legislature, held on March 2 and 3, 2003, gave 167 seats to members of the governing National Progressive Front (dominated by the Ba’th Party but including six smaller parties), while the remaining seats went to independents. Previous elections held in late 1998 resulted in approximately the same distributions of seats.

Observers have described President Bashar al-Asad’s modernization program as akin to the Chinese model, with emphasis on economic reform while retaining one-party rule. In his inaugural address in July 2000, the new president called for “steady, yet gradual steps toward introducing economic changes” and “removing bureaucratic obstacles to the flow of domestic and foreign investments.” Syria’s economy, however, continues to suffer from a bloated and inefficient public sector, rigid central planning, and excessive administrative regulations. The government has taken several steps toward opening Syria’s state-controlled economy, including the abolition of multiple currency exchange rates, expansion of free trade zones, and tentative approval of draft laws to establish a stock market and permit private banks. Analysts interpreted cabinet changes announced in late December 2001, which put new faces in the economic portfolios, as an indication that Bashar will attempt to carry out further economic reforms, but the pace of reform remains slow.

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*In addition, approximately 20,000 Arabs and 20,000 Israeli settlers live in the Israeli-occupied Golan Heights territory (2001 estimate).
Foreign Affairs. Syria’s relations with its neighbors have been marred in the past by border problems (with Turkey and Israel), disputes over water sharing (with Turkey and Iraq), and political differences (sometimes with Jordan and — until recently — with Iraq, which is governed by a rival wing of the Ba’th Party); Iraq, in particular, resented Syrian support for Iran during the Iraq-Iran war of 1980-1988 and Syrian support for the allied coalition that expelled Iraq from Kuwait in 1991. Syrian relations with all three neighbors have improved, however, since the late 1990s. Most recently, tensions with Turkey began to diminish in late 1998 after Syria agreed to expel leaders of a dissident Turkish group, the Kurdistan Labor Party (PKK), which has carried on an insurgency against the Turkish government since 1984. On October 8, 2001, the United Nations General Assembly elected Syria to a non-permanent seat on the U.N. Security Council. U.S. officials had earlier expressed concern about Syria’s candidacy as long as it was not in full compliance with U.N. resolutions on Iraq (see below). In keeping with long-standing policy, the United States did not disclose its vote. After the U.N. election, a State Department spokesman said the United States expects Syria to meet its obligations to respect human rights and fulfill all Security Council resolutions.

Syrian-U.S. Bilateral Issues

Arab-Israeli Peace Negotiations

Syrian-Israeli negotiations remain deadlocked over Syria’s demand that Israel withdraw unconditionally from the Golan Heights, a 450-square mile portion of southwestern Syria that Israel occupied during the 1967 Arab-Israeli war. The late President Asad said he accepted the principle of “full withdrawal for full peace” and would establish peaceful, normal relations with Israel in return for Israeli’s withdrawal from Golan (and from southern Lebanon as well). Israeli governments have differed over the question of withdrawal, but all have demanded a prior Syrian commitment to establish full diplomatic relations and agree to security arrangements before any withdrawal takes place.

Furthermore, Syria and Israel disagree over what would constitute full withdrawal, because of slightly differing boundary lines defined in the past. Israel regards the boundary as the international border established in 1923 between what was then the British-controlled territory of Palestine and the French-controlled territory of Syria, while Syria believes it should be the line where Syrian and Israeli forces were deployed on the eve of the June 1967 war. The latter boundary line, among other things, would give Syria access to the northeastern shore of the Sea of Galilee (also known as Lake Kinneret or Lake Tiberias).

After a hiatus of almost 4 years, teams headed by then Israeli Prime Minister Ehud Barak and Syrian Foreign Minister Faruq al-Shar’a held two rounds of talks in Washington and West Virginia in December 1999 and January 2000, respectively, at the invitation of then President Clinton. Further talks, however, failed to materialize as the parties disagreed over the sequence of discussions. Syria wanted to address border issues before dealing with other topics, while Israel wanted to concentrate first on security, water, and future bilateral relations. A meeting in Geneva between then Presidents Clinton and Hafiz al-Asad in March 2000 produced no agreement; Israeli territorial proposals conveyed by Clinton were unacceptable to Asad, who insisted on full Israeli withdrawal to the June 1967 border. In his
inaugural address in July 2000, President Bashar al-Asad stated that “we are in a hurry for peace, because it is our option,” but added that “we are not prepared to concede territory.” Other Syrian officials have reiterated this position.

At an Arab summit conference on March 27-28, 2002, Syria joined other Arab states in endorsing a peace initiative by Saudi Arabia’s Crown Prince Abdullah involving full Israeli withdrawal from Arab territories occupied since 1967 in return for normal relations with Israel in the context of a comprehensive peace. In elaborating on Syria’s position, President Bashar al-Asad described the initiative as a “first step” and said “what is required is a mechanism” to implement the plan. He also demanded that Israel commit itself publicly to returning occupied Arab lands and maintained that “for us, terrorism comes from Israel.” Meanwhile, Syria abstained on U.N. Security Council Resolution 1397 (March 12, 2002) and boycotted the vote on a follow-on resolution (Resolution 1402, March 30), both calling for cessation of violence in Israel and the Palestinian territories. Syria objected to the resolutions on grounds that they did not meet Arab concerns and did not condemn Israeli attacks on Palestinians. Later, on March 27, 2003, President Asad criticized current and previous U.S. peace plans, saying that all of them are “destined for failure because they do not meet the aspirations and restore the rights of the Palestinian people.”

In early May 2003, the Israeli press carried reports that a Syrian emissary (a brother of President Asad according to one source) had met with a former Israeli government official in March and offered to re-open negotiations without preconditions — a longstanding Israeli demand. Israeli Prime Minister Ariel Sharon reiterated his readiness for negotiations with any Arab country including Syria without preconditions; however, he indicated that such talks should take place later to give the United States more time to pursue its own initiatives. A Syrian spokeswoman denied that Syria had held secret talks with Israel and said it would be unacceptable to interpret previous U.N. resolutions and terms of reference at the international peace conference held in Madrid in 1991 as “preconditions.” President Asad, in an interview published on May 11, 2003, reiterated this denial and said any peace talks with Israel should be based on U.N. resolutions, the 1991 Madrid conference, and the March 2002 Saudi plan. Meanwhile, the peace plan put forward by the “Quartet” (the United States, the United Nations, the European Union, and Russia) and made public on April 30, 2003, specifically includes a Syrian-Israeli peace settlement as one of the goals it is designed to achieve.

**Syrian and Israeli Roles in Lebanon**

Syrian Army units moved into large parts of northeastern and central Lebanon shortly after civil strife began in that country in 1975. Syrian forces have remained there since 1976, ostensibly under an Arab League peace-keeping mandate; most sources estimate current Syrian military strength in Lebanon at 30,000-35,000. Meanwhile, Israel occupied a portion of Lebanon between 1982 and 1985 in an operation designed to root out armed Palestinian guerrillas from southern Lebanon. From 1985 until May 2000, Israel maintained a 9-mile wide security zone in southern Lebanon, enforced by Israeli military patrols and an Israeli-funded Lebanese militia called the Army of South Lebanon (ASL). At an Arab League sponsored meeting at Taif, Saudi Arabia in October 1989, the Lebanese Parliament agreed on a revised formula for power sharing within the Lebanese government; it also adopted a plan for reestablishment of central authority and phased Syrian redeployment to the eastern Biqa’ (Bekaa) Valley within two years of the agreement’s implementation, after
which Lebanon and Syria would agree on the ultimate status of Syrian forces in eastern Lebanon.

U.S. Administrations and Members of Congress have expressed the view that Syrian forces should have redeployed in accordance with the Taif Agreement by 1992, and have also criticized Syrian toleration of the presence of the pro-Iranian Hizballah militia in southern Lebanon. Syrian officials and pro-Syrian Lebanese have countered that not all conditions of the Taif Agreement have been met so far, and that the Lebanese armed forces are not yet capable of maintaining internal security. Prior to May 2000, Syrian and Lebanese leader also argued that Syrian forces should remain in Lebanon as long as Israel maintained its security zone in southern Lebanon, and that Hizballah activity constituted legitimate resistance activity in southern Lebanon as long as Israeli forces were present.

On May 24, 2000, Israel unilaterally withdrew its forces from the security zone in southern Lebanon. On June 7, then Secretary of State Albright noted that Israel had fulfilled its obligations by withdrawing from Lebanon and said “I think that the Syrians should do so also.” Lebanon and Syria claim that a complete Israeli withdrawal should have included a small enclave at the eastern end of the Israeli security zone called “the Shib’a (Chebaa) Farms,” which they assert is part of Lebanon but Israel considers part of the Golan Heights. (For further information, see CRS Report RL31078, The Shib’a Farms Dispute and its Implications, August 7, 2001, by Alfred B. Prados.) The Shib’a Farms enclave remains a source of tension, as Israeli forces periodically target Hizballah, as well as Syrian, positions in retaliation for Hizballah raids on Israeli forces in the Shib’a Farms area. (For further information on the Syrian role in Lebanon, see CRS Issue Brief IB89118, Lebanon, by Clyde R. Mark.)

In June 2001, Syria redeployed approximately 6,000 troops that had been stationed in Beirut and its environs, leaving only a few Syrian outposts in the greater Beirut area. It is not clear whether these redeployments resulted in a reduction in overall Syrian strength in Lebanon. According to press reports, some of the redeployed Syrian troops joined other Syrian units in more distant parts of Lebanon, while others returned to Syria. In April 2002, a further redeployment apparently began, as additional Syrian troops reportedly moved from the central mountains of Lebanon to the eastern Biqa’ Valley or back to Syria. A third redeployment took place in between February 19 and 25, 2003, when Syria pulled back approximately 4,000 troops from predominantly Christian areas north of Beirut. Despite initial reports that some of the Syrian units would be re-based in more remote parts of Lebanon, later reports indicated that the 4,000 troops had been withdrawn to Syria, reducing the number of Syrian troops in Lebanon from approximately 20,000 to approximately 16,000. Lebanese and Syrian sources described the troop movements as another phase in implementing the 1989 Ta’if agreement, but other analysts speculated that these movements were designed to mollify Lebanese opponents of Syria’s presence in Lebanon, win favor with the United States (which welcomed the February troop withdrawals), avoid provoking Israel, and deal with potential unrest on the Syrian-Iraqi border as the likelihood of a U.S.-led campaign against Iraq increased. In a possibly related development, Lebanese sources in January 2003 indicated that the Syrian regime has urged Hizballah to reduce attacks on Israeli targets.
Relations with Iraq

A marked improvement in Syria’s relations with its former adversary Iraq after 1997 created new concerns on the part of U.S. officials. Since 1997, the two countries have exchanged diplomatic missions, though not at the ambassadorial level, and trade relations have expanded. In August 2001, Syrian Prime Minister Muhammad Mustafa Mero visited Iraq in an effort to strengthen diplomatic ties and implement trade agreements. According to news reports, bilateral trade increased from $500 million in 2000 to $1 billion in 2001. Syria also expressed opposition to the use of military force against Iraq and called for lifting economic sanctions, while publicly urging Iraq to comply with pertinent U.N. Security Council resolutions. In an interview published on June 18, 2002, President Bashar al-Asad warned that any military attack on Iraq would be a mistake and said “[n]o country in the world has the right to change the system [of government] in another country.”

On November 8, 2002, Syria joined the other members of the U.N. Security Council in voting for Resolution 1441, which cited Iraq as remaining in “material breach” of its obligations and mandated an enhanced weapons inspection regime in Iraq, despite widespread predictions that Syria would vote against or abstain on the resolution. A Syrian official told Reuters news agency on November 9 that Syria voted for the resolution “with the aim of saving Iraq from a military strike and safeguarding its (Iraq’s) interest.” On November 13, the Syrian Foreign Minister took the position that Resolution 1441 did not automatically authorize an attack on Iraq and said Syria would not participate in any strike against Iraq “outside the framework of the United Nations.” Subsequently, Syria worked with like-minded members of the Security Council to avert passage of a second resolution that would authorize use of force against Iraq.

Operation Iraqi Freedom. After the United States and its allies launched Operation Iraqi Freedom on March 19, 2003, Syria became a leading critic of the U.S.-led campaign against Iraq. On March 30, Syrian Foreign Minister Shar’a told the Syrian parliament that “Syria has a national interest in the expulsion of the invaders from Iraq.” These and similar Syrian statements have drawn strong criticism from senior U.S. officials, who have accused Syria of facilitating shipments of military equipment to Iraq (see below) and of allowing volunteer fighters from other Arab countries to transit Syria on their way to Iraq to join in the defense of Saddam Hussein’s regime. On March 28, Secretary of Defense Donald Rumsfeld told reporters that “[w]e have information that shipments of military supplies are crossing the border from Syria into Iraq, including night vision goggles.” He went on to say that “[t]hese deliveries pose a direct threat to the lives of coalition forces. We consider such trafficking hostile acts.” On March 30, Secretary of State Colin Powell told a Washington audience that “Syria’s leadership faces a critical choice .... Syria can continue direct support for terrorist groups and the dying regime of Saddam Hussein, or it can embark on a different and more hopeful course.... Either way, Syria bears responsibility for its choices and for the consequences.”

Escapees and Money. As the regime of former Iraqi President Saddam Hussein began to collapse, there were reports that Syria had provided safe haven to Saddam himself and other high-level Iraqi officials fleeing from the U.S.-led coalition. In late April, U.S. officials credited Syrian leaders with helping seal the border with Iraq and two visiting Members of Congress said President Bashar al-Asad had promised to expel high-ranking Iraqis seeking refuge in Syria. During his visit to Syria on May 5 (see below), Secretary
Powell said he had given Syria the names of Iraqis suspected to have fled to Syria but added that he thought the Syrian President “has no interest in serving as a haven for any of these individuals.” In an interview with Washington Post journalist Lally Weymouth published on May 11, 2003, President Asad said Iraqi officials who approached the Syrian border had been turned back, except for some who had come to Syria before Operation Iraqi Freedom began. He said Syria also permitted entry by female relatives and children of would-be escapees. There have also been allegations that currency illegally withdrawn from Iraqi banks by Saddam Hussein and his agents has passed through Syria, as well as Jordan, possibly in conjunction with oil trading. Some commentators think it will be very hard to track money reaching Syria from Iraq, because the Syrians reportedly have commingled such funds with their own monetary assets.

**Oil from Iraq.** Between November 2000 and March 2003, there were reports that Iraq has been shipping between 120,000 and 200,000 barrels of oil per day through a recently reopened 550-mile pipeline through Syria; some recent estimates were as high as 230,000. Analysts believe Syria was buying Iraqi oil at a discount of $2 or $3 per barrel and selling its own oil at international market prices. According to a Los Angeles Times article of January 29, 2002, Syria may have been earning $50 million or more per month from these oil transactions, while a Washington Post article of May 12, 2003, cited somewhat higher profits ranging from $1 billion to $1.5 billion per year. Syrian and Iraqi officials maintained that the pipeline was only being tested for future use. In February 2001, President Asad told visiting Secretary Powell that Syria would handle any future oil shipments from Iraq in accordance with the U.N. oil-for-food program; however, there is no evidence that Syria fulfilled this commitment. Commenting on Syria’s unfulfilled pledge on the eve of his May 2003 visit to Damascus, Secretary Powell remarked that “I will always have that in my background software and on my hard drive.” (“Powell to Detail Concerns to Syria”, Washington Post, May 3, 2003.) A Kuwait newspaper reported that U.S. forces blew up the pipeline from Iraq through Syria in late March 2003, after the United States launched Operation Iraqi Freedom.

**Military Equipment to Iraq.** During 2002 there were increasing reports that Syria has become a conduit for shipments of military equipment from eastern European countries to Iraq. Alleged suppliers include Ukraine, Belarus, the Czech Republic, Hungary, Bulgaria, and Serbia. In late April 2002, three recent Iraqi military defectors told a British newspaper (The Guardian, April 29, 2002) that the first of three arms consignments bound for Iraq had arrived in the Syrian port of Latakia on February 23. The defectors said the shipment came from the Czech Republic and contained anti-aircraft missiles, rockets, and guidance systems for SCUD surface-to-surface missiles. According to an article by one of Israel’s foremost military journalists in the Israeli newspaper Haaretz on July 15, 2002, Syria was facilitating the transshipment to Iraq of Russian-made jet engines and refurbished tank engines, Czech anti-aircraft guns, radar, and engines bought from the Ukraine for Russian-manufactured MiG-29 fighter aircraft and other equipment from Hungary and Serbia. A leading U.S. defense expert told a congressional committee on July 31 that deliveries of military equipment to Iraq through Syria have “become significant since mid-2001,” mainly consisting of spare parts and weapons assemblies for MiG and Sukhoy combat aircraft, for armored equipment, and for ground-based air defense weapons. He commented that so far these shipments have probably had “only a limited impact on the overall readiness of Iraqi forces.” Both the Czech and Hungarian governments denied that they had exported military equipment to Syria in recent years, although the Czech spokeswoman did not rule out the

U.S. officials have issued fresh warnings to Syria over its alleged involvement in resupply of Iraqi military forces since Operation Iraqi Freedom began. As mentioned above, Secretary of Defense Rumsfeld has accused Syria of allowing shipments of military equipment including night vision devices to transit Syria en route to Iraq. Syrian officials have denied the allegation. Also, Israeli sources have referred to reports that Iraq has shipped some of its missiles and its chemical and biological weapons to Syria for safekeeping. On April 7, 2003, however, U.S. General Richard B. Myers, Chairman of the Joint Chiefs of Staff, told reporters that there is no evidence that weapons of mass destruction have been moved from Iraq to another country (“For Some, Syria Looms as Next Goal,” Washington Post, April 8, 2003).

Arms Proliferation

In a speech to the Heritage Foundation on May 6, 2002, Undersecretary of State for Arms Control and International Security John R. Bolton grouped Syria with Libya and Cuba as rogue states that support international terrorism (see below) and are pursuing the development of mass destruction weapons (WMD). On October 9, 2002, Undersecretary Bolton reportedly told the Senate Foreign Relations Committee that “[w]e remain very concerned that nuclear and missile programs of Iran and others, including Syria, continue to receive the benefits of Russian technology and expertise.” The allusion to nuclear programs prompted a complaint from the Syrian Foreign Ministry, which averred that Syria has been calling for a WMD-free zone in the Middle East since 1987. Previously, a CIA report covering the period from January to June 2002 stated that access to Russian expertise could provide opportunities to expand its indigenous capabilities, should it decide to pursue nuclear weapons. Later, according to a London Financial Times report on January 16, 2003, Russian government sources indicated that Russia is negotiating to build a nuclear power plant in Syria, but Syrian officials said they could neither confirm nor deny the report.

Russian officials have talked of reviving former Syrian-Soviet military links and helping Syria modernize its inventory of older Soviet equipment, much of which is now obsolescent. On April 2, 1999, the Clinton Administration imposed sanctions on three Russian firms — Tula Design Bureau, Volsky Mechanical Plant, and Central Research Institute for Machine Tool Engineering — for supplying antitank weapons to Syria. The Administration also determined that the Russian government was involved in the transfer but waived sanctions against the Russian government on grounds of national interest. The CIA report mentioned above noted that Syria continued to acquire small amounts of advanced conventional weapons mainly from former Soviet bloc countries and added that Syria wants to acquire Russian-made air defense missiles, combat aircraft, and tanks, along with upgrades of older equipment; however, Syria’s outstanding debt to Russia has hampered negotiations toward this end.

U.S. officials are concerned that Syrian acquisition of additional weapons including improved missiles will cause further regional tensions, increase potential threats to Israel, and undermine arms control efforts. Syria resents what it regards as U.S. interference in its attempts to resupply its armed forces.
Terrorist Activity

Allegations of Syrian involvement with terrorist groups have been a longstanding point of contention between Washington and Damascus. Some observers believe Syria was involved in the 1983 bombing of the U.S. Marine barracks by Shi’ite Muslim militants in Lebanon, although others have blamed Iran, which had closer ties with the group responsible for this atrocity. Syrian intelligence was implicated in an abortive attempt to place a bomb on an El Al airliner in London in 1986, after which the United States withdrew its ambassador to Syria for a year. Initial reports indicated that the destruction of the Pan American Flight 103 over Lockerbie, Scotland in December 1988 was the work of a Palestinian group headquartered in Damascus and responsive to Syria; however, subsequent international police investigations led the international community to charge Libya with responsibility. Syria agreed to expel PKK leaders in late 1998 at Turkey’s insistence (see above).

Since 1979, Syria has appeared regularly on a list of countries which the State Department identifies as supportive of international terrorism (see below). According to the State Department’s April 2002 report on terrorism, Syria continued to provide safe haven and support to several Palestinian terrorist groups maintaining camps or facilities in Damascus or in Lebanon’s eastern Bīqa’ (Bekaa) Valley. Moreover, Syria has continued to facilitate resupply of the Lebanese Shi’ite Muslim militia Hizballah, which has conducted raids against Israeli forces in southern Lebanon and sometimes against northern Israel (see above). The State Department adds that Syria appears to have maintained its long-standing ban on attacks launched from Syrian territory or against Western targets. Syria maintains that maintains that the Palestinian offices in Damascus are engaged only in political and informational activities rather than terrorism. Syria acknowledges its support for Palestinians pursuing armed struggle in Israeli occupied territories and for Shi’ite Muslim militias resisting the former Israeli military presence in southern Lebanon; Syria claims that such operations constitute legitimate resistance activity, as distinguished from terrorism.

Reaction to Terrorist Attacks on the United States. Since the September 11 attacks, a number of reports indicate that Syria has cooperated with the United States in investigating Osama bin Laden’s Al Qaeda organization and persons associated with it. In June 2002, press articles reported that Syria had provided the United States with information gained from the interrogation of a key figure in the September 11 planning, Muhammed Hayder Zammar, who was extradited from Morocco to Syria, where he faced pending charges. (Sources quoted in a Washington Post article of January 31, 2003 alleged that Zammar had been tortured by Syrian authorities.) In mid-June, President Bashar al-Asad told reporters that Syria had provided information to the United States in recent months on a planned Al Qaeda operation that would have killed U.S. soldiers had it succeeded. On June 18, U.S. Assistant Secretary of State William Burns told a congressional panel that “the cooperation the Syrians have provided in their own self-interest on Al Qaeda has saved American lives.” The State Department’s 2003 report on terrorism notes that Syria has discouraged any signs of public support for Al Qaeda including in the media and at mosques.

On the other hand, Syria remains unwilling to sever its ties with Hizballah and with militant Palestinian organizations such as Hamas and Palestine Islamic Jihad (PIJ) that have carried out suicide bombings in Israel and the West Bank. In a speech on April 4, 2002, President Bush noted that “Syria has spoken out against Al Qaeda. We expect it to act
against Hamas and Hizballah, as well.” In his speech on June 24, President Bush said nations committed to peace must halt the flow of money, equipment, and recruits to terrorist groups seeking the destruction of Israel, including Hamas, Islamic Jihad, and Hizballah. President Bush added that “Syria must choose the right side in the war on terror by closing terrorist camps and expelling terrorist organizations.” In a subsequent interview published on July 1, President Bashar al-Asad said Syria supports “the Lebanese national resistance, including Hizballah ... politically and in the media because the brothers in the Lebanese resistance do not need military support from Syria.” Regarding Palestinian groups, Asad said “their work is limited to political and media activities” and “their offices in Damascus provide political representation to the 400,000 Palestinians living in Syria....”

**Secretary Powell’s Visit.** Secretary Powell addressed current U.S. concerns during talks with Syrian President Bashar al-Asad in Damascus on May 3, amid earlier speculation that Syria might be a future target of U.S. military action. Powell subsequently described the May 3 talks as a “good, candid exchange of views” but went on to say that there would be consequences to Syrian actions, especially if Syria continued supporting terrorist organizations or attempted to harbor escapees from Iraq. After the talks, Powell told reporters that Syria had closed some Palestinian offices linked to terrorism; however, representatives of the affected organizations and Syrian government officials did not confirm the closures, and some commentators thought Syria was scaling back the offices rather than closing them entirely. In the *Washington Post* interview mentioned above, President Asad drew a further distinction, stating that “I talked with Mr. Powell about stopping ‘activities,’ not closures.” Commenting on alleged promises by Asad during the May 3 meeting, Powell said “[o]bviously, I welcome what he said he was going to do. And I hope he, on reflection, is willing to do even more. But the only thing that really counts is performance.” Subsequently, on May 11, Secretary Powell commented that President Asad “will find that he is on the wrong side of history” if he does not move against terrorism, help round up key aides of Saddam, and discourage the spread of weapons of mass destructions (WMD).

**Narcotics Traffic**

For some years, the United States classified Syria as a transit country for the drug trade and a suspected site for refining small amounts of narcotics. On November 10, 1997, however, then President Clinton informed Congress of his decision to remove Syria (and Lebanon) from a list of major drug producers or traffickers (see below), citing the effectiveness of joint eradication efforts by these two countries. State Department officials said the decision was taken on its own merits after a standard review process and “it would be an error to read something more into it.” President Clinton warned, however, that the two countries could be reinstated on the list if evidence should so warrant. In a letter to the President on November 14, 1997, 24 Members of Congress questioned the President’s decision and noted that it had not been discussed with Congress. Bills were introduced in both the 105th and 106th Congress to reverse the President’s decision but were not enacted.

**Syria’s Human Rights Record and Related Issues**

Syria has been under a state of emergency tantamount to martial law since 1963, except for a brief interval in 1973-1974. In its annual 2001 report to Congress on human rights practices (published in April 2002), the State Department commented that the human rights situation remained poor, and the government continues to restrict or deny fundamental rights,
although there were improvements in a few areas. It notes that citizens do not have the right to change their government and that there is no organized political opposition. According to the report, serious abuses include the widespread use of torture in detention; poor prison conditions; arbitrary arrest and detention; prolonged detention without trial; fundamentally unfair trials in the security courts; an inefficient judiciary that suffers from corruption and, at times, political influence; infringement on citizens’ privacy rights; denial of freedom of speech and of the press, despite a slight loosening of censorship restrictions; denial of freedom of assembly and association; some limits on freedom of religion; and limits on freedom of movement.”

In November 2000, the government declared a general pardon for non-political prisoners and an amnesty for 600 political prisoners as well; the State Department believes this is the first time the Syrian government has acknowledged holding prisoners for political reasons. The current number of political detainees is unknown; Amnesty International estimated the number at 1,500 in July 2000 (before the November 2000 releases). Another 140 were reportedly released late in 2001. But two Syrian members of parliament were sentenced to 5-year jail terms in 2002 for hosting discussion forums without permission, and at least eight other prominent dissidents had been arrested and sentenced to jail as well as of late August 2002.

Syria supports freedom of religion and women’s rights to a greater degree than do many Middle East governments. Aside from Lebanon, Syria is the only Arab-speaking country whose constitution does not establish Islam as the state religion, although it does require that the President be a Muslim. In accordance with the largely secular philosophy of the ruling Ba’th Party, the country’s Christian community and tiny Jewish minority (see below) have been free to practice their religion without interference; some Christians have held high-level positions in the government and armed forces. Syrian law specifies equal rights for women; government policies stipulate equal pay for similar work; the government discourages conservative religiously based restrictions on women; and women serve in governmental and diplomatic posts. (Twenty-six women won seats in the most recent parliamentary elections.)

Syria’s Jewish community, estimated at 3,770 in early 1992, were targets of discrimination and periodic oppression in the past; however, their situation gradually improved under the regime of the late President Hafiz al-Asad. In 1992, then President Asad issued an order lifting travel restrictions and real estate controls on the Syrian Jewish community. According to the State Department human rights report published in February 1995, the Syrian government had “completed issuance of travel permits to all Jews wishing them.” In early 1997, U.S. officials said only a few hundred Syrian Jews remained in Syria.

**U.S. Aid and Sanctions**

Since 1950, the United States has provided a total of $627.5 million in aid to Syria: $34.0 million in development assistance, $438.0 million in economic support, $155.4 million in food assistance, and $61 thousand in military training assistance. Most of this aid was provided during a brief warming trend in bilateral relations between 1974 and 1979. Significant projects funded under U.S. aid included water supply, irrigation, rural roads and electrification, and health and agricultural research. No aid has been provided to Syria since 1981, when the last aid programs were closed out. At present, a variety of legislative
provisions and executive directives prohibit U.S. aid to Syria and restrict bilateral trade. Principal examples follow. (For a more comprehensive list of sanctions applicable to Syria, see CRS Report RL30644, *Syria: Sanctions and Aid*, August 20, 2000.)

**General Sanctions Applicable to Syria**

*The International Security Assistance and Arms Export Control Act of 1976* [P.L. 94-329]. Section 303 of this act [90 Stat. 753-754] required termination of foreign assistance to countries that aid or abet international terrorism. This provision was incorporated into the Foreign Assistance Act of 1961 as Section 620A [22 USC 2371]. (Syria was not affected by this ban until 1979, as explained below.)

*The Export Administration Act of 1979* [P.L. 96-72]. Section 6(i) of this act [93 Stat. 515] required the Secretary of Commerce and the Secretary of State to notify Congress before licensing export of goods or technology valued at more than $7 million to countries determined to have supported acts of international terrorism (Amendments adopted in 1985 and 1986 re-lettered Section 6(i) as 6(j) and lowered the threshold for notification from $7 million to $1 million.)

A by-product of these two laws was the so-called “terrorism list.” This list is prepared annually by the State Department in accordance with Section 6(j) of the Export Administration Act. The list identifies those countries that repeatedly have provided support for acts of international terrorism. Syria has appeared on this list ever since it was first prepared in 1979; it appears most recently in the State Department’s annual publication *Patterns of Global Terrorism: 1998*, published in April 1999. Syria’s inclusion on this list in 1979 triggered the above-mentioned aid sanctions under P.L. 94-329 and trade restrictions under P.L. 96-72.

*Omnibus Diplomatic Security and Antiterrorism Act of 1986* [P.L. 99-399]. Section 509(a) of this act [100 Stat. 853] amended Section 40 of the Arms Export Control Act to prohibit export of items on the munitions list to countries determined to be supportive of international terrorism, thus banning any U.S. military equipment sales to Syria. (This ban was reaffirmed by the Anti-Terrorism and Arms Export Amendments Act of 1989 — see below.) Also, 10 U.S.C. 2249a bans obligation of U.S. Defense Department funds for assistance to countries on the terrorism list.

*Omnibus Budget Reconciliation Act of 1986* [P.L. 99-509]. Section 8041(a) of this Act [100 Stat. 1962] amended the Internal Revenue Code of 1954 to deny foreign tax credits on income or war profits from countries identified by the Secretary of State as supporting international terrorism. [26 USC 901].

*The Anti-Terrorism and Arms Export Control Amendments Act of 1989* [P.L. 101-222]. Section 4 amended Section 6(j) of the Export Administration Act to impose a congressional notification and licensing requirement for export of goods or technology, irrespective of dollar value, to countries on the terrorism list, if such exports could contribute to their military capability or enhance their ability to support terrorism.

Section 4 also prescribed conditions for removal of a country from the terrorism list: prior notification by the President to the Speaker of the House of Representatives and the
chairmen of two specified committees of the Senate. In conjunction with the requisite notification, the President must certify that the country has met several conditions that clearly indicate it is no longer involved in supporting terrorist activity. (In some cases, certification must be provided 45 days in advance of removal of a country from the terrorist list.)

The Anti-Economic Discrimination Act of 1994 [Part C, P.L. 103-236, the Foreign Relations Authorization Act, FY1994-1995]. Section 564(a) bans the sale or lease of U.S. defense articles and services to any country that questions U.S. firms about their compliance with the Arab boycott of Israel. Section 564(b) contains provisions for a presidential waiver, but no such waiver has been exercised in Syria’s case. Again, this provision is moot in Syria’s case because of other prohibitions already in effect.

The Antiterrorism and Effective Death Penalty Act of 1996 [P.L. 104-132]. This Act requires the President to withhold aid to third countries that provide assistance (Section 325) or lethal military equipment (Section 326) to countries on the terrorism list, but allows the President to waive this provisions on grounds of national interest. A similar provision banning aid to third countries that sell lethal equipment to countries on the terrorism list is contained in Section 549 of the Foreign Operations Appropriation Act for FY2001 (H.R. 5526, passed by reference in H.R. 4811, which was signed by President Clinton as P.L. 106-429 on November 6, 2000).

Also, Section 321 of P.L. 104-132 makes it a criminal offense for U.S. persons (citizens or resident aliens) to engage in financial transactions with governments of countries on the terrorism list, except as provided in regulations issued by the Department of the Treasury in consultation with the Secretary of State. In the case of Syria, the implementing regulation prohibits such transactions “with respect to which the United States person knows or has reasonable cause to believe that the financial transaction poses a risk of furthering terrorist acts in the United States.” (31 CFR 596, published in the Federal Register August 23, 1996, p. 43462.) In the fall of 1996, the Chairman of the House International Relations Committee reportedly protested to then President Clinton over the Treasury Department’s implementing regulation, which he described as a “special loophole” for Syria. Several subsequent measures were introduced in previous Congresses to forbid virtually all financial transactions with Syria but were not enacted.

Section 434 of the Foreign Operations Appropriations Act for FY2001 (H.R. 5526, passed by reference in H.R. 4811, P.L. 106-429, November 6, 2000) bars arms sales to any country not in compliance with U.N. Security Council sanctions against Iraq. This ban would be applicable to Syria if Iraq exports oil to Syria without U.N. permission. In practice, the issue would be moot because of similar sanctions already in effect against Syria.

Specific Sanctions against Syria

In addition to the general sanctions listed above, specific provisions in foreign assistance appropriations enacted since 1981 have barred Syria by name from receiving U.S. aid. The most recent ban appears in H.J.Res. 2, the Consolidated Appropriations Resolution, 2003 (P.L. 108-7, February 20, 2003). Section 507 bans direct U.S. assistance to seven named countries including Syria. Section 527 bans U.S. aid to countries identified as supporting international terrorism, while Section 543 bans aid to countries that provide lethal equipment to such countries.
Section 307 of the Foreign Assistance Act of 1961, amended by Section 431 of the Foreign Relations Authorization Act for FY1994-1995 (P.L. 103-236, April 30, 1994), requires the United States to withhold a proportionate share of contributions to international organizations for programs that benefit eight specified countries or entities, including Syria. Section 512 of H.R. 5526 (P.L. 106-429), sometimes known as the Brooke Amendment after an earlier version of this provision, bans assistance to any country in default of to the United States for over a year. As of December 31, 1998 (latest figures available), Syria owed the United States $238 million, mainly in loans under the Commodity Credit Corporation or from the U.S. Agency for International Development (USAID) remaining from the period when Syria received U.S. assistance.

Drawing on appropriate legislation, U.S. Administrations have imposed detailed trade restrictions on exports to Syria. Under Section 6(j) of the Export Administration Act of 1979, trade controls were instituted after Syria was designated as a country supporting international terrorism in 1979, and further controls were imposed after Syrian intelligence was implicated in an abortive airline bombing in 1986. At present, the Department of Commerce list 31 categories of exports requiring a validated license for shipment to Syria; these include aircraft, vessels, most vehicles, parts, machine tools, computer equipment, and other high technology goods. (Routine exports like foodstuffs are exempt from these controls.) Moreover, the Commerce Department generally denies export licenses for dual use equipment or to military end-users in Syria. In 2001, Syria ranked 99th among U.S. trading partners, with $142.9 million in U.S. imports from Syria (mainly mineral oils and fuels, antiques, apparel, spices) and $224.7 million in U.S. exports to Syria (mainly cereals, machinery, appliances and parts, tobacco, vehicles, and fabrics). These figures represent a slight decrease in U.S. imports from Syria ($149.6 million in 2000) and a slight increase in U.S. exports to Syria ($219.0 million in 2000).

Recent Congressional Action

The Syrian Accountability Acts. On April 18, 2002, largely similar bills were introduced in the House (H.R. 4483) and the Senate (S. 2215), both entitled The Syria Accountability Act of 2002, that would have imposed additional U.S. sanctions against Syria unless it halted support for international terrorism, ended its occupation of Lebanese territory, stopped the development of mass destruction weapons, and ceased illegal imports of Iraqi oil. In press interviews on September 3 and 4, 2002, a U.S. State Department official said the Bush Administration disapproved of the proposed legislation; the official was quoted as saying it would restrict the President’s maneuverability in dealing with Middle East affairs. Hearings on H.R. 4483 were held by the House International Relations Committee, Subcommittee on the Middle East and South Asia, on September 18, 2002. The 107th Congress adjourned without floor action on either bill.

On April 12, 2003, Representatives Ileana Ros-Lehtinen and Eliot Engel introduced the Syria Accountability and Lebanese Sovereignty Restoration Act of 2003, which is largely similar to the predecessor bill H.R. 4483. According to a statement by Representative Engel’s office, this bill “holds Syria accountable for its support for terrorism, occupation of Lebanon, and possession and continued development of weapons of mass destruction.” The bill would require the President to impose penalties on Syria unless it ceases support for international terrorist groups, withdraws all military and security personnel from Lebanon, ceases the development of WMD, and is no longer in violation of U.N. Security Council
resolutions imposing trade bans on Iraq. Sanctions would include bans on the export of military items (already banned under other legislation) and of dual use items to Syria, and there would be no provision for waiving these bans (Section 5(a)(1)). In addition, the President would be required to impose two or more sanctions from a menu of six: a ban on all exports to Syria except food and medicine, a ban on U.S. businesses operating or investing in Syria, a ban on landing in or overflight of the United States by Syrian aircraft, reduction of diplomatic contacts with Syria, restrictions on travel by Syrian diplomats in the United States, and blocking of transactions in Syrian property (Section 5(a)(2)). With the partial exception of the ban on Syrian aircraft, the sanctions listed on this menu represent new sanctions over and above those already in effect against Syria. The President would have the authority to waive Section 5(a)(2) on grounds of vital national security interest.

Although the Administration opposed the predecessor bill in the 107th Congress (H.R. 4483), it has not taken a public position on H.R. 1828. Secretary Powell, however, while discussing U.S. concerns over Syrian policies, mentioned that this bill is gathering support in Congress.

**Other Legislation.** On May 14, 2002, President Bush signed H.R. 3525, the Enhanced Border Security and Visa Entry Reform Act of 2002 (P.L. 107-173), which bans non-immigrant visas to any alien from any country that sponsors international terrorism unless the Secretary of State and other senior U.S. officials certify that such alien does not pose a threat to U.S. national security.

An amendment incorporated as Section 3002 of the House version of H.R. 1559, the Emergency Wartime Supplemental Appropriations Act, 2003, states that no funds made available in this act for reconstruction efforts in Iraq “may be used to procure goods or services from any entity that includes information on a response to a Request for Proposal (RFP) that indicates that such entity is organized under the laws of France, the Russian Federation, or Syria.” The Senate version does not contain this provision, and it was not included in the conference report.

**Alternatives and Implications**

Debate has continued within U.S. Administrations and Congress over the lengths to which the United States should go in seeking to enlist Syrian support for U.S. endeavors in the Middle East. According to one theory, normal bilateral relations should be contingent upon improvements in Syria’s human rights record, a clear renunciation of terrorism and narcotics trafficking, and reversal of other policies deemed inimical to U.S. interests. Advocates of this view are particularly concerned over any possibility that the Administration has made promises to ease sanctions (for example, removing Syria from the terrorism list) to obtain Syrian cooperation in regional affairs. They tend to discourage bilateral contacts such as visits by Syrian officials, which they see as a potential vehicle for trapping a U.S. Administration into premature concessions. They favor continued legislation to ensure that relaxation of sanctions can occur only with congressional approval.

Those who support this first approach see little prospect for a long-term relationship with the Syrian regime, which they consider basically antithetical to U.S. interests and values. They see Syria’s alignment with the coalition and agreement to attend peace talks
as tactical moves that offered Syria an end to regional isolation, a free hand in Lebanon, and access to financial support from the Gulf states. They point to Syria’s lack of flexibility on Arab-Israeli issues, periodic bellicose pronouncements from Damascus, unwillingness to consider Israeli compromise proposals on border definition, friendship with Iran (and warmer relations with Iraq), and ongoing rearmament efforts as indications that Syria will remain a threat to regional stability. They warn that efforts to bring about a closer relationship with Syria’s leaders risk repeating the earlier disastrous policy of courting Saddam Hussein.

According to a second theory, quiet diplomacy aimed at encouraging Syria to play a constructive and responsible role in regional affairs could yield benefits. Proponents of this approach do not advocate the immediate termination of sanctions (such as removing Syria from the terrorism list) without further action on Syria’s part; however, they support wider contacts between diplomatic and security officials of the two countries to discuss sensitive issues, seek common ground, and identify possible areas of cooperation. They favor a series of small, reciprocal steps that could lead to a warmer relationship over time. Rather than legislative sanctions, they generally prefer an arrangement under which the Administration has the flexibility to apply or ease sanctions in accordance with the current state of bilateral relations.

Those who favor the second approach believe that a better relationship with Syria could enhance prospects for achieving U.S. objectives. They point to limited U.S.-Syrian cooperation in some areas such as Syrian assistance in providing information on Al Qaeda. More important, they see Syrian support as an essential ingredient in the search for an Arab-Israeli settlement; previous peace efforts, like the Camp David Accords of 1978 and the Reagan plan of 1982, have shown that a lasting solution is unlikely without Syrian involvement. Advocates of this approach point out that the late President Asad, though a difficult negotiator, proved generally reliable in honoring agreements once he has accepted them. (For example, Syria has routinely observed the terms of the 1974 disengagement agreement in the Golan region.) They believe the future course of U.S.-Syrian relations will affect significantly the outlook for regional security and lasting peace in the Middle East.