2002 DECLARATION ON THE CONDUCT OF PARTIES IN THE
SOUTH CHINA SEA

Adopted by the Foreign Ministers of ASEAN and the People's Republic of China
at the 8th ASEAN Summit in Phnom Penh, Cambodia on 4 November 2002

[http://www.aseansec.org/13163.htm]

The Governments of the Member States of ASEAN and the Government of the
People's Republic of China,

REAFFIRMING their determination to consolidate and develop the friendship and
cooperation existing between their people and governments with the view to
promoting a 21st century-oriented partnership of good neighbourliness and mutual
trust;

COGNIZANT of the need to promote a peaceful, friendly and harmonious
environment in the South China Sea between ASEAN and China for the
enhancement of peace, stability, economic growth and prosperity in the region;

COMMITTED to enhancing the principles and objectives of the 1997 Joint Statement
of the Meeting of the Heads of State/Government of the Member States of ASEAN
and President of the People's Republic of China;

DESIRING to enhance favourable conditions for a peaceful and durable solution of
differences and disputes among countries concerned;

HEREBY DECLARE the following:

1. The Parties reaffirm their commitment to the purposes and principles of the
Charter of the United Nations, the 1982 UN Convention on the Law of the Sea, the
Treaty of Amity and Cooperation in Southeast Asia, the Five Principles of Peaceful
Coexistence, and other universally recognized principles of international law which
shall serve as the basic norms governing state-to-state relations;

2. The Parties are committed to exploring ways for building trust and confidence in
accordance with the above-mentioned principles and on the basis of equality and
mutual respect;

3. The Parties reaffirm their respect for and commitment to the freedom of navigation
in and overflight above the South China Sea as provided for by the universally
recognized principles of international law, including the 1982 UN Convention on the
Law of the Sea;

4. The Parties concerned undertake to resolve their territorial and jurisdictional
disputes by peaceful means, without resorting to the threat or use of force, through
friendly consultations and negotiations by sovereign states directly concerned, in
accordance with universally recognized principles of international law, including the
1982 UN Convention on the Law of the Sea;

5. The Parties undertake to exercise self-restraint in the conduct of activities that
would complicate or escalate disputes and affect peace and stability including,
among others, refraining from action of inhabiting on the presently uninhabited
islands, reefs, shoals, cays, and other features and to handle their differences in a constructive manner.

Pending the peaceful settlement of territorial and jurisdictional disputes, the Parties concerned undertake to intensify efforts to seek ways, in the spirit of cooperation and understanding, to build trust and confidence between and among them, including:

a. holding dialogues and exchange of views as appropriate between their defense and military officials;
b. ensuring just and humane treatment of all persons who are either in danger or in distress;
c. notifying, on a voluntary basis, other Parties concerned of any impending joint/combined military exercise; and
d. exchanging, on a voluntary basis, relevant information.

6. Pending a comprehensive and durable settlement of the disputes, the Parties concerned may explore or undertake cooperative activities. These may include the following:

a. marine environmental protection;
b. marine scientific research;
c. safety of navigation and communication at sea;
d. search and rescue operation; and
e. combating transnational crime, including but not limited to trafficking in illicit drugs, piracy and armed robbery at sea, and illegal traffic in arms.

The modalities, scope and locations, in respect of bilateral and multilateral cooperation should be agreed upon by the Parties concerned prior to their actual implementation.

7. The Parties concerned stand ready to continue their consultations and dialogues concerning relevant issues, through modalities to be agreed by them, including regular consultations on the observance of this Declaration, for the purpose of promoting good neighbourliness and transparency, establishing harmony, mutual understanding and cooperation, and facilitating peaceful resolution of disputes among them;

8. The Parties undertake to respect the provisions of this Declaration and take actions consistent therewith;

9. The Parties encourage other countries to respect the principles contained in this Declaration;

10. The Parties concerned reaffirm that the adoption of a code of conduct in the South China Sea would further promote peace and stability in the region and agree to work, on the basis of consensus, towards the eventual attainment of this objective.
DONE on the Fourth Day of November in the Year Two Thousand and Two in Phnom Penh, the Kingdom of Cambodia.

For Brunei Darussalam: MOHAMED BOLKIAH, Minister of Foreign Affairs

For the Kingdom of Cambodia: HOR NAMHONG, Senior Minister and Minister of Foreign Affairs and International Cooperation

For the Republic of Indonesia: DR HASSAN WIRAYUDA, Minister for Foreign Affairs

For the Lao People's Democratic Republic: SOMSAVAT LENGSAVAD, Deputy Prime Minister and Minister for Foreign Affairs

For Malaysia: DATUK SERI SYED HAMID ALBAR, Minister of Foreign Affairs

For the Union of Myanmar: WIN AUNG, Minister for Foreign Affairs

For the Republic of the Philippines: BLAS F. OPLE, Secretary of Foreign Affairs

For the Republic of Singapore: PROF. S. JAYAKUMAR, Minister for Foreign Affairs

For the Kingdom of Thailand: DR. SURAKIART SATHIRATHAI, Minister of Foreign Affairs

For the Socialist Republic of Viet Nam: NGUYEN DY NIEN, Minister of Foreign Affairs

For the People's Republic of China: WANG YI, Special Envoy and Vice Minister of Foreign Affairs