Peace Agreement Access Tool PA-X https://test.pax.peaceagreements.org/

Country/entity Kosovo

Serbia

Yugoslavia (former)

Region Europe and Eurasia

Agreement name Cadastral Records (Technical Dialogue Agreement)

Date 2 Sep 2011

Agreement status Multiparty signed/agreed

Interim Yes

arrangement

Balkan Conflicts (1991 - 1995) (1998 - 2001)

Former Yugoslavia

The disintegration of former Yugoslavia post cold war saw conflicts which became mediated and produced peace agreements in Slovenia (where the brief independence conflict was mediated by the EC Troika in 1991), Croatia (between Croatian and Serb populations 1991-1995), in Bosnia (between Croatian, Serb and Bosniak populations 1992-1995), in Macedonia (where mediation played a key pre-emptive role in preventing large scale conflict in 2001), in Kosovo (between Kosovar Albanians and Serbian population and the Federal Republic of Yugoslavia (FRY), but also between FRY and NATO, 1998-1999), and a conflict in the Presevo Valley (between Albanians in South Serbia and FRY, 2000-2001). The continued fall-out of the disintegration of former Yugoslavia also saw mediated agreement and ultimate dissolution of the Union between Serbia and Montenegro.

Bosnia-Herzegovina

In 1991, after nationalist parties won the first multi-party elections in the Socialist Federal Republic of Yugoslavia, a violent process of disintegration commenced. With its mixed population, Bosnia-Herzegovina became the centre of the following civil war that began in 1992 between the newly formed army of the Republic of Bosnia and Herzegovina (mostly Muslim Bosniacs), and the parastatal forces of self-declared Bosnian Croat (Herzeg-Bosnia) and Bosnian Serb (Republika Srpska) entities within Bosnia-Herzegovina, supported by Croatia and Serbia, with various, often short-lived, coalitions. The General Framework Agreement (Dayton Peace Agreement), signed in 1995, split the country into two ethno-federal entities, the Bosniak-Croat Federation and the Republika Srpska, and included continued peacekeeping and institutional administration by international actors.

Kosovo

The conflict between Serbs and Kosovar Albanians has a long history and always involved territorial disputes as well as ethno-political, cultural and linguistic factors. The most recent phase of the conflict began in November 1997 when the Albanian Kosovo Liberation Army (KLA or UCK) began their campaign for the independence of Kosovo from the Federal Republic of Yugoslavia (FRY – then Serbia and Montenegro). The subsequent war lasted until the NATO intervention, which undertook bombing campaigns of Belgrade and other places in Serbia during spring 1999. The main agreements solving the conflict were internationally driven and, finally, a UNSC resolution imposed a post-conflict arrangement in the wake of what was essentially a NATO military victory. In February 2008, Kosovo's parliament declared independence, but independence is still internationally disputed.

Close

Balkan Conflicts (1991 - 1995) (1998 - 2001)

Stage Framework/substantive - partial

Conflict nature Government/territory

Peace process Kosovo-Serbia Normalisation Process

Parties Agreement unsigned, parties believed to be the Kosovo delegation, led by Dr. Edita Tahiri

and the Serbian delegation led by Mr. Borko Stefanovic.

Third parties Agreement unsigned, meeting was chaired by the EU facilitator, Mr. Robert Cooper.

Description Short agreement in which the parties agree to make every effort to establish a fully

reliable cadastre in Kosovo, in order to protect the rights of people with legitimate claims to property. It provides for forming a tripartite implementation group and technical agency in order to identify gaps in original pre-1999 cadastral records, and also sets out

the modalities for resolving disputes.

Agreement document

KV_110902_Cadastral Records (Technical Dialogue Agreement).pdf (opens in new tab) |

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Groups

Children/youth No specific mention.

Disabled persons No specific mention.

Elderly/age No specific mention.

Migrant workers No specific mention.

Racial/ethnic/ national group No specific mention.

Religious groups No specific mention.

Indigenous people No specific mention.

Other groups No specific mention.

Refugees/displaced No specific mention.

persons

Social class No specific mention.

Gender

Women, girls and

gender

No specific mention.

Men and boys No specific mention.

LGBTI No specific mention.

Family No specific mention.

State definition

Nature of state

(general)

No specific mention.

State configuration No specific mention.

Self determination No specific mention.

Referendum No specific mention.

State symbols No specific mention.

Independence/

secession

No specific mention.

Accession/

unification

No specific mention.

Border delimitation No specific mention.

Cross-border

provision

No specific mention.

Governance

Political No specific mention.

institutions (new or

reformed)

Elections No specific mention.

Electoral commission

No specific mention.

Political parties

No specific mention.

reform

Civil society No specific mention.

Traditional/ religious leaders

No specific mention.

Public administration

No specific mention.

Constitution

No specific mention.

Power sharing

Political power sharing

Power sharing→Political power sharing→General

State level

Page 1, 1. The solution to the Libya crisis can only be a political one and requires a national reconciliation process involving all Libyans, including the institutional, security and military actors who are prepared to participate peacefully, with the safe return of displaced persons and refugees and the creation of a transitional justice, reparation and national amnesty process as well as the implementation of Article 34 [Note: touches on a ceasefire, DDR, terrorism, withdrawal of forces and implementation] on security arrangements of the Libyan Political Agreement.

Power sharing→Political power sharing→International involvement State level

Page 1, 5. The first instance in the adjudication mechanism will be undertaken by a Commission consisting of International and cadastral and property experts from Kosovo. The majority of the experts will be appointed by the EUSR, taking into account the interests of all communities concerned.

Page 1, 6. The Kosovo Supreme Court will act as the second, appeal, instance of this adjudication mechanism. Decisions by the Kosovo Supreme Court will be taken by a panel in which international judges will hold the majority and will be final and enforceable and not subject to challenge.

Territorial power sharing

No specific mention.

Economic power sharing

No specific mention.

Military power

No specific mention.

sharing

Human rights and equality

Human rights/RoL No specific mention.

general

Bill of rights/similar No specific mention.

Treaty

No specific mention.

incorporation

Civil and political

No specific mention.

rights

Socio-economic

No specific mention.

rights

Rights related issues

Citizenship No specific mention.

Democracy No specific mention.

Detention procedures

No specific mention.

Media and

No specific mention.

communication

Mobility/access No specific mention.

Protection

No specific mention.

measures

Other

No specific mention.

Rights institutions

NHRI No specific mention.

Regional or international No specific mention.

human rights institutions

Justice sector reform

Criminal justice and No specific mention. **emergency law**

State of emergency No specific mention. **provisions**

Judiciary and

No specific mention.

courts

Prisons and

No specific mention.

detention

Traditional Laws No specific mention.

Socio-economic reconstruction

 $\ \, \textbf{Development or} \\$

No specific mention.

socio-economic reconstruction

National economic No specific mention.

plan

Natural resources No specific mention.

International funds No specific mention.

Business No specific mention.

Taxation No specific mention.

Banks No specific mention.

Land, property and environment

Land reform/rights Land, property and environment→Land reform/rights→Property return and restitution Summary: The agreement in its entirety provides for identifying gaps in original pre-1999 cadastral record in order to establish a fully reliable cadastre in Kosovo.

> Page 1, 1. In order to protect the rights of people with legitimate claims to property, the parties will jointly make every effort to establish a fully reliable cadastre in Kosovo.

Page 1, 2. A tripartite implementation group, consisting of cadastral experts from the two parties and chaired by the EU will monitor the work of a technical agency, (selected by the EU after consultation with both parties), whose role will be to identify gaps in original pre-1999 cadastral records.

Page 1, 3. The EUSR will receive scanned copies of all original pre-1999 cadastral records removed from Kosovo. Upon request, the EUSR will provide specific information from Kosovo.

Page 1, 4. The technical agency, mentioned in bullet 2, will compare all copies of the original pre-1999 private property cadastral records^1 with the reconstructed Kosovo cadastre. Cases where the comparison shows the records not to be the same will be transferred by the tripartite implementation group to an adjudication mechanism in Kosovo. This adjudication mechanism will make a final determination as to which cadastral record is correct.^1 This will include private property, private commercial property and private church property cadastral records.

Page 1, 5. The first instance in the adjudication mechanism will be undertaken by a Commission consisting of International and cadastral and property experts from Kosovo. The majority of the experts will be appointed by the EUSR, taking into account the interests of all communities concerned.

Page 1, 6. The Kosovo Supreme Court will act as the second, appeal, instance of this adjudication mechanism. Decisions by the Kosovo Supreme Court will be taken by a panel in which international judges will hold the majority and will be final and enforceable and not subject to challenge.

Page 1, 7. Decisions resulting from above adjudication mechanism will be notified to all stakeholders concerned. The Kosovo Cadastre Agency will implement the final decision resulting from above adjudication mechanism by effecting the necessary changes in the Kosovo cadastre.

Page 1, 8. The tripartite implementation group will monitor the quick implementation and functioning of the above arrangements and will regularly brief the Dialogue on progress_

Pastoralist/ nomadism rights No specific mention.

Cultural heritage

No specific mention.

Environment No specific mention.

Water or riparian

No specific mention.

rights or access

Security sector

Security **Guarantees** No specific mention.

Ceasefire No specific mention.

Police No specific mention.

Armed forces No specific mention.

DDR No specific mention.

Intelligence services

No specific mention.

Parastatal/rebel and opposition group forces

No specific mention.

Withdrawal of foreign forces

No specific mention.

Corruption No specific mention.

Crime/organised

No specific mention.

crime

Drugs

No specific mention.

Terrorism No specific mention.

Transitional justice

Transitional justice No specific mention.

general

Amnesty/pardon No specific mention. **Courts** No specific mention.

Mechanism No specific mention.

Prisoner release No specific mention.

Vetting No specific mention.

Victims No specific mention.

Missing persons No specific mention.

Reparations No specific mention.

Reconciliation No specific mention.

Implementation

UN signatory No specific mention.

 $\label{thm:condition} \textbf{Other international} \ \ \text{No specific mention}.$

signatory

Referendum for agreement

No specific mention.

International mission/force/

similar

No specific mention.

Enforcement

mechanism

No specific mention.

Related cases

No specific mention.

Source Government of the Republic of Serbia, Negotiation process with Pristina

http://www.kim.gov.rs/eng/pregovaracki-proces.php