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

Country/entity Colombia

Region Americas

Agreement name Protocolo de Acciones Específicas para el Cese al Fuego Bilateral, Temporal y Nacional

entre el Gobierno Nacional y el Ejercito de Liberacion Nacional - ELN

Date 9 Jun 2023

Agreement status Multiparty signed/agreed

Interim Yes

arrangement

Agreement/conflict Intrastate/intrastate conflict

level

Colombian Conflict (1964 -)

The Colombian conflict is really a set of conflicts and the peace agreements reflect both different processes relating to different conflict groups and dyads, and processes taking place at different times in a complex peace process history. The Colombian civil war has its roots in the late 1940s and the violent infighting between liberal and the conservative factions. Emerging from the liberal tradition with a thorough grounding in nationalist communist ideology, the Revolutionary Armed Forces of Colombia—People's Army (FARC) began its armed insurrection against the Colombian government in 1964. Other left-wing guerrillas emerged as well, most notably the socialist/populist M-19, which would later be integrated into the formal political system in the peace process of 1990s; the National Liberation Army (ELN), which has strong roots in liberation theology, and the Maoist Ejército Popular de Liberación (EPL) (also part of the 1990 process, less successfully). Several stages of peace processes were undertaken by the various sides, which were further complicated by the emergence of right-wing paramilitary 'selfdefence' forces. The peace agreement between the Colombian government under President Uribe and the main alliance of the paramilitary groups, the United Self-Defence Forces of Colombia (AUC), concluded in 2005 and is still heavily disputed as several remnants are still active, but now subsumed under the heading 'Bacrim' (Bandas criminales). In addition, FARC and ELN maintain a military presence, but both demonstrate a strong interest in completing successful peace negotiations with the government, with the most recent agreements being between FARC and the Government.

Close

Colombian Conflict (1964 -

)

Stage Ceasefire/related

Conflict nature Government

Peace process Colombia VI - Government-ELN post-2015 process

Parties

Delegation of the Government of the Republic of Colombia:

José Otty Patiño Hormaza, Head of delegation

Iván Danilo Rueda Rodríguez, High Commissioner for Peace

Orlando Romero Reyes

Rosmery Quintero Castro

Horacio Guerrero García

Adelaida Jiménez Cortés

Carlos Alfonso Rosero

Olga Lilia Silva López

Iván Cepeda Castro

José Félix Lafaurie Rivera

Dayana Paola Urzola Domicó

Rodrigo Botero García

Nigeria Rentería Lozano

Álvaro Matallana Eslava

María José Pizarro Rodríguez.

Delegation of the Ejército de Liberación Nacional - ELN:

Pablo Beltrán, Head of delegation

Aureliano Carbonell

Bernardo Téllez

Isabel Torres

Manuel Gustavo Martínez

María Consuelo Tapias

Tomás García Laviana

Simón Pabón

Mauricio Iguarán.

Third parties

As observer of the armed forces:

Maj. Gen. Hugo Alejandro López Barreto.

As witnesses and depositaries (Guarantor countries):

Glivânia Maria de Oliveira, Federative Republic of Brazil

Eugenio Martínez Enríquez, Republic of Cuba

Jon Otto Brødholt, Kingdom of Norway

Raúl Vergara Meneses, Republic of Chile

Claudia Helietta González Hernández, United Mexican States

Gen. Carlos Martínez Mendoza, Bolivarian Republic of Venezuela.

Permanent accompanying partners:

Carlos G. Ruiz Massieu, Special Representative of the United Nations Secretary-General Msgr. Héctor Fabio Henao Gaviria, Delegate for Church-State Relations, Episcopal Conference of Colombia.

Description

Short protocol agreement connected to the bilateral national ceasefire between the Government of the Republic of Colombia and the Ejército de Liberación Nacional (ELN). The agreement substantively sets out the conditions to be followed by the parties in adherence with the ceasefire, namely the actions of the Monitoring and Verification Mechanism (MVM). Beyond general discouragement of violence or hostile language between parties, the agreement provides for the mobility and access of the MVM around the country, generally calling for humanitarian structures to be uninhibited and for clear communication of the ceasefire and humanitarian agreements to people and between the parties.

Agreement document

CO_230609_Protocol on specific actions for the temporary bilateral national ceasefire between the Government of Colombia and the Ejército de Liberación Nacional (National Liberation Army).pdf (opens in new tab) | Download PDF

Agreement language)

CO_230609_Protocolo de Acciones Específicas para el Cese al Fuego Bilateral, Temporal y document (original Nacional entre el Gobierno Nacional y el Ejercito de Liberacion Nacional - ELN.pdf (opens in new tab)

Women, girls and gender

Participation No specific mention.

Equality No specific mention.

Particular groups of No specific mention. women

International law International law→General IHRL, IHL and IL

> These specific actions are framed in terms of international humanitarian law to create the conditions for civilians, especially the most vulnerable communities, including social and environmental leaders, ethnic peoples, women, human rights defenders and children, to exercise their rights and freedoms.

New institutions No specific mention.

Violence against women

No specific mention.

Transitional justice No specific mention.

Institutional reform No specific mention.

Development No specific mention. **Implementation** No specific mention.

Other No specific mention.