Israel: Background and U.S. Relations in Brief

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Contents

U.S.-Israel Relations in a Time of Transition ................................................................. 1
Settlements and Diplomatic Initiatives ........................................................................ 3
  Settlements Overview and U.S. Policy ................................................................. 3
  Domestic Israeli Aspects of U.S. Presidential Transition ....................................... 4
  UNSCR 2334 and Past U.N. Security Council Activity ........................................... 5
  Possible Implications of Recent Developments ...................................................... 7
  U.S. Policy Options ................................................................................................. 8
U.S. Embassy Move to Jerusalem? ............................................................................. 8
  Background ............................................................................................................ 8
  Prospective Trump Administration Action and Potential Reaction ......................... 9
Iran’s Nuclear Program and Regional Role ............................................................... 12

Figures

Figure 1. Israel: Map and Basic Facts ........................................................................ 2
Figure 2. Israeli Settlements in the West Bank .......................................................... 5
Figure 3. Selected Key Sites in Jerusalem ................................................................. 11

Contacts

Author Contact Information ....................................................................................... 13
U.S.-Israel Relations in a Time of Transition

For decades, strong bilateral relations have fueled and reinforced significant U.S.-Israel cooperation in many areas, including regional security. Nonetheless, at various points throughout the relationship, U.S. and Israeli policies have diverged on some important issues. Significant differences regarding regional issues—notably Iran and the Palestinians—arose or intensified during the Obama Administration.1 Since President Donald Trump’s inauguration, he and Israeli Prime Minister Binyamin Netanyahu have discussed ways “to advance and strengthen the U.S.-Israel special relationship, and security and stability in the Middle East.”2

Since late 2016, a number of developments involving President Trump, the Obama Administration, Israeli leaders, and various other actors (including Members of Congress) have affected U.S. policy. They include the following.

- Several controversies regarding Israeli-Palestinian issues amid the U.S. presidential transition, including Israeli settlements in the West Bank and East Jerusalem.
- Statements indicating that the Trump Administration could move the U.S. embassy from Tel Aviv to Jerusalem.
- Public efforts by Netanyahu and other Israeli leaders to influence the incoming Administration’s stance on the 2015 Iran nuclear deal (the Joint Comprehensive Plan of Action, or JCPOA) and Iran’s role in the region.

Also, in early January 2017, a legal probe of Prime Minister Netanyahu turned into a criminal investigation—in connection with allegations of bribery and receipt of improper gifts—that some observers speculate could threaten his term of office.3 Netanyahu has dismissed the allegations.4

For background information and analysis, see CRS Report RL33476, Israel: Background and U.S. Relations, by Jim Zanotti; CRS Report RL33222, U.S. Foreign Aid to Israel, by Jeremy M. Sharp; and CRS Report R44281, Israel and the Boycott, Divestment, and Sanctions (BDS) Movement, coordinated by Jim Zanotti.

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2 White House Office of the Press Secretary, “Readout of the President’s Call with Prime Minister Netanyahu of Israel,” January 22, 2017.


4 Ibid.
Figure 1. Israel: Map and Basic Facts

Sources: Graphic created by CRS. Map boundaries and information generated by Hannah Fischer using Department of State Boundaries (2011); Esri (2013); the National Geospatial-Intelligence Agency GeoNames Database (2015); DeLorme (2014). Fact information from CIA, The World Factbook; Economist Intelligence Unit; IMF World Outlook Database; Israel Central Bureau of Statistics. All numbers are estimates and as of 2016 unless specified.

Notes: United Nations Disengagement Observer Force (UNDOF) withdrew to Israeli-controlled territory in the Golan Heights in September 2014. The West Bank is Israeli-administered with current status subject to the 1995 Israeli-Palestinian Interim Agreement; permanent status to be determined through further negotiation. The status of the Gaza Strip is a final status issue to be resolved through negotiations. Israel proclaimed Jerusalem as its capital in 1950, but the United States, like nearly all other countries, retains its embassy in Tel Aviv-Yafo. Boundary representation is not necessarily authoritative.
Settlements and Diplomatic Initiatives

Settlements Overview and U.S. Policy

Since 1967, hundreds of thousands of Israeli civilians have settled in territory that Israel has occupied militarily since that year’s Arab-Israeli war. Approximately 371,000 Israelis live in West Bank settlements, with nearly 212,000 more in East Jerusalem. Five residential communities are located in areas that Palestinians claim as part of their envisioned future state. Israelis who defend the settlements’ legitimacy generally cite some combination of legal, historical, strategic, nationalistic, or religious justifications, although Israeli opinion varies about different types of settlements in different locations.

Since Israeli settlement construction began, it has attracted U.S. and international criticism. The international community generally considers Israeli construction on territory occupied in the 1967 war to be illegal. For background on the issue and U.S. policy, see CRS Report RL33476, Israel: Background and U.S. Relations, by Jim Zanotti.

An April 2004 letter from President George W. Bush to then Israeli Prime Minister Ariel Sharon explicitly acknowledged that “in light of new realities on the ground, including already existing major Israeli populations (sic) centers, it is unrealistic to expect that the outcome of final status negotiations will be a full and complete return to the armistice lines of 1949.” The letter came a few months after Sharon had introduced a disengagement plan whereby Israel contemplated withdrawing from or relocating settlements that “will not be included in the territory of the State of Israel in the framework of any possible future permanent agreement.”

The Obama Administration, as part of its initial attempt to restart the peace process between Israelis and Palestinians, called for Israel to totally freeze all settlement activity, including in East Jerusalem. Palestinian leaders followed suit and made a settlement freeze a precondition for their talks.

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5 CIA World Factbook estimates as of 2014.


7 The most-cited international law pertaining to Israeli settlements is the Fourth Geneva Convention, Part III, Section III, Article 49 Relative to the Protection of Civilian Persons in Time of War, August 12, 1949, which states in its last sentence, “The Occupying Power shall not deport or transfer parts of its own civilian population into the territory it occupies.” Israel counters that the West Bank does not fall under the international law definition of “occupied territory,” but is rather “disputed territory” because the previous occupying power (Jordan) did not have an internationally recognized claim to it. Israel claims that, given the demise of the Ottoman Empire at the end of World War I and the end of the British Mandate in 1948, no international actor has a superior legal claim.

8 Israel Ministry of Foreign Affairs, Address by PM Ariel Sharon at the Fourth Herzliya Conference-Dec 18- 2003.

9 U.S. and Israeli leaders publicly differed on whether Obama’s expectations of Israel contradicted statements that the George W. Bush Administration had made. Some Israeli officials and former Bush Administration officials said that the United States and Israel had reached an unwritten understanding that “Israel could add homes in settlements it expected to keep [once a final resolution with the Palestinians was reached], as long as the construction was dictated by market demand, not subsidies.” Glenn Kessler and Howard Schneider, “U.S. Presses Israel to End Expansion,” Washington Post, May 24, 2009. This article quotes former Bush Administration deputy national security advisor Elliott Abrams as saying that the United States and Israel reached “something of an understanding.” The accounts of former Bush Administration officials diverge in their characterization of U.S.-Israel talks on the subject, but the Obama Administration insisted that if understandings ever existed, it was not bound by them. Ethan Bronner, “Israelis Say Bush Agreed to West Bank Growth,” New York Times, June 3, 2009.
return to peace talks. Israel responded with a partial 10-month moratorium, but tentative efforts to restart negotiations did not take hold during that time.

In July 2016, the United States and other members of the international Quartet\(^{10}\) (European Union, Russia, the U.N. Secretary-General) released a report saying, among other things, that the “continuing policy of settlement construction and expansion, designation of land for exclusive Israeli use, and denial of Palestinian development is steadily eroding the viability of the two-state solution.”\(^{11}\) In September 2016, Quartet representatives released a statement reiterating their opposition to settlement construction and expansion, and further specifying concerns with regard to “the retroactive ‘legalization’ of existing units.”\(^{12}\)

Amid anticipation that the Trump Administration would be less critical of official Israeli actions and statements on settlements and other Palestinian-related issues, Israeli officials continued announcing settlement plans or construction-related activities during the last months of the Obama Administration.

To date, the Trump Administration has been less critical than the Obama Administration of Israeli settlement-related announcements and construction activity. However, In February 2017, after settlement-related announcements in connection with more than 5,000 housing units and Netanyahu’s announcement of the possible construction of a new settlement as a compensatory measure for the early February evacuation of a West Bank outpost known as Amona, the White House Press Secretary released a statement with the following passage:

> While we don’t believe the existence of settlements is an impediment to peace, the construction of new settlements or the expansion of existing settlements beyond their current borders may not be helpful in achieving that goal. As the President has expressed many times, he hopes to achieve peace throughout the Middle East region.\(^{13}\)

### Domestic Israeli Aspects of U.S. Presidential Transition

In the context of the U.S. presidential transition, right-of-center Israeli figures appear to be more assertive in their efforts to consolidate Israeli claims to key areas of the West Bank.\(^{14}\) For example, Naftali Bennett (a Netanyahu coalition partner with extensive settler support) supports an initiative that would reportedly see the settlement of Ma’ale Adumim (approximate population: 40,000) just east of Jerusalem “annexed as a first step toward applying Israeli law and ending military rule” over the 60 percent of the West Bank that is under Israeli control.\(^{15}\) In light of many Israelis’ regard for their country’s international political and economic profile, Netanyahu has countered calls for bold unilateral moves by saying, “This is no time for off-the-cuff decisions or political dictations, and this is no time for surprises. This is the time for considered, responsible diplomacy among friends.”\(^{16}\)

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\(^{10}\) The Quartet formed in 2002 as an effort by the members to pool their efforts in mitigating conflict and promoting the peace process.

\(^{11}\) The report, dated July 1, 2016, is available at http://www.state.gov/p/nea/rls/rpt/259262.htm. It also lamented terrorist attacks against civilians and Palestinian incitement to violence.


\(^{13}\) White House Office of the Press Secretary, Statement by the Press Secretary, February 2, 2017.


Netanyahu supported the advancement of legislation in the Knesset known as the Regulation Law, but the timing of its passage in early February reportedly ran counter to Netanyahu’s preferences.\(^\text{17}\) The law is expected by many observers to be overturned by Israel’s Supreme Court.\(^\text{18}\) Pending judicial action, the law authorizes the Israeli government to expropriate private Palestinian property in order to provide a basis for the legality (under Israeli law) of perhaps more than half of the approximately 100 settlement outposts in existence.\(^\text{19}\)

### Figure 2. Israeli Settlements in the West Bank

![Map of Israeli Settlements in the West Bank](image)

**Sources:** Middle East Eye, 2016, with some modifications to the legend by CRS.

**Notes:** All areas are approximate.

### UNSCR 2334 and Past U.N. Security Council Activity

On December 23, 2016, the U.N. Security Council adopted Resolution 2334 by a vote of 14 in favor, zero against, and one abstention by the United States. The resolution, among other things:

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\(^{17}\) “Netanyahu asks to delay settlements bill vote so he can coordinate with US,” *Times of Israel*, February 5, 2017.


\(^{19}\) Joe Dyke, “Clashes as Israel evicts wildcat settlers,” Agence France Presse, February 1, 2017.
Reaffirms that settlements established by Israel in “Palestinian territory occupied since 1967, including East Jerusalem,” constitute “a flagrant violation under international law” and a “major obstacle” to a two-state solution and a “just, lasting and comprehensive peace.”

Reiterates the Council’s demand that Israel “immediately and completely cease all settlement activities.”

Underlines that the Council will not recognize changes to 1949-1967 armistice lines demarcating the West Bank other than those agreed by the parties through negotiations.

Calls upon all states to “distinguish, in their relevant dealings, between the territory of the State of Israel and the territories occupied since 1967.”

Calls for immediate steps to prevent acts of violence against civilians and to clearly condemn all acts of terrorism.

Calls upon both parties to act on the basis of international law and their previous agreements and obligations, and to “refrain from provocative actions, incitement and inflammatory rhetoric.”

Urges the intensification and acceleration of international and regional diplomatic efforts and support aimed at achieving without delay a “comprehensive, just and lasting peace in the Middle East.”

In February 2011, the Obama Administration had vetoed a draft U.N. Security Council resolution (UNSCR)—approved by all 14 other members of the Security Council—that also would have characterized Israeli settlements in the West Bank and East Jerusalem as illegal, and demanded cessation of settlement activities. The 2011 draft UNSCR did not contain language similar to UNSCR 2334 condemning terrorism and calling for actors to prevent violence and refrain from incitement.20 Susan Rice, then-U.S. Permanent Representative to the United Nations, clarified that despite its veto, the Obama Administration opposed settlement construction as illegitimate and at cross-purposes with peace efforts.21

Over the course of several decades and Administrations, U.S. decisions to support, abstain from, or veto draft UNSCRs relating to Israeli-Palestinian issues have varied. In 1980, UNSCR 465, which was adopted unanimously, determined that Israel’s practices of settling parts of its population in territories occupied since 1967 constituted a “flagrant violation of the Geneva Convention relative to the Protection of Civilian Persons in Time of War.” Some subsequent UNSCRs that were adopted featured language appearing to criticize settlements.22 As with the Obama Administration’s February 2011 veto, some other Administrations have vetoed draft UNSCRs relating to Israeli-Palestinian issues, including 1983 and 1997 draft UNSCRs relating specifically to settlements.23

Various observers and policymakers have debated the impact of UNSCR 2334. One media report characterized UNSCR 2334 as “largely symbolic” because it did not include specific references to

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20 For an analysis, which indicates that the violence and incitement references in UNSCR 2334 may have contributed to perceptions among U.S. officials and others that UNSCR 2334 was less unfavorable to Israel than the 2011 draft UNSCR, see Michal Hatuel Radoshitzky, “Analysis: Four factors that paved the way for UN vote on settlements,” jpost.com, December 27, 2016.


sanctions or other punitive measures against Israel. On January 5, 2017, the House passed H.Res. 11, which objected to UNSCR 2334 and the Obama Administration’s abstention, by a 340-80 vote (with four voting “present”). A Senate resolution objecting to UNSCR 2334 (S.Res. 6) has been introduced in the Senate, and was co-sponsored by 78 Senators as of February 9. On September 20, 2016, 88 Senators had signed a letter to Obama urging him to “make it clear that you will veto any one-sided UNSC resolution that may be offered in the coming months … whether focused on settlements or other final-status issues.” In April 2016, 394 Representatives had signed a similar letter to President Obama.

Following the adoption of UNSCR 2334, then Secretary of State John Kerry gave a speech to explain the U.S. abstention and to set forth guidance on borders, the two-state principle, Palestinian refugees, Jerusalem, security, and end-of-conflict as a possible basis for future Israeli-Palestinian negotiations.

Trump, as President-elect, publicly advocated a U.S. veto of UNSCR 2344 before the vote, and indicated after the vote and the Kerry speech that his approach to Israeli-Palestinian issues would be different. Prime Minister Netanyahu vehemently denounced the resolution and expressed his enthusiasm to work with the Trump Administration.

Possible Implications of Recent Developments

The consequences of the presidential transition, UNSCR 2334, and settlement-related developments are unclear. Will these developments substantively increase international leverage against Israel in its settlement activities or more broadly? Will they lead to greater determination among right-of-center Israeli leaders to disregard or actively challenge international initiatives or pressure via unilateral Israeli actions? Beyond the initiatives’ respective scopes, will they have wider ripple effects on Israeli-Palestinian and regional dynamics? How will the Trump Administration affect these issues?

Some aspects of the Israeli-Palestinian conflict appear unchanged by recent diplomatic developments. Israel maintains overarching control of the security environment in Israel and the West Bank. Palestinians remain divided between a PA administration with limited self-rule in specified West Bank urban areas, led by the Fatah movement and President Mahmoud Abbas, and a de facto Hamas administration in the Gaza Strip. Both the PA and Hamas face major questions regarding future leadership and succession. There has been little or no change in the gaps between Israeli and Palestinian positions on key issues of dispute since the last round of direct talks broke down in April 2014. Since 2011, Arab states that have traditionally championed the Palestinian cause have been more preoccupied with their own internal concerns, and many have built or


26 Its text is available at http://kaygranger.house.gov/sites/granger.house.gov/files/Letter%20to%20President%20Obama%20supporting%20direct%20negotiations%20%E2%80%93%20signed%20by%20394%20Members%20of%20Congress_1.pdf.


strengthened informal ties with Israel based on common concerns regarding Iran and its regional influence.

**U.S. Policy Options**

Trump’s close advisors on Israeli issues include his senior advisor Jared Kushner (who is also his son-in-law) and lawyer David Friedman—his nominee to be U.S. ambassador to Israel. Friedman’s nomination—subject to Senate approval—has attracted attention because of his past statements and financial efforts in support of controversial Israeli settlements in the West Bank, and his sharp criticism of the Obama Administration, some Members of Congress, and some American Jews.

Speculation surrounds what actions the President and Congress might take on Israeli-Palestinian issues in the coming months. Trump has stated aspirations to help broker a final-status Israeli-Palestinian agreement. Other possible presidential or legislative initiatives could address:

- U.S. aid to Israel and the Palestinians.
- Standing U.S. policy on a two-state solution and other issues of dispute.
- U.S. contributions to and participation at the United Nations and other international bodies.
- U.S. approaches to other regional and international actors that have roles on Israeli-Palestinian issues.

According to an Israeli journalist, Israel’s government plans to actively seek the Trump Administration’s acknowledgment of Israel’s future sovereignty in “settlement blocs”—areas anticipated by Israeli leaders to be within the boundaries of Israel if the issue of borders is eventually finalized with the Palestinians via negotiations. However, hundreds of the housing units included in the January 2017 approvals mentioned above are in the West Bank settlement of Ariel, whose status as part of a bloc is disputed by Palestinians who assert that its inclusion would unfairly infringe upon Palestinians’ territorial contiguity and claims to water rights. At least a few of the approved units are for a settlement well outside the blocs identified by Israel.

**U.S. Embassy Move to Jerusalem?**

**Background**

Successive U.S. Administrations of both political parties since 1948 have maintained that the fate of Jerusalem is to be decided by negotiations and have discouraged the parties from taking

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34 Kershner, op. cit.

35 Ibid.
actions that could prejudice the final outcome of those negotiations. The Palestinians envisage East Jerusalem as the capital of their future state. However, the House of Representatives passed H.Con.Res. 60 in June 1997, and the Senate passed S.Con.Res. 21 in May 1997. Both resolutions called on the Clinton Administration to affirm that Jerusalem must remain the undivided capital of Israel.

A related issue is the possible relocation of the U.S. embassy from Tel Aviv to Jerusalem. Proponents argue that Israel is the only country where a U.S. embassy is not in the capital identified by the host country, that Israel’s claim to West Jerusalem—where an embassy may be located—is unquestioned, and/or that Palestinians must be disabused of their hope for a capital in Jerusalem. Opponents say such a move would undermine prospects for Israeli-Palestinian peace and U.S. credibility with Palestinians and in the Muslim world, and could prejudice the final status of the city. The Jerusalem Embassy Act of 1995 (P.L. 104-45) provided for the embassy’s relocation by May 31, 1999, but granted the President authority, in the national security interest, to suspend limitations on State Department expenditures that would be imposed if the embassy did not open. Presidents Clinton, Bush, and Obama consistently suspended these spending limitations, and the embassy has remained in Tel Aviv. President Obama issued the most recent six-month suspension of limitations on December 1, 2016.36

Over successive Congresses, various Members have periodically introduced substantially similar versions of a Jerusalem Embassy and Recognition Act or thematically related bills or resolutions. Such legislative initiatives seek the embassy’s relocation and would remove or advocate the removal of the President’s authority to suspend the State Department expenditure limitations cited above. New versions (S. 11, H.R. 257, and H.R. 265) were introduced in January 2017.

Prospective Trump Administration Action and Potential Reaction

As a candidate, Donald Trump—like Bill Clinton and George W. Bush when they were presidential candidates—pledged to move the embassy to Jerusalem. After the election a number of Trump’s top aides reportedly stated that Trump intended to follow through on the pledge,37 and Trump himself said in response to a question on the subject shortly before his inauguration that he does not break promises.38 However, shortly after his inauguration, President Trump said it was too early to discuss a move.39 Prime Minister Netanyahu has voiced support for the relocation of the U.S. embassy and all other countries’ embassies to Jerusalem, but has not made specific, time-based demands.40

Some observers claim that moving the U.S. embassy could lead to a number of negative consequences. Before leaving office, former Secretary Kerry predicted that such a move could lead to an “explosion” in the region, and Israeli authorities reportedly have contemplated scenarios involving possible violent responses by Palestinians.41 The PLO’s chief negotiator has

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39 Ibid.
40 Ibid.
threatened to reverse the recognition it has accorded Israel to date.\textsuperscript{42} An opponent of the move has argued that it would be “in direct violation” of the 1993 Declaration of Principles (also known as the Oslo Accord).\textsuperscript{43} Some observers appear to base their stated concerns about an embassy move not on an imminent expectation of security problems or dramatic diplomatic backlash, but on the possibility that a move could undermine promising opportunities for Israel to work with Arab states.\textsuperscript{44}

### Jordan and Jerusalem

Perhaps more than any other Arab state, Jordan has a significant stake in any development affecting the status of Jerusalem. Jordan and its king, Abdullah II, maintain a custodial role—recognized by Israel and the Palestinians—over the Old City’s Temple Mount/Haram al Sharif and its holy sites. This area is the third-holiest in Islam (after Mecca and Medina in Saudi Arabia). Additionally, Palestinians make up a large portion (probably a majority) of Jordan’s population, so any situation involving possible discontent or unrest among Palestinians has the potential to affect Jordan.\textsuperscript{45}

In January 2017, a Jordanian government spokesperson warned that a U.S. embassy move to Jerusalem would cross a “red line” and would “have catastrophic implications on several levels,” indicating that it could bolster extremism in the region and would affect Israel’s relations with Jordan and probably with other Arab states.\textsuperscript{46} It is unclear how such a development would affect U.S.-Jordan relations, including the two countries’ close military and intelligence cooperation, such as against the Islamic State (also known as ISIS, ISIL, or by the Arabic acronym Da’esh). During a late January 2017 visit to Washington, DC, King Abdullah reportedly spoke about the possible embassy move in a meeting with Vice President Mike Pence.\textsuperscript{47}

However, proponents of a move downplay such concerns. One proponent has asserted that widespread de facto acceptance of West Jerusalem as part of Israel means that relocating the embassy to Jerusalem would not prejudice the U.S. stance on the city’s ultimate status, including that of the Old City and the holy sites.\textsuperscript{48} Another proponent has stated that an embassy move could change the atmosphere in such a way that a resumption of peace talks becomes more likely.\textsuperscript{49} A former senior U.S. official on Israeli-Palestinian issues wrote in January 2017 that coupling an embassy move with a larger diplomatic initiative regarding Jerusalem’s status could possibly aid the peace process, under certain circumstances.\textsuperscript{50}


\textsuperscript{43} Danny Seidemann, “Moving the U.S. Embassy in Israel to Jerusalem: A Hard Look at the Arguments and Implications,” Insiders’ Jerusalem, January 3, 2017. See Article V, Section 3 of the Oslo Accord, which states that permanent status negotiations “shall cover remaining issues, including: Jerusalem, refugees, settlements, security arrangements, borders, relations and cooperation with other neighbors, and other issues of common interest.” http://www.mfa.gov.il/MFA/ForeignPolicy/Pacific/Guide/Pages/Declaration%20of%20Principles.aspx. Israel and the PLO were the two parties to the Oslo Accord. The United States and Russia both witnessed the document.

\textsuperscript{44} Lake, op. cit.


\textsuperscript{47} Lederman, op. cit.

\textsuperscript{48} Amiad Cohen, “Please, America, Move Your Embassy to Jerusalem,” nytimes.com, December 27, 2016.

\textsuperscript{49} “Moving the US embassy to Jerusalem,” Economist, December 24, 2016.

Figure 3. Selected Key Sites in Jerusalem

Source: Those stated in the graphic and Times of Israel.

Notes: All locations and lines are approximate. Unofficial media reports, as well as official U.S. government information provided to CRS in 2013 regarding U.S. government ownership or leasing of property in Jerusalem, contribute to the designation of possible future U.S. diplomatic sites.
Media sources and other observers have speculated about how the incoming Administration might logistically handle an embassy move. They have discussed the use of sites owned or leased by the U.S. government as possible venues for an embassy in Jerusalem.51 They have also raised the possibility of Trump designating the existing U.S. Consulate General in Jerusalem (which currently only deals with Palestinians in the West Bank, East Jerusalem, and Gaza) as an embassy or an embassy annex.52 If the Senate confirms Friedman’s nomination as ambassador, some sources have speculated that another way the Administration could claim to follow through on Trump’s campaign pledge could be for Friedman to conduct official business in Jerusalem, where he owns a residence.53

Iran’s Nuclear Program and Regional Role

Given President Trump’s regular criticism of the JCPOA (the 2015 international nuclear agreement with Iran) during his candidacy, Prime Minister Netanyahu and some other Israeli leaders expressed hopes after Trump’s victory that he might abrogate or significantly change U.S. participation in and implementation of the JCPOA.54 In anticipation of a February 2017 meeting with President Trump in Washington, DC, Netanyahu condemned a late January Iranian ballistic missile test as a “blatant violation” of the U.N. Security Council resolution that followed the JCPOA (Resolution 2231).55 He plans to discuss his concerns about the JCPOA along with the possibility of renewing sanctions against Iran.

As the Administration grapples with the issue, it is unclear to what extent Israel might influence U.S. decisionmaking regarding the JCPOA, economic sanctions targeting Iran, or how to address Iran’s regional role.56 One source has indicated that instead of abrogating the JCPOA, the Administration may seek to enforce it more strictly and renegotiate key provisions, and Netanyahu may be agreeable to these measures.57 The Administration has characterized Iran’s January missile test as contrary to the spirit of the JCPOA, and placed sanctions on various Iranian individuals and entities in response.58

54 “Israel’s Prime Minister Welcomes Trump’s Presidency,” CBS 60 Minutes, December 11, 2016.
55 “Netanyahu says Iran violated UN resolution, to discuss sanctions with Trump in upcoming visit,” i24news, January 30, 2017.
56 For more information, see CRS Report RL33476, Israel: Background and U.S. Relations, by Jim Zanotti.
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