THE ISRAELI SETTLEMENTS ARE ILLEGAL/
Israel’s settlement policy is illegal and constitutes a serious violation of international law. Article 49 of the Fourth Geneva Convention prohibits an Occupying Power from transferring parts of its own civilian population to the territory it occupies. The settlement policy also undermines the right to self-determination of the Palestinian people.

A FLOURISHING SETTLEMENT ECONOMY/
The strong economic life in the Israeli settlements clearly plays a role in their consolidation and expansion. This economic life is made possible by the policies of the Israeli government which encourage industrial activities, agricultural production and the use of natural resources in the Occupied Palestinian Territory.

THE SETTLEMENTS UNDERMINE THE PALESTINIAN ECONOMY/
The undermining of economic life in the so-called Area C (61% of the West Bank) constitutes the most important obstacle to the development of the Palestinian economy. The confiscated Palestinian land contains most of the fertile fields, water and other natural resources. The inability of Palestinians to develop economic activities in this area results in a yearly loss of $3.4 billion or 85% of GDP according to the World Bank. Whereas exports accounted for more than half of Palestinian GDP in the eighties, they currently amount to less than 15%. Many Palestinians are therefore forced to look for jobs in the settlements even though those settlements are responsible for the general lack of perspectives.

THE SETTLEMENTS ARE REINFORCED THROUGH TRADE WITH THE EU AND FRANCE/
The economic and commercial relations between the EU and Israel are very significant. Many Israeli products that potentially originate from the settlements are traded in France: fruits, vegetables, wine, consumer products, etc. These products are systematically labeled as ‘Made in Israel’. Research with importers demonstrated that there is no way for them to verify whether these products do not actually originate from the occupied territories.

EUROPEAN COMPANIES TAKE PART IN THE SETTLEMENT POLICY/
A number of international companies conduct activities in the settlements, more specifically in the service industry and in infrastructure development. In France, the company Orange, whose majority shareholder is the French state, is directly involved in the financing of Israeli settlements through its business relationships with Partner Communications. This Israeli company is directly involved in the colonization of the West Bank and the Golan Heights.

– Since 1967, 250 Israeli settlements have been established in the Occupied Palestinian Territory.
– Some 530,000 settlers live in the West Bank, including 200,000 in East Jerusalem.
– The settlements take up 80% of the water resources of the Occupied Palestinian Territory.
A settler consumes on average six times more water than a Palestinian.
THE EU AND FRANCE HAVE THE OBLIGATION NOT TO SUPPORT THE SETTLEMENT POLICY

A report by François Dubuisson, professor in international law at the Université libre de Bruxelles, dated August 2014, outlines three legal obligations for third states:

1. **To ensure respect for international humanitarian law:** the EU and France must take the necessary measures to ensure that Israel respects the prohibition on the establishment of settlements.

2. **Not to recognize as legal an illegal situation:** the EU and France cannot develop economic relations with Israel which would recognize Israel’s authority over the Palestinian territories or which would give legal effect to the settlements’ activities.

3. **Not to render aid or assistance in maintaining an illegal situation:** the EU and France cannot maintain commercial and economic relations with the settlements if those relations contribute to their economic prosperity.

In relation to Israel’s settlement policy, France must:
- ensure that its policy does not directly or indirectly contribute to the consolidation or expansion of the settlements;
- take measures to sever all ties between its economy and the Israeli settlement economy.

THE ORGANISATIONS THAT RUN THE “MADE IN ILLEGALITY” CAMPAIGN THEREFORE DEMAND

1. prohibit the import of settlement products;
2. exclude the settlements from their bilateral agreements and cooperation with Israel;
3. discourage French companies from investing in settlements and from maintaining economic relations with them;
4. exclude companies which are active or located in the settlements from public markets and public procurement procedures;
5. discourage French and European citizens from buying real estate in the settlements;
6. develop guidelines for travelers to ensure that they avoid supporting companies and tourist sites that are located in the settlements.

A campaign launched in France by the Platform of French NGOs for Palestine and the FIDH. The Platform of French NGOs for Palestine is a network of 40 members and observer members/Amari, Artisans du Monde, AURDIP, AFPS, AJPF, Cedetim, CEMEA, Cimade, CICUP, CCFD-Terre Solidaire, CBSP, CVPR-PO, Comité Gaza Jérusalem Méditerranée, Enfants Réseau Monde/Services, FSGT, Génération Palestine, GREF, LDH, LIFPL-section française, MRAP, Mouvement de la Paix, MIR, MAN, Pax Christi France, Secours Catholique-Caritas France, SIDI, Terre des Hommes France, UJFP

With the support of/ Attac France, Al Haq, CGT, Confédération paysanne, Réseau Euromed France, Union syndicale Solidaires

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