



**Chris Heaton-Harris**  
Member of Parliament for Daventry  
House of Commons, London SW1A 0AA  
Tel: 020 7219 7048

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*Dear Constituent,*

Thank you for contacting me about Israel and the Occupied Palestinian Territories (OPTs).

The UK's position, which I support, is clear and longstanding. There should be a negotiated settlement leading to a safe and secure Israel living alongside a viable and sovereign Palestinian state, based on 1967 borders with agreed land swaps, Jerusalem as the shared capital of both states, and a fair and realistic settlement for refugees. The UK Government consistently calls, both bilaterally and via the UN, for an immediate end to all actions that undermine the viability of the two-state solution.

This includes the evictions of Palestinians from their homes in East Jerusalem, as well as the demolition of Palestinian property and Israeli settlements in the OPTs. The UK is clear that these actions not only undermine progress toward a peaceful two-state solution but are also illegal under international law. I join ministers in calling on Israel to halt these activities with immediate and permanent effect.

Ministers also continue to raise with their Israeli counterparts concerns about settler violence and the importance of the Israel security forces providing appropriate protection to the civilian Palestinian population.

On the issue of bilateral trade, the UK does not recognise the OPTs and settlements there as part of Israel. Goods from settlements are not covered by the UK-Israel Trade and Partnership Agreement and do not receive preferential tariff treatment.

The UK Government advises British businesses to bear in mind its view on the illegality of Israeli settlements in the OPTs under international law when considering their investments and activities in the region. Ultimately, it is a decision for an individual or company as to whether to operate in the settlements in the OPTs. The UK Government neither encourages nor supports such activity.

Finally, the UK Government takes its export control responsibilities extremely seriously and operates one of the most robust export control regimes in the world. All licence applications are rigorously assessed on a case-by-case basis against the Strategic Export Licensing Criteria, based on the most up-to-date information and analysis available. The Government will not grant any export licence if to do so would be inconsistent with the Criteria.

Ministers continue to monitor the situation in Israel and the OPTs closely and will take action to suspend, refuse or revoke licences, in line with the Criteria, if circumstances require.

Thank you again for taking the time to contact me.

Yours faithfully,

**CHRIS HEATON-HARRIS MP**  
**MEMBER OF PARLIAMENT FOR DAVENTRY**

Website: [www.heatonharris.com](http://www.heatonharris.com)