UN General Assembly Resolution 181 Partition Plan to Create Arab and Jewish States with an Economic Union and Special Regime for Jerusalem
(29 November 1947)


Deteriorating Relationship Between Britain and Palestine

The 1937 plan to partition Palestine was never implemented. It did, however, remain a workable political option for resolving the conflict between Arabs and Zionists. Britain needed to placate Arab state opposition to Zionism, so it refrained from actively revisiting the partition plan. The 1939 White Paper which attempted to freeze the growth of the Jewish national home was rejected by the Zionists. By implementing the land transfer restrictions as part of the May 1939 British White Paper, Britain acknowledged that there were Arab and Jewish parts of Palestine. Into the 1940s, debate continued inside the foreign office about solving the Arab-Jewish conflict via partition. In 1944, while still enforcing the White Paper’s restrictions against Jewish immigration and land purchase, British High Commissioner Sir Harold MacMichael wrote in a private letter to London, “I see no alternative to partition...Jews and Arabs alike would enjoy the possession of their own respective territories.”

1. High Commissioner Sir Harold MacMichael to Colonial Office Secretary, 17 July 1944, CO (Colonial Office) Record Group 733/Box 461/File 75872/2.

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During World War II, while British-Zionist relations in Palestine deteriorated, they did little to unglue Britain’s firm strategic grip on Palestine. Ben-Gurion’s call for a Jewish state in his May 1942 Hotel Biltmore address in New York City irritated Zionist-British relations further. The seed Ben-Gurion planted in the early 1940s of activating and strengthening American Jewish support for Zionist aspirations paid dividends after the war ended. Then enormous lobbying efforts were directed at a variety of Washington officials affiliated with the Truman administration.

Public Zionist declarations were matched by continued Jewish physical and demographic growth on the ground during the war years. Despite the White Paper’s restrictions, Zionists easily circumvented land purchase rules, buying land for strategic needs. Despite British efforts to stop it, illegal Jewish immigration to Palestine continued. In Palestine, Jewish para-military organizations attacked British forces and installations. While millions of Jews died in European death camps, Jewish economic growth in Palestine continued. When the war ended, US President Harry S. Truman recommended the immediate admission into Palestine of 100,000 Jews, putting him in opposition to the British Labor government that stood committed to the 1939 restrictions on the growth of the Jewish national home. Britain remained forever mindful of how policies in Palestine would be heard and seen in the rest of the Middle East and India where British concern for local Moslem sensitivities remained paramount.²
Formation of UNSCOP

Faced by increased violence in Palestine, Zionist pressures to allow Jewish immigration, and pressure from abroad, the British government turned to the newly created United Nations for advice. The British made it clear that in seeking UN advice, they would not be obligated to accept any UN suggestions unfriendly to British interests. One hope that Britain retained was that the UN might in the end suggest continuation of the British control of Palestine.

In April 1947, the UN set up UNSCOP (United Nations Special Committee on Palestine). Its purpose, like previous commissions that visited Palestine, was to investigate underlying causes for communal unrest and to make political recommendations about next political steps. The UNSCOP committee included eleven nations: Australia, Canada, Czechoslovakia, Guatemala, India, Iran, Netherlands, Peru, Sweden, Uruguay, and Yugoslavia.

Members of the commission traveled to Palestine in June. While there it was:

“Confronted with the facts of life in Palestine. The Arab Higher Committee greeted it with a country-wide strike, and refused to testify before it....three members of the Irgun Zvai Leumi were sentenced to death, two British sergeants were kidnapped as hostages, the Army imposed martial law and curfew, and when members of the Committee expressed its concern the Chief Secretary of the Palestine Administration curtly reminded them that it was none of their business....the refugee ship “Exodus 1947” was dramatically seized out at sea, and the Committee’s Chairman watched its passengers being transhipped in Haifa Port...in Jerusalem, the Palestine administration had shut itself in barbed-wire security zones.” 3 The Committee had seen firsthand that the Palestine administration was unworkable, and the two communities were locked in what seemed an intractable conflict.

Symptomatic of earlier refusal to officially deal with the British government in shaping Palestine policy, the Arabs of Palestine refused to make an official presentation to the UNSCOP committee. A few Palestinian Arabs met privately with UNSCOP officials. Representatives of

3. The Israel Yearbook, 1950/51, Tel Aviv, Israel Publications Ltd., p. 37.
Arab governments, with the exception of Transjordan, met the committee in Lebanon after it left Palestine. They recommended that all of Palestine become an Arab state. A sub-committee of UNSCOP visited some of the Displaced Persons camps in Europe.

By 1946, the partition of Palestine became the avowed policy of the Jewish Agency. As head of the Jewish Agency, David Ben-Gurion made it clear in his testimony to the UNSCOP Committee that an independent Jewish state was the only political outcome acceptable to the Zionists. Ben-Gurion’s testimony was a brilliant expose of the Zionist cause and its recent history. The Zionist map that was presented to the UNSCOP committee was essentially the map that was proposed in 1937 to the Peel Commission. However it added, the Galilee, the Negev, and at West Jerusalem. The mountain ridge of Judea and Samaria (what later became most of the West Bank) was to remain outside the boundaries of the Jewish State. Both maps suggested by the Zionists in 1937 and 1947 reflected in great measure the foot prints created by Arab land sales and Jewish land purchases. These were the areas suggested for purchase in 1937 when the JNF reviewed land buying options suggested by eager Arab land sellers. (See Doc Epstein Letter)

Presentation of the Jewish Agency and Zionist point of view came in the form of oral testimony and more than 550 pages of detailed written material. This was typical of Zionist preparation and response to investigatory commissions in which they were asked to participate during the Mandate’s duration. The content of the volume produced, The Jewish Plan for Palestine, Memoranda and Statements Presented by The Jewish Agency for Palestine to the United Nations Special Committee on Palestine, covered recent history of Zionism and the Mandate as well as possible solutions to the Palestine issue. Solutions included:

1. Continuance of the Mandate
2. Joint Trusteeship
3. Cantonisation
4. An Arab state
5. Bi-National Parity
6. A Jewish state
7. Partition.

The Jewish Agency report included large sections on Zionist history and the Arab World as viewed by Zionist politicians, the status of Jewish communities in Arab/Oriental countries, and evidence of testimony presented by the leading Zionist officials. The testimony was forthright, copious, and far-ranging.

There was no oblique agenda: the Zionist leaders believed they had earned the right to have an independent Jewish state with a Jewish majority. They acknowledged Arab opposition to the idea and understood why the Arabs opposed the Zionist enterprise.

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Reading the Zionist case gives one an understanding of the depth of Jewish Agency preparedness to handle the diplomacy of the moment. If they did not impress the UNSCOP members, they certainly overwhelmed them with data, logic, and cogent analyses of every central and tangential issue associated with establishment of a Jewish state in Palestine and Jewish presence in the Middle East at large. The volume of material presented to UNSCOP blatantly revealed the gap between the Jewish and Arab communities and their leadership choices in dealing with the British in making and shaping policy. The Arabs of Palestine did not make their case to the UNSCOP committee and forfeited a wonderful chance to impress committee members who could have been persuaded to at least listen to the view that the Balfour Declaration, the Palestine Mandate, and partition were inappropriate. The Arab leadership in Palestine consciously abrogated the responsibility to represent the Arab population. Moreover, the Arab League that had appropriated the Palestine issue in inter-Arab affairs, was itself virulently divided by parochial Jordanian and Egyptian national interests. Both Amman and Cairo wanted a part of Palestine for themselves; no one was speaking for the Palestinian Arabs.

The UNSCOP Report

In September after going to Palestine, UNSCOP issued its report. There was a majority report that suggested partition and a minority report that suggested a federal solution of two communities living in one state. There was debate about whether a UN Trusteeship should be set up to keep control of Palestine or partition recommended with independent states established. The majority UNSCOP report suggested the partition of Palestine into Arab and Jewish states. Both the Arab and Jewish states were to consist of three segments with each one of the segments barely contiguous or barely touching one another. The map so entwined the three geographic segments of each proposed state that neither state could have worked operationally or retained independence without the sanction of the other.

When the partition report was presented, the Arab reaction was unequivocal, swift, and totally opposed to its acceptance. For suggesting the possibility of partition, the Political Committee of the Arab League suggested that economic sanctions be imposed on Britain and the US. Moreover, the Arab Higher Committee and Arab supporters of this Palestinian Arab body not only rejected partition but by late September rejected the Federal solution of the minority report as well. They suggested only a unitary state where, “The Jewish minority would be afforded adequate protection and safeguards.”

On November 13, 1947, The British announced they would withdraw from Palestine by August 1, 1948, and would wind down their civil administration well before then. Britain was withdrawing without voting for partition, but still had hopes that the UN might offer Britain the right to continue there through a trusteeship of the area, in essence a reaffirmation of British control.

Truman, under pressure from many sources to endorse partition, had banned all visits to the Oval office by Zionist officials except one. His former business partner Eddie Jacobsen had persuaded Truman to see Chaim Weizmann. Weizmann pleaded the Zionist case. When the partition vote was held on November 29, 1947, the US voted yes along with the USSR and France, while the British delegate abstained. The vote was 33-13 with 10 abstentions, obtaining the required two-thirds majority. It followed the defeat of the Arab proposal for a unitary state.

Reactions to the UN Partition Vote

The Zionists were jubilant while the Palestinian Arabs and leaders of Arab and Moslem states were indignant. In making preparations to withdraw, British officials in Palestine were decidedly pro-Arab in their sympathies, making it all the more difficult for the Jewish Agency. Jewish civilian settlements and institutions found themselves in immediate civil strife with local Arabs and prepared for war against neighboring Arab states.

Before the UN General Assembly adjourned on November 29, it appointed a five member commission to implement partition. The commission proved useless. Adding to the growing chaos in Palestine, Britain withdrew its civilian administration. The UN Security Council, because of the changes that took place in its composition in early 1948, no longer had a majority to implement the partition resolution.

The day after the resolution was passed, Arabs attacked Jewish property in Palestine while riots broke out against Jewish communities in Damascus, Aleppo, Cairo, Beirut, and Aden, where in some cases synagogues were destroyed. A Holy War was declared by the leaders of Al-Azhar University in Cairo. The first phase of Israel’s independence war had begun.

At the conclusion of Israel’s Independence War and for decades afterwards, the partition resolution became a benchmark in international affairs when the Palestinian issue or Israel’s legitimacy was raised. The resolution was repeatedly presented as evidence of Israel’s international legitimacy, as support for an Arab state in Palestine, and as proof that had the Arab states not rejected partition in 1947, an Arab state in Palestine would have been created, and a Palestinian Arab refugee problem not created. In October 2011, Palestinian Authority President Mahmoud Abbas, said that “it was an Arab mistake as a whole” to reject the partition plan.6 The partition plan was also used as a model of how Jerusalem as a city and its holy places should be treated, namely governed through some international administration. That reality never materialized. Jerusalem, divided as a consequence of the 1948-49 war was not reunited as one municipality until after the June 1967 war, and no international administration was applied to its governance.

—Ken Stein, January 2010

6. Israel Television, Channel 2, October 29, 2011.
The General Assembly,
Having met in special session at the request of the Mandatory Power to constitute and instruct a Special Committee to prepare for the consideration of the question of the future Government of Palestine at the second regular session;
Having constituted a Special Committee and instructed it to investigate all questions and issues relevant to the problem of Palestine, and to prepare proposals for the solution of the problem; and
Having received and examined the report of the Special Committee (Document A/364)(1) including a number of unanimous recommendations and a plan of partition with economic union approved by the majority of the Special Committee;
Considers that the present situation in Palestine is one which is likely to impair the general welfare and friendly relations among nations;
Takes note of the declaration by the Mandatory Power that it plans to complete its evacuation of Palestine by 1 August 1948;
Recommends to the United Kingdom, as the Mandatory Power for Palestine, and to all other Members of the United Nations the adoption and implementation, with regard to the future Government of Palestine, of the Plan of Partition with Economic Union set out below;
Requests that:

a. The Security Council take the necessary measures as provided for in the plan for its implementation;
b. The Security Council consider, if circumstances during the transitional period require such consideration, whether the situation in Palestine constitutes a threat to the peace. If it decides that such a threat exists, and in order to maintain international peace and security, the Security Council should supplement the authorization of the General Assembly by taking measures, under Articles 39 and 41 of the Charter, to empower the United Nations Commission, as provided in this Resolution, to exercise in Palestine the functions which are assigned to it by this Resolution;
c. The Security Council determine as a threat to the peace, breach of the peace or act of aggression, in accordance with Article 39 of the Charter, any attempt to alter by force the settlement envisaged by this Resolution;
d. The Trusteeship Council be informed of the responsibilities envisaged for it in this plan;

Calls upon the inhabitants of Palestine to take such steps as may be necessary on their part to put this plan into effect;
Appeals to all Governments and all peoples to refrain from taking any action which might hamper or delay the carrying out of these recommendations; and
Authorizes the Secretary-General to reimburse travel and subsistence expenses of the members of the Commission referred to in Part 1, Section B, Paragraph I below, on such basis and in such form as he may determine most appropriate in the circumstances, and to provide the Commission with the necessary staff to assist in carrying out the functions assigned to the Commission by the General Assembly.*

The General Assembly,
Authorizes the Secretary-General to draw from the Working Capital Fund a sum not to exceed 2,000,000 dollars for the purposes set forth in the last Paragraph of the Resolution on the
Plan of Partition with Economic Union

Part I. – Future Constitution and Government of Palestine

A. Termination of Mandate, Partition and Independence

1. The Mandate for Palestine shall terminate as soon as possible but in any case not later than 1 August 1948.
2. The armed forces of the Mandatory Power shall be progressively withdrawn from Palestine, the withdrawal to be completed as soon as possible but in any case not later than 1 August 1948. The Mandatory Power shall advise the Commission, as far in advance as possible, of its intention to terminate the mandate and to evacuate each area. The Mandatory Power shall use its best endeavours to ensure that an area situated in the territory of the Jewish State, including a seaport and hinterland adequate to provide facilities for a substantial immigration, shall be evacuated at the earliest possible date and in any event not later than 1 February 1948.
3. Independent Arab and Jewish States and the Special International Regime for the City of Jerusalem, set forth in Part III of this Plan, shall come into existence in Palestine two months after the evacuation of the armed forces of the Mandatory Power has been completed but in any case not later than 1 October 1948. The boundaries of the Arab State, the Jewish State, and the City of Jerusalem shall be as described in Parts II and III below.
4. The period between the adoption by the General Assembly of its recommendation on the question of Palestine and the establishment of the independence of the Arab and Jewish States shall be a transitional period.

B. Steps Preparatory to Independence

1. A Commission shall be set up consisting of one representative of each of five Member States. The Members represented on the Commission shall be elected by the General Assembly on as broad a basis, geographically and otherwise, as possible.
2. The administration of Palestine shall, as the Mandatory Power withdraws its armed forces, be progressively turned over to the Commission, which shall act in conformity with the recommendations of the General Assembly, under the guidance of the Security Council. The Mandatory Power shall to the fullest possible extent coordinate its plans for withdrawal with the plans of the Commission to take over and administer areas which have been evacuated.
   In the discharge of this administrative responsibility the Commission shall have authority to issue necessary regulations and take other measures as required. The Mandatory Power shall not take any action to prevent, obstruct or delay the implementation by the Commission of the measures recommended by the General Assembly.
3. On its arrival in Palestine the Commission shall proceed to carry out measures for the establishment of the frontiers of the Arab and Jewish States and the City of Jerusalem in accordance with the general lines of the recommendations of the General Assembly on the partition of Palestine. Nevertheless, the boundaries as described in Part II of this Plan are to be modified in such a way that village areas as a rule will not be divided by state boundaries unless pressing reasons make that necessary.
4. The Commission, after consultation with the democratic parties and other public organizations of the Arab and Jewish States, shall select and establish in each State as rapidly as possible a Provisional Council of Government. The activities of both the Arab and Jewish Provisional Councils of Government shall be carried out under the general direction of the Commission.

If by 1 April 1948 a Provisional Council of Government cannot be selected for either of the States, or, if selected, cannot carry out its functions, the Commission shall communicate that fact to the Security Council for such action with respect to that State as the Security Council may deem proper, and to the Secretary-General for communication to the Members of the United Nations.

5. Subject to the provisions of these recommendations, during the transitional period the Provisional Councils of Government, acting under the Commission, shall have full authority in the areas under their control including authority over matters of immigration and land regulation.

6. The Provisional Council of Government of each State, acting under the Commission, shall progressively receive from the Commission full responsibility for the administration of that State in the period between the termination of the Mandate and the establishment of the State's independence.

7. The Commission shall instruct the Provisional Councils of Government of both the Arab and Jewish States, after their formation, to proceed to the establishment of administrative organs of government, central and local.

8. The Provisional Council of Government of each State shall, within the shortest time possible, recruit an armed militia from the residents of that State, sufficient in number to maintain internal order and to prevent frontier clashes.

This armed militia in each State shall, for operational purposes, be under the command of Jewish or Arab officers resident in that State, but general political and military control, including the choice of the militia's High Command, shall be exercised by the Commission.

1. The Provisional Council of Government of each State shall, not later than two months after the withdrawal of the armed forces of the Mandatory Power, hold elections to the Constituent Assembly which shall be conducted on democratic lines.

The election regulations in each State shall be drawn up by the Provisional Council of Government and approved by the Commission. Qualified voters for each State for this election shall be persons over eighteen years of age who are (a) Palestinian citizens residing in that State; and (b) Arabs and Jews residing in the State, although not Palestinian citizens, who, before voting, have signed a notice of intention to become citizens of such State.

Arabs and Jews residing in the City of Jerusalem who have signed a notice of intention to become citizens, the Arabs of the Arab State and the Jews of the Jewish State, shall be entitled to vote in the Arab and Jewish States respectively.

Women may vote and be elected to the Constituent Assemblies.

During the transitional period no Jew shall be permitted to establish residence in the area of the proposed Arab State, and no Arab shall be permitted to establish residence in the area of the proposed Jewish State, except by special leave of the Commission.

2. The Constituent Assembly of each State shall draft a democratic constitution for its State and choose a provisional government to succeed the Provisional Council of Government appointed by the Commission. The Constitutions of the States shall embody Chapters 1 and 2 of the Declaration provided for in Section C below and include, inter alia, provisions for:
a. Establishing in each State a legislative body elected by universal suffrage and by secret ballot on the basis of proportional representation, and an executive body responsible to the legislature;

b. Settling all international disputes in which the State may be involved by peaceful means in such a manner that international peace and security, and justice, are not endangered;

c. Accepting the obligation of the State to refrain in its international relations from the threat or use of force against the territorial integrity or political independence of any State, or in any other manner inconsistent with the purpose of the United Nations;

d. Guaranteeing to all persons equal and non-discriminatory rights in civil, political, economic and religious matters and the enjoyment of human rights and fundamental freedoms, including freedom of religion, language, speech and publication, education, assembly and association;

e. Preserving freedom of transit and visit for all residents and citizens of the other State in Palestine and the City of Jerusalem, subject to considerations of national security, provided that each State shall control residence within its borders.

3. The Commission shall appoint a preparatory economic commission of three members to make whatever arrangements are possible for economic co-operation, with a view to establishing, as soon as practicable, the Economic Union and the Joint Economic Board, as provided in Section D below.

4. During the period between the adoption of the recommendations on the question of Palestine by the General Assembly and the termination of the Mandate, the Mandatory Power in Palestine shall maintain full responsibility for administration in areas from which it has not withdrawn its armed forces. The Commission shall assist the Mandatory Power in the carrying out of these functions. Similarly the Mandatory Power shall co-operate with the Commission in the execution of its functions.

5. With a view to ensuring that there shall be continuity in the functioning of administrative services and that, on the withdrawal of the armed forces of the Mandatory Power, the whole administration shall be in the charge of the Provisional Councils and the Joint Economic Board, respectively, acting under the Commission, there shall be a progressive transfer, from the Mandatory Power to the Commission, of responsibility for all the functions of government, including that of maintaining law and order in the areas from which the forces of the Mandatory Power have been withdrawn.

6. The Commission shall be guided in its activities by the recommendations of the General Assembly and by such instructions as the Security Council may consider necessary to issue.

The measures taken by the Commission, within the recommendations of the General Assembly, shall become immediately effective unless the Commission has previously received contrary instructions from the Security Council.

The Commission shall render periodic monthly progress reports, or more frequently if desirable, to the Security Council.

7. The Commission shall make its final report to the next regular session of the General Assembly and to the Security Council simultaneously.

C. Declaration

A declaration shall be made to the United Nations by the Provisional Government of each
proposed State before independence. It shall contain, inter alia, the following clauses:

**General Provision**

The stipulations contained in the Declaration are recognized as fundamental laws of the State and no law, regulation or official action shall conflict or interfere with these stipulations, nor shall any law, regulation or official action prevail over them.

**Chapter I: Holy Places, Religious Buildings and Sites**

1. Existing rights in respect of Holy Places and religious buildings or sites shall not be denied or impaired.
2. In so far as Holy Places are concerned, the liberty of access, visit, and transit shall be guaranteed, in conformity with existing rights, to all residents and citizens of the other State and of the City of Jerusalem, as well as aliens, without distinction as to nationality, subject to requirements of national security, public order and decorum.
   Similarly, freedom of worship shall be guaranteed in conformity with existing rights, subject to the maintenance of public order and decorum.
3. Holy Places and religious buildings or sites shall be preserved. No act shall be permitted which may in any way impair their sacred character. If at any time it appears to the Government that any particular Holy Place, religious, building or site is in need of urgent repair, the Government may call upon the community or communities concerned to carry out such repair. The Government may carry it out itself at the expense of the community or community concerned if no action is taken within a reasonable time.
4. No taxation shall be levied in respect of any Holy Place, religious building or site which was exempt from taxation on the date of the creation of the State.
   No change in the incidence of such taxation shall be made which would either discriminate between the owners or occupiers of Holy Places, religious buildings or sites, or would place such owners or occupiers in a position less favourable in relation to the general incidence of taxation than existed at the time of the adoption of the Assembly's recommendations.
5. The Governor of the City of Jerusalem shall have the right to determine whether the provisions of the Constitution of the State in relation to Holy Places, religious buildings and sites within the borders of the State and the religious rights appertaining thereto, are being properly applied and respected, and to make decisions on the basis of existing rights in cases of disputes which may arise between the different religious communities or the rights of a religious community with respect to such places, buildings and sites. He shall receive full cooperation and such privileges and immunities as are necessary for the exercise of his functions in the State.

**Chapter II: Religious and Minority Rights**

1. Freedom of conscience and the free exercise of all forms of worship, subject only to the maintenance of public order and morals, shall be ensured to all.
2. No discrimination of any kind shall be made between the inhabitants on the ground of race, religion, language or sex.
3. All persons within the jurisdiction of the State shall be entitled to equal protection of the laws.
4. The family law and personal status of the various minorities and their religious interests, including endowments, shall be respected.
5. Except as may be required for the maintenance of public order and good government, no measure shall be taken to obstruct or interfere with the enterprise of religious or charitable bodies of all faiths or to discriminate against any representative or member of these bodies on the ground of his religion or nationality.
6. The State shall ensure adequate primary and secondary education for the Arab and Jewish minority, respectively, in its own language and its cultural traditions.
   The right of each community to maintain its own schools for the education of its own members in its own language, while conforming to such educational requirements of a general nature as the State may impose, shall not be denied or impaired. Foreign educational establishments shall continue their activity on the basis of their existing rights.
7. No restriction shall be imposed on the free use by any citizen of the State of any language in private intercourse, in commerce, in religion, in the Press or in publications of any kind, or at public meetings.(3)
8. No expropriation of land owned by an Arab in the Jewish State (by a Jew in the Arab State)(4) shall be allowed except for public purposes. In all cases of expropriation full compensation as fixed by the Supreme Court shall be said previous to dispossession.

Chapter III: Citizenship, International Conventions, and Financial Obligations

1. Citizenship:
   Palestinian citizens residing in Palestine outside the City of Jerusalem, as well as Arabs and Jews who, not holding Palestinian citizenship, reside in Palestine outside the City of Jerusalem shall, upon the recognition of independence, become citizens of the State in which they are resident and enjoy full civil and political rights. Persons over the age of eighteen years may opt, within one year from the date of recognition of independence of the State in which they reside, for citizenship of the other State, providing that no Arab residing in the area of the proposed Arab State shall have the right to opt for citizenship in the proposed Jewish State and no Jew residing in the proposed Jewish State shall have the right to opt for citizenship in the proposed Arab State. The exercise of this right of option will be taken to include the wives and children under eighteen years of age of persons so opting.
   Arabs residing in the area of the proposed Jewish State and Jews residing in the area of the proposed Arab State who have signed a notice of intention to opt for citizenship of the other State shall be eligible to vote in the elections to the Constituent Assembly of that State, but not in the elections to the Constituent Assembly of the State in which they reside.
2. International Conventions:
   a. The State shall be bound by all the international agreements and conventions, both general and special, to which Palestine has become a party. Subject to any right of denunciation provided for therein, such agreements and conventions shall be respected by the State throughout the period for which they were concluded;
   b. Any dispute about the applicability and continued validity of international conventions or treaties signed or adhered to by the Mandatory Power on behalf of Palestine shall be referred to the International Court of Justice in accordance with the provisions of the
Statute of the Court.

3. Financial Obligations:
   a. The State shall respect and fulfill all financial obligations of whatever nature assumed on behalf of Palestine by the Mandatory Power during the exercise of the Mandate and recognized by the State. This provision includes the right of public servants to pensions, compensation or gratuities;
   b. These obligations shall be fulfilled through participation in the Joint Economic Board in respect of those obligations applicable to Palestine as a whole, and individually in respect of those applicable to, and fairly apportionable between, the States;
   c. A Court of Claims, affiliated with the Joint Economic Board, and composed of one member appointed by the United Nations, one representative of the United Kingdom and one representative of the State concerned, should be established. Any dispute between the United Kingdom and the State respecting claims not recognized by the latter should be referred to that Court;
   d. Commercial concessions granted in respect of any part of Palestine prior to the adoption of the Resolution by the General Assembly shall continue to be valid according to their terms, unless modified by agreement between the concession-holders and the State.

Chapter IV: Miscellaneous Provisions

1. The provisions of Chapters 1 and 2 of the declaration shall be under the guarantee of the United Nations, and no modifications shall be made in them without the assent of the General Assembly of the United Nations. Any Member of the United Nations shall have the right to bring to the attention of the General Assembly any infraction or danger of infraction of any of these stipulations, and the General Assembly may thereupon make such recommendations as it may deem proper in the circumstances.
2. Any dispute relating to the application or interpretation of this declaration shall be referred, at the request of either party, to the International Court of Justice, unless the parties agree to another mode of settlement.

D. Economic Union and Transit

1. The Provisional Council of Government of each State shall enter into an undertaking with respect to Economic Union and Transit. This undertaking shall be drafted by the Commission provided for in Section B, Paragraph 1, utilizing to the greatest possible extent the advice and cooperation of representative organizations and bodies from each of the proposed States. It shall contain provisions to establish the Economic Union of Palestine and provide for other matters of common interest. If by 1 April 1948 the Provisional Councils of Government have not entered into the undertaking, the undertaking shall be put into force by the Commission.

The Economic Union of Palestine

2. The objectives of the Economic Union of Palestine shall be:
   a. A customs union;
   b. A joint currency system providing for a single foreign exchange rate;
   c. Operation in the common interest on a non-discriminatory basis of railways, interstate
highways, postal, telephone and telegraphic services, and ports and airports involved in international trade and commerce;

d. Joint economic development, especially in respect of irrigation, land reclamation and soil conservation;

e. Access for both States and for the City of Jerusalem on a non-discriminatory basis to water and power facilities.

3. There shall be established a Joint Economic Board, which shall consist of three representatives of each of the two States and three foreign members appointed by the Economic and Social Council of the United Nations. The foreign members shall be appointed in the first instance for a term of three years; they shall serve as individuals and not as representatives of States.

4. The functions of the Joint Economic Board shall be to implement either directly or by delegation the measures necessary to realize the objectives of the Economic Union. It shall have all powers of organization and administration necessary to fulfill its functions.

5. The States shall bind themselves to put into effect the decisions of the Joint Economic Board. The Board's decisions shall be taken by a majority vote.

6. In the event of failure of a State to take the necessary action the Board may, by a vote of six members, decide to withhold an appropriate portion of the part of the customs revenue to which the State in question is entitled under the Economic Union. Should the State persist in its failure to cooperate, the Board may decide by a simple majority vote upon such further sanctions, including disposition of funds which it has withheld, as it may deem appropriate.

7. In relation to economic development, the functions of the Board shall be planning, investigation and encouragement of joint development projects, but it shall not undertake such projects except with the assent of both States and the City of Jerusalem, in the event that Jerusalem is directly involved in the development project.

8. In regard to the joint currency system, the currencies circulating in the two States and the City of Jerusalem shall be issued under the authority of the Joint Economic Board, which shall be the sole issuing authority and which shall determine the reserves to be held against such currencies.

9. So far as is consistent with Paragraph 2(b) above, each State may operate its own central bank, control its own fiscal and credit policy, its foreign exchange receipts and expenditures, the grant of import licenses, and may conduct international financial operations on its own faith and credit. During the first two years after the termination of the Mandate, the Joint Economic Board shall have the authority to take such measures as may be necessary to ensure that -- to the extent that the total foreign exchange revenues of the two States from the export of goods and services permit, and provided that each State takes appropriate measures to conserve its own foreign exchange resources -- each State shall have available, in any twelve months' period, foreign exchange sufficient to assure the supply of quantities of imported goods and services for consumption in its territory equivalent to the quantities of such goods and services consumed in that territory in the twelve months' period ending 31 December 1947.

10. All economic authority not specifically vested in the Joint Economic Board is reserved to each State.

11. There shall be a common customs tariff with complete freedom of trade between the States, and between the States and the City of Jerusalem.

12. The tariff schedules shall be drawn up by a Tariff Commission, consisting of representatives
of each of the States in equal numbers, and shall be submitted to the Joint Economic Board for approval by a majority vote. In case of disagreement in the Tariff Commission, the Joint Economic Board shall arbitrate the points of difference. In the event that the Tariff Commission fails to draw up any schedule by a date to be fixed, the Joint Economic Board shall determine the tariff schedule.

13. The following items shall be a first charge on the customs and other common revenue of the Joint Economic Board:
   a. The expenses of the customs service and of the operation of the joint services;
   b. The administrative expenses of the Joint Economic Board;
   c. The financial obligations of the Administration of Palestine, consisting of:
      1. The service of the outstanding public debt;
      2. The cost of superannuation benefits, now being paid or falling due in the future, in accordance with the rules and to the extent established by Paragraph 3 of Chapter 3 above.

14. After these obligations have been met in full, the surplus revenue from the customs and other common services shall be divided in the following manner: not less than 5 percent and not more than 10 percent to the City of Jerusalem; the residue shall be allocated to each State by the Joint Economic Board equitably, with the objective of maintaining a sufficient and suitable level of government and social services in each State, except that the share of either State shall not exceed the amount of that State's contribution to the revenues of the Economic Union by more than approximately four million pounds in any year. The amount granted may be adjusted by the Board according to the price level in relation to the prices prevailing at the time of the establishment of the Union. After five years, the principles of the distribution of the joint revenue may be revised by the Joint Economic Board on a basis of equity.

15. All international conventions and treaties affecting customs tariff rates, and those communications services under the jurisdiction of the Joint Economic Board, shall be entered into by both States. In these matters, the two States shall be bound to act in accordance with the majority of the Joint Economic Board.

16. The Joint Economic Board shall endeavour to secure for Palestine's exports fair and equal access to world markets.

17. All enterprises operated by the Joint Economic Board shall pay fair wages on a uniform basis.

Freedom of Transit and Visit

18. The undertaking shall contain provisions preserving freedom of transit and visit for all residents or citizens of both States and of the City of Jerusalem, subject to security considerations; provided that each State and the City shall control residence within its borders.

Termination, Modification, and Interpretation of the Undertaking

19. The undertaking and any treaty issuing therefrom shall remain in force for a period of ten years. It shall continue in force until notice of termination, to take effect two years thereafter, is given by either of the parties.
20. During the initial ten-year period, the undertaking and any treaty issuing therefrom may not be modified except by consent of both parties and with the approval of the General Assembly.

21. Any dispute relating to the application or the interpretation of the undertaking and any treaty issuing therefrom shall be referred, at the request of either party, to the International Court of Justice, unless the parties agree to another mode of settlement.

E. Assets

1. The movable assets of the Administration of Palestine shall be allocated to the Arab and Jewish States and the City of Jerusalem on an equitable basis. Allocations should be made by the United Nations Commission referred to [3], Section B, Paragraph 1, above. Immovable assets shall become the property of the government of the territory in which they are situated.

2. During the period between the appointment of the United Nations Commission and the termination of the Mandate, the Mandatory Power shall, except in respect of ordinary operations, consult with the Commission on any measure which it may contemplate involving the liquidation, disposal or encumbering of the assets of the Palestine Government, such as the accumulated treasury surplus, the proceeds of Government bond issues, State lands or any other asset.

F. Admission to Membership in the United Nations

When the independence of either the Arab or the Jewish State as envisaged in this plan has become effective and the declaration and undertaking, as envisaged in this plan, have been signed by either of them, sympathetic consideration should be given to its application for admission to membership in the United Nations in accordance with Article 4 of the Charter of the United Nations.

Part II- Boundaries

A. The Arab State

The area of the Arab State in Western Galilee is bounded on the west by the Mediterranean and on the north by the frontier of the Lebanon from Ras en Naqura to a point north of Saliha. From there the boundary proceeds southwards, leaving the built-up area of Saliha in the Arab State, to join the southernmost point of this village. There it follows the western boundary line of the villages of 'Alma, Rihaniya and Teitaba, thence following the northern boundary line of Meirun village to join the Acre-Safad Sub-District boundary line. It follows this line to a point west of Es Sammu'i village and joins it again at the northernmost point of Farradiya. Thence it follows the sub-district boundary line to the Acre-Safad main road. From here it follows the western boundary of Kafr-I'nan village until it reaches the Tiberias-Acre Sub-District boundary line, passing to the west of the junction of the Acre-Safad and Lubiya-Kafr-I'nan roads. From the south-west corner of Kafr-I'nan village the boundary line follows the western boundary of the Tiberias Sub-District to a point close to the boundary line between the villages of Maghar and 'Eilabun, thence bulging out to the west to include as much of the eastern part of the plain of Battuf as is necessary for the reservoir proposed by the Jewish Agency for the
irrigation of lands to the south and east.

The boundary rejoins the Tiberias Sub-District boundary at a point on the Nazareth-Tiberias road south-east of the built-up area of Tur'an; thence it runs southwards, at first following the sub-district boundary and then passing between the Kadoorie Agricultural School and Mount Tabor, to a point due south at the base of Mount Tabor. From here it runs due west, parallel to the horizontal grid line 230, to the north-east corner of the village lands of Tel Adashim. It then runs to the northwest corner of these lands, whence it turns south and west so as to include in the Arab State the sources of the Nazareth water supply in Yafa village. On reaching Ginneiger it follows the eastern, northern and western boundaries of the lands of this village to their south-west corner, whence it proceeds in a straight line to a point on the Haifa-Afula railway on the boundary between the villages of Sarid and El-Mujeidil. This is the point of intersection. The south-western boundary of the area of the Arab State in Galilee takes a line from this point, passing northwards along the eastern boundaries of Sarid and Gevat to the north-eastern corner of Nahalal, proceeding thence across the land of Kefar ha Horesh to a central point on the southern boundary of the village of 'Ilut, thence westwards along that village boundary to the eastern boundary of Beit Lahm, thence northwards and north-eastwards along its western boundary to the north-eastern corner of Waldheim and thence north-westwards across the village lands of Shafa 'Amr to the southeastern corner of Ramat Yohanan. From here it runs due north-north-east to a point on the Shafa 'Amr-Haifa road, west of its junction with the road of I'billin. From there it proceeds north-east to a point on the southern boundary of I'billin situated to the west of the I'billin-Birwa road. Thence along that boundary to its westernmost point, whence it turns to the north, follows across the village land of Tamra to the north-westernmost corner and along the western boundary of Julis until it reaches the Acre-Safad road. It then runs westwards along the southern side of the Safad-Acre road to the Galilee-Haifa District boundary, from which point it follows that boundary to the sea.

The boundary of the hill country of Samaria and Judea starts on the Jordan River at the Wadi Malih south-east of Beisan and runs due west to meet the Beisan-Jericho road and then follows the western side of that road in a north-westerly direction to the junction of the boundaries of the Sub-Districts of Beisan, Nablus, and Jenin. From that point it follows the Nablus-Jenin sub-District boundary westwards for a distance of about three kilometres and then turns north-westwards, passing to the east of the built-up areas of the villages of Jalbun and Faqu'a, to the boundary of the Sub-Districts of Jenin and Beisan at a point northeast of Nuris. Thence it proceeds first north-westwards to a point due north of the built-up area of Zie'in and then westwards to the Afula-Jenin railway, thence north-westwards along the District boundary line to the point of intersection on the Hejaz railway. From here the boundary runs southwestwards, including the built-up area and some of the land of the village of Kh. Lid in the Arab State to cross the Haifa-Jenin road at a point on the district boundary between Haifa and Samaria west of El- Mansi. It follows this boundary to the southernmost point of the village of El-Butaimat. From here it follows the northern and eastern boundaries of the village of Ar'ara rejoining the Haifa-Samaria district boundary at Wadi 'Ara, and thence proceeding south-south-westwards in an approximately straight line joining up with the western boundary of Qaqun to a point east of the railway line on the eastern boundary of Qaqun village. From here it runs along the railway line some distance to the east of it to a point just east of the Tulkarm railway station. Thence the boundary follows a line half-way between the railway and the Tulkarm-Qalqiliya-Jaljuliya and Ras El-Ein road to a point just east of Ras El-Ein station, whence it proceeds along the railway some distance to the east of it to the point on the railway line south of the junction of
the Haifa-Lydda and Beit Nabala lines, whence it proceeds along the southern border of Lydda airport to its south-west corner, thence in a south-westerly direction to a point just west of the built-up area of Sarafand El 'Amar, whence it turns south, passing just to the west of the built-up area of Abu El-Fadil to the north-east corner of the lands of Beer Ya'aqov. (The boundary line should be so demarcated as to allow direct access from the Arab State to the airport.) Thence the boundary line follows the western and southern boundaries of Ramle village, to the northeast corner of El Na'ana village, thence in a straight line to the southernmost point of El Barriya, along the eastern boundary of that village and the southern boundary of 'Innaba village. Thence it turns north to follow the southern side of the Jaffa-Jerusalem road until El-Qubab, whence it follows the road to the boundary of Abu-Shusha. It runs along the eastern boundaries of Abu Shusha, Seidun, Hulda to the southernmost point of Hulda, thence westwards in a straight line to the north-eastern corner of Umm Kalkha, thence following the northern boundaries of Umm Kalkha, Qazaza and the northern and western boundaries of Mukhezin to the Gaza District boundary and thence runs across the village lands of El-Mismiya El-Kabira, and Yasur to the southern point of intersection, which is midway between the built-up areas of Yasur and Batani Sharqi.

From the southern point of intersection the boundary lines run north-westwards between the villages of Gan Yavne and Barqa to the sea at a point half way between Nabi Yunis and Minat El-Qila, and south-eastwards to a point west of Qastina, whence it turns in a south-westerly direction, passing to the east of the built-up areas of Es Sawafir Esh Sharqiya and 'Ibdis. From the south-east corner of 'Ibdis village it runs to a point southwest of the built-up area of Beit 'Affa, crossing the Hebron-El-Majdal road just to the west of the built-up area of 'Iraq Suweidan. Thence it proceeds southward along the western village boundary of El-Faluja to the Beersheba Sub-District boundary. It then runs across the tribal lands of 'Arab El-Jubarat to a point on the boundary between the Sub-Districts of Beersheba and Hebron north of Kh. Khuweilifa, whence it proceeds in a south-westerly direction to a point on the Beersheba-Gaza main road two kilometres to the north-west of the town. It then turns south-eastwards to reach Wadi Sab' at a point situated one kilometre to the west of it. From here it turns north-eastwards and proceeds along Wadi Sab' and along the Beersheba-Hebron road for a distance of one kilometer, whence it turns eastwards and runs in a straight line to Kh. Kuseifa to join the Beersheba-Hebron Sub-District boundary. It then follows the Beersheba-Hebron boundary eastwards to a point north of Ras Ez-Zuweira, only departing from it so as to cut across the base of the indentation between vertical grid lines 150 and 160.

About five kilometres north-east of Ras Ez-Zuweira it turns north, excluding from the Arab State a strip along the coast of the Dead Sea not more than seven kilometres in depth, as far as 'Ein Geddi, whence it turns due east to join the Transjordan frontier in the Dead Sea.

The northern boundary of the Arab section of the coastal plain runs from a point between Minat El-Qila and Nabi Yunis, passing between the built-up areas of Gan Yavne and Barqa to the point of intersection. From here it turns south-westwards, running across the lands of Batani Sharqi, along the eastern boundary of the lands of Beit Daras and across the lands of Julis, leaving the built-up areas of Batani Sharqi and Julis to the westwards, as far as the north-west corner of the lands of Beit-Tima. Thence it runs east of El-Jiya across the village lands of El-Barbara along the eastern boundaries of the villages of Beit Jirja, Deir Suneid and Dimra. From the south-east corner of Dimra the boundary passes across the lands of Beit Hanun, leaving the Jewish lands of Nir-Am to the eastwards. From the south-east corner of Beit Hanun the line runs south-west to a point south of the parallel grid line 100, then turns north-west for two kilometres,
turning again in a southwesterly direction and continuing in an almost straight line to the north-west corner of the village lands of Kirbet Ikhza'a. From there it follows the boundary line of this village to its southernmost point. It then runs in a southerly direction along the vertical grid line 90 to its junction with the horizontal grid line 70. It then turns south-easterly to Kh. El-Ruheiba and then proceeds in a southerly direction to a point known as El-Baha, beyond which it crosses the Beersheba-El 'Auja main road to the west of Kh. El-Mushrifia. From there it joins Wadi El-Zaiyatin just to the west of El-Subeita. From there it turns to the north-east and then to the south-east following this Wadi and passes to the east of 'Abda to join Wadi Nafkh. It then bulges to the south-west along Wadi Nafkh, Wadi 'Ajrim and Wadi Lassan to the point where Wadi Lassan crosses the Egyptian frontier.

The area of the Arab enclave of Jaffa consists of that part of the town-planning area of Jaffa which lies to the west of the Jewish quarters lying south of Tel-Aviv, to the west of the continuation of Herzl street up to its junction with the Jaffa-Jerusalem road, to the south-west of the section of the Jaffa-Jerusalem road lying south-east of that junction, to the west of Miqve Yisrael lands, to the northwest of Holon local council area, to the north of the line linking up the north-west corner of Holon with the northeast corner of Bat Yam local council area and to the north of Bat Yam local council area. The question of Karton quarter will be decided by the Boundary Commission, bearing in mind among other considerations the desirability of including the smallest possible number of its Arab inhabitants and the largest possible number of its Jewish inhabitants in the Jewish State.

B. The Jewish State

The north-eastern sector of the Jewish State (Eastern Galilee) is bounded on the north and west by the Lebanese frontier and on the east by the frontiers of Syria and Transjordan. It includes the whole of the Huleh Basin, Lake Tiberias, the whole of the Beisan Sub-District, the boundary line being extended to the crest of the Gilboa mountains and the Wadi Malih. From there the Jewish State extends north-west, following the boundary described in respect of the Arab State. The Jewish section of the coastal plain extends from a point between Minat El-Qila and Nabi Yunis in the Gaza Sub-District and includes the towns of Haifa and Tel-Aviv, leaving Jaffa as an enclave of the Arab State. The eastern frontier of the Jewish State follows the boundary described in respect of the Arab State.

The Beersheba area comprises the whole of the Beersheba Sub-District, including the Negeb and the eastern part of the Gaza Sub-District, but excluding the town of Beersheba and those areas described in respect of the Arab State. It includes also a strip of land along the Dead Sea stretching from the Beersheba-Hebron Sub-District boundary line to 'Ein Geddi, as described in respect of the Arab State.

C. The City of Jerusalem

The boundaries of the City of Jerusalem are as defined in the recommendations on the City of Jerusalem. (See Part III, Section B, below).

Part III. – City of Jerusalem (5)

A. Special Regime
The City of Jerusalem shall be established as a corpus separatum under a special international regime and shall be administered by the United Nations. The Trusteeship Council shall be designated to discharge the responsibilities of the Administering Authority on behalf of the United Nations.

B. Boundaries of the City

The City of Jerusalem shall include the present municipality of Jerusalem plus the surrounding villages and towns, the most eastern of which shall be Abu Dis; the most southern, Bethlehem; the most western, 'Ein Karim (including also the built-up area of Motsa); and the most northern Shu'fat, as indicated on the attached sketch-map (Annex B).

C. Statute of the City

The Trusteeship Council shall, within five months of the approval of the present plan, elaborate and approve a detailed statute of the City which shall contain, inter alia, the substance of the following provisions:

1. Government machinery; special objectives. The Administering Authority in discharging its administrative obligations shall pursue the following special objectives:
   a. To protect and to preserve the unique spiritual and religious interests located in the city of the three great monotheistic faiths throughout the world, Christian, Jewish, and Moslem; to this end to ensure that order and peace, and especially religious peace, reign in Jerusalem;
   b. To foster cooperation among all the inhabitants of the city in their own interests as well as in order to encourage and support the peaceful development of the mutual relations between the two Palestinian peoples throughout the Holy Land; to promote the security, well-being and any constructive measures of development of the residents having regard to the special circumstances and customs of the various peoples and communities.

2. Governor and Administrative staff. A Governor of the City of Jerusalem shall be appointed by the Trusteeship Council and shall be responsible to it. He shall be selected on the basis of special qualifications and without regard to nationality. He shall not, however, be a citizen of either State in Palestine.

   The Governor shall represent the United Nations in the City and shall exercise on their behalf all powers of administration, including the conduct of external affairs. He shall be assisted by an administrative staff classed as international officers in the meaning of Article 100 of the Charter and chosen whenever practicable from the residents of the city and of the rest of Palestine on a non-discriminatory basis. A detailed plan for the organization of the administration of the city shall be submitted by the Governor to the Trusteeship Council and duly approved by it.

3. Local Autonomy:
   a. The existing local autonomous units in the territory of the city (villages, townships and municipalities) shall enjoy wide powers of local government and administration;
   b. The Governor shall study and submit for the consideration and decision of the
Trusteeship Council a plan for the establishment of special town units consisting,
respectively, of the Jewish and Arab sections of new Jerusalem. The new town units
shall continue to form part of the present municipality of Jerusalem.

4. Security Measures:
   a. The City of Jerusalem shall be demilitarized; neutrality shall be declared and
      preserved, and no para-military formations, exercises or activities shall be permitted
      within its borders;
   b. Should the administration of the City of Jerusalem be seriously obstructed or
      prevented by the non-cooperation or interference of one or more sections of
      the population the Governor shall have authority to take such measures as may be
      necessary to restore the effective functioning of administration;
   c. To assist in the maintenance of internal law and order, especially for the protection of
      the Holy Places and religious buildings and sites in the city, the Governor shall
      organize a special police force of adequate strength, the members of which shall be
      recruited outside of Palestine. The Governor shall be empowered to direct such
      budgetary provision as may be necessary for the maintenance of this force.

5. Legislative Organization:
   A Legislative Council, elected by adult residents of the city irrespective of nationality on
the basis of universal and secret suffrage and proportional representation, shall have powers
of legislation and taxation. No legislative measures shall, however, conflict or interfere with
the provisions which will be set forth in the Statute of the City, nor shall any law, regulation,
or official action prevail over them. The Statute shall grant to the Governor a right of vetoing
bills inconsistent with the provisions referred to in the preceding sentence. It shall also
empower him to promulgate temporary ordinances in case the Council fails to adopt in time a
bill deemed essential to the normal functioning of the administration.

6. Administration of Justice:
   The Statute shall provide for the establishment of an independent judiciary system,
including a court of appeal. All the inhabitants of the city shall be subject to it.

7. Economic Union and Economic Regime:
   The City of Jerusalem shall be included in the Economic Union of Palestine and be
bound by all stipulations of the undertaking and of any treaties issued therefrom, as well as
by the decisions of the Joint Economic Board. The headquarters of the Economic Board shall
be established in the territory City. The Statute shall provide for the regulation of economic
matters not falling within the regime of the Economic Union, on the basis of equal treatment
and non-discrimination for all members of the United Nations and their nationals.

8. Freedom of Transit and Visit: Control of Residents:
   Subject to considerations of security, and of economic welfare as determined by the
Governor under the directions of the Trusteeship Council, freedom of entry into, and
residence within the borders of the City shall be guaranteed for the residents or citizens of the
Arab and Jewish States. Immigration into, and residence within, the borders of the city for
nationals of other States shall be controlled by the Governor under the directions of the
Trusteeship Council.

9. Relations with Arab and Jewish States:
   Representatives of the Arab and Jewish States shall be accredited to the Governor of the
City and charged with the protection of the interests of their States and nationals in
connection with the international administration of the City.
10. Official Languages:
Arabic and Hebrew shall be the official languages of the city. This will not preclude the adoption of one or more additional working languages, as may be required.

11. Citizenship:
All the residents shall become ipso facto citizens of the City of Jerusalem unless they opt for citizenship of the State of which they have been citizens or, if Arabs or Jews, have filed notice of intention to become citizens of the Arab or Jewish State respectively, according to Part 1, Section B, Paragraph 9, of this Plan.
The Trusteeship Council shall make arrangements for consular protection of the citizens of the City outside its territory.

12. Freedoms of Citizens:
   a. Subject only to the requirements of public order and morals, the inhabitants of the City shall be ensured the enjoyment of human rights and fundamental freedoms, including freedom of conscience, religion and worship, language, education, speech and press, assembly and association, and petition;
   b. No discrimination of any kind shall be made between the inhabitants on the grounds of race, religion, language or sex;
   c. All persons within the City shall be entitled to equal protection of the laws;
   d. The family law and personal status of the various persons and communities and their religious interests, including endowments, shall be respected;
   e. Except as may be required for the maintenance of public order and good government, no measure shall be taken to obstruct or interfere with the enterprise of religious or charitable bodies of all faiths or to discriminate against any representative or member of these bodies on the ground of his religion or nationality;
   f. The City shall ensure adequate primary and secondary education for the Arab and Jewish communities respectively, in their own languages and in accordance with their cultural traditions. The right of each community to maintain its own schools for the education of its own members in its own language, while conforming to such educational requirements of a general nature as the City may impose, shall not be denied or impaired. Foreign educational establishments shall continue their activity on the basis of their existing rights;
   g. No restriction shall be imposed on the free use by any inhabitant of the City of any language in private intercourse, in commerce, in religion, in the Press or in publications of any kind, or at public meetings.

13. Holy Places:
   a. Existing rights in respect of Holy Places and religious buildings or sites shall not be denied or impaired;
   b. Free access to the Holy Places and religious buildings or sites and the free exercise of worship shall be secured in conformity with existing rights and subject to the requirements of public order and decorum;
   c. Holy Places and religious buildings or sites shall be preserved. No act shall be permitted which may in any way impair their sacred character. If at any time it appears to the Governor that any particular Holy Place, religious building or site is in need of urgent repair, the Governor may call upon the community or communities concerned to carry out such repair. The Governor may carry it out himself at the expense of the community or communities concerned if no action is taken within a
reasonable time;
d. No taxation shall be levied in respect of any Holy Place, religious building or site which was exempt from taxation on the date of the creation of the City. No change in the incidence of such taxation shall be made which would either discriminate between the owners or occupiers of Holy Places, religious buildings or sites or would place such owners or occupiers in a position less favourable in relation to the general incidence of taxation than existed at the time of the adoption of the Assembly’s recommendations.

14. Special powers of the Governor in respect of the Holy Places, religious buildings and sites in the City and in any part of Palestine:
   a. The protection of the Holy Places, religious buildings and sites located in the City of Jerusalem shall be a special concern of the Governor;
   b. With relation to such places, buildings and sites in Palestine outside the city, the Governor shall determine, on the ground of powers granted to him by the Constitution of both States, whether the provisions of the Constitution of the Arab and Jewish States in Palestine dealing therewith and the religious rights appertaining thereto are being properly applied and respected;
   c. The Governor shall also be empowered to make decisions on the basis of existing rights in cases of disputes which may arise between the different religious communities or the rites of a religious community in respect of the Holy Places, religious buildings and sites in any part of Palestine. In this task he may be assisted by a consultative council of representatives of different denominations acting in an advisory capacity.

D. Duration of the Special Regime

The Statute elaborated by the Trusteeship Council the aforementioned principles shall come into force not later than 1 October 1948. It shall remain in force in the first instance for a period of ten years, unless the Trusteeship Council finds it necessary to undertake a re-examination of these provisions at an earlier date. After the expiration of this period the whole scheme shall be subject to examination by the Trusteeship Council in the light of experience acquired with its functioning. The residents the City shall be then free to express by means of a referendum their wishes as to possible modifications of regime of the City.

Part IV. - Capitulations

States whose nationals have in the past enjoyed in Palestine the privileges and immunities of foreigners, including the benefits of consular jurisdiction and protection, as formerly enjoyed by capitulation or usage in the Ottoman Empire, are invited to renounce any right pertaining to them to the re-establishment of such privileges and immunities in the proposed Arab and Jewish States and the City of Jerusalem.

Adopted at the 128th plenary meeting:
In favour: 33 – Australia, Belgium, Bolivia, Brazil, Byelorussian S.S.R., Canada, Costa Rica, Czechoslovakia, Denmark, Dominican Republic, Ecuador, France, Guatemala, Haiti, Iceland, Liberia, Luxembourg, Netherlands, New Zealand, Nicaragua, Norway, Panama, Paraguay, Peru, Philippines, Poland, Sweden, Ukrainian S.S.R., Union of South Africa, U.S.A.,
Against: 13 – Afghanistan, Cuba, Egypt, Greece, India, Iran, Iraq, Lebanon, Pakistan, Saudi Arabia, Syria, Turkey, Yemen.
Abstained: 10 – Argentina, Chile, China, Colombia, El Salvador, Ethiopia, Honduras, Mexico, United Kingdom, Yugoslavia.

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*At its hundred and twenty-eighth plenary meeting on 29 November 1947 the General Assembly, in accordance with the terms of the above Resolution, elected the following members of the United Nations Commission on Palestine: Bolivia, Czechoslovakia, Denmark, Panama, and Philippines.

(2) This Resolution was adopted without reference to a Committee.

(3) The following stipulation shall be added to the declaration concerning the Jewish State: "In the Jewish State adequate facilities shall be given to Arabic-speaking citizens for the use of their language, either orally or in writing, in the legislature, before the Courts and in the administration."

(4) In the declaration concerning the Arab State, the words "by an Arab in the Jewish State" should be replaced by the words "by a Jew in the Arab State."

(5) On the question of the internationalization of Jerusalem, see also General Assembly Resolutions 185 (S-2) of 26 April 1948; 187 (S-2) of 6 May 1948, 303 (IV) of 9 December 1949, and Resolutions of the Trusteeship Council (Section IV).