STATUTE



STATUTE

AS AMENDED UP TO 28 DECEMBER 1989



The Statute was approved on 23 October 1956 by the Conference on the Statute of the International Atomic Energy Agency, which was held at the Headquarters of the United Nations. It came into force on 29 July 1957, upon the fulfilment of the relevant provisions of paragraph E of Article XXI.

The Statute has been amended three times, by application of the procedure laid down in paragraphs A and C of Article XVIII. On 31 January 1963 some amendments to the first sentence of the then paragraph A.3 of Article VI came into force; the Statute as thus amended was further amended on 1 June 1973 by the coming into force of a number of amendments to paragraphs A to D of the same Article (involving a renumbering of sub-paragraphs in paragraph A); and on 28 December 1989 an amendment in the introductory part of paragraph A.1 came into force. All these amendments have been incorporated in the text of the Statute reproduced in this booklet, which consequently supersedes all earlier editions.

CONTENTS

Article	Title	Page
I.	Establishment of the Agency	5
II.	Objectives	5
III.	Functions	5
IV.	Membership	9
V.	General Conference	10
VI.	Board of Governors	13
VII.	Staff	16
VIII.	Exchange of information	18
IX.	Supplying of materials	19
X.	Services, equipment, and facilities	22
XI.	Agency projects	22
XII.	Agency safeguards	25
XIII.	Reimbursement of members	29
XIV.	Finance	29
XV.	Privileges and immunities	32
XVI.	Relationship with other organizations	33
XVII.	Settlement of disputes	34
XVIII.	Amendments and withdrawals	34
XIX.	Suspension of privileges	36
XX.	Definitions	37

XXI.	Signature, acceptance, and entry into	
	force	38
XXII.	Registration with the United Nations	39
XXIII.	Authentic texts and certified copies	40
ANNEX	Preparatory Commission	41
Index		43

STATUTE

ARTICLE I Establishment of the Agency

The Parties hereto establish an International Atomic Energy Agency (hereinafter referred to as "the Agency") upon the terms and conditions hereinafter set forth.

ARTICLE II Objectives

The Agency shall seek to accelerate and enlarge the contribution of atomic energy to peace, health and prosperity throughout the world. It shall ensure, so far as it is able, that assistance provided by it or at its request or under its supervision or control is not used in such a way as to further any military purpose.

ARTICLE III Functions

A. The Agency is authorized:

1. To encourage and assist research on, and development and practical application of, atomic energy for peaceful uses throughout the world; and, if requested to do so, to act as an intermediary for the purposes of securing the performance of services or the supplying of

materials, equipment, or facilities by one member of the Agency for another; and to perform any operation or service useful in research on, or development or practical application of, atomic energy for peaceful purposes;

- 2. To make provision, in accordance with this Statute, for materials, services, equipment, and facilities to meet the needs of research on, and development and practical application of, atomic energy for peaceful purposes, including the production of electric power, with due consideration for the needs of the under-developed areas of the world;
- 3. To foster the exchange of scientific and technical information on peaceful uses of atomic energy;
- 4. To encourage the exchange and training of scientists and experts in the field of peaceful uses of atomic energy;
- 5. To establish and administer safeguards designed to ensure that special fissionable and other materials, services, equipment, facilities, and information made available by the Agency or at its request or under its supervision or control are not used in such a way as to further any military purpose; and to apply safeguards, at the request of the parties, to any bilateral or multilateral arrangement, or at the request of a State, to any of that State's activities in the field of atomic energy;
- **6.** To establish or adopt, in consultation and, where appropriate, in collaboration with the competent organs of

the United Nations and with the specialized agencies concerned, standards of safety for protection of health and minimization of danger to life and property (including such standards for labour conditions), and to provide for the application of these standards to its own operations as well as to the operations making use of materials, services, equipment, facilities, and information made available by the Agency or at its request or under its control or supervision; and to provide for the application of these standards, at the request of the parties, to operations under any bilateral or multilateral arrangement, or, at the request of a State, to any of that State's activities in the field of atomic energy;

7. To acquire or establish any facilities, plant and equipment useful in carrying out its authorized functions, whenever the facilities, plant, and equipment otherwise available to it in the area concerned are inadequate or available only on terms it deems unsatisfactory.

B. In carrying out its functions, the Agency shall:

1. Conduct its activities in accordance with the purposes and principles of the United Nations to promote peace and international co-operation, and in conformity with policies of the United Nations furthering the establishment of safeguarded worldwide disarmament and in conformity with any international agreements entered into pursuant to such policies;

- 2. Establish control over the use of special fissionable materials received by the Agency, in order to ensure that these materials are used only for peaceful purposes;
- 3. Allocate its resources in such a manner as to secure efficient utilization and the greatest possible general benefit in all areas of the world, bearing in mind the special needs of the under-developed areas of the world;
- 4. Submit reports on its activities annually to the General Assembly of the United Nations and, when appropriate, to the Security Council: if in connexion with the activities of the Agency there should arise questions that are within the competence of the Security Council, the Agency shall notify the Security Council, as the organ bearing the main responsibility for the maintenance of international peace and security, and may also take the measures open to it under this Statute, including those provided in paragraph C of article XII;
- 5. Submit reports to the Economic and Social Council and other organs of the United Nations on matters within the competence of these organs.
- C. In carrying out its functions, the Agency shall not make assistance to members subject to any political, economic, military, or other conditions incompatible with the provisions of this Statute.
- **D.** Subject to the provisions of this Statute and to the terms of agreements concluded between a State or a group of States

and the Agency which shall be in accordance with the provisions of the Statute, the activities of the Agency shall be carried out with due observance of the sovereign rights of States.

ARTICLE IV Membership

A. The initial members of the Agency shall be those States Members of the United Nations or of any of the specialized agencies which shall have signed this Statute within ninety days after it is opened for signature and shall have deposited an instrument of ratification.

B. Other members of the Agency shall be those States, whether or not Members of the United Nations or of any of the specialized agencies, which deposit an instrument of acceptance of this Statute after their memberhip has been approved by the General Conference upon the recommendation of the Board of Governors. In recommending and approving a State for membership, the Board of Governors and the General Conference shall determine that the State is able and willing to carry out the obligations of membership in the Agency, giving due consideration to its ability and willingness to act in accordance with the purposes and principles of the Charter of the United Nations.

C. The Agency is based on the principle of the sovereign equality of all its members, and all members, in order to

ensure to all of them the rights and benefits resulting from membership, shall fulfil in good faith the obligation assumed by them in accordance with this Statute.

ARTICLE V General Conference

- A. A General Conference consisting of representatives of all members shall meet in regular annual session and in such special sessions as shall be convened by the Director General at the request of the Board of Governors or of a majority of members. The sessions shall take place at the headquarters of the Agency unless otherwise determined by the General Conference
- **B.** At such sessions, each member shall be represented by one delegate who may be accompanied by alternates and by advisers. The cost of attendance of any delegation shall be borne by the member concerned.
- C. The General Conference shall elect a President and such other officers as may be required at the beginning of each session. They shall hold office for the duration of the session. The General Conference, subject to the provisions of this Statute, shall adopt its own rules of procedure. Each member shall have one vote. Decisions pursuant to paragraph H of article XIV, paragraph C of article XVIII and paragraph B of article XIX shall be made by a two-thirds majority of the

members present and voting. Decisions on other questions, including the determination of additional questions or categories of questions to be decided by a two-thirds majority, shall be made by a majority of the members present and voting. A majority of members shall constitute a quorum.

D. The General Conference may discuss any questions or any matters within the scope of this Statute or relating to the powers and functions of any organs provided for in this Statute, and may make recommendations to the membership of the Agency or to the Board of Governors or to both on any such questions or matters.

E. The General Conference shall:

- 1. Elect members of the Board of Governors in accordance with article VI;
- 2. Approve States for membership in accordance with article IV;
- 3. Suspend a member from the privileges and rights of membership in accordance with article XIX;
- 4. Consider the annual report of the Board;
- 5. In accordance with article XIV, approve the budget of the Agency recommended by the Board or return it with recommendations as to its entirety or parts to the Board, for resubmission to the General Conference:

- 6. Approve reports to be submitted to the United Nations as required by the relationship agreement between the Agency and the United Nations, except reports referred to in paragraph C of article XII, or return them to the Board with its recommendations:
- 7. Approve any agreement or agreements between the Agency and the United Nations and other organizations as provided in article XVI or return such agreements with its recommendations to the Board, for resubmission to the General Conference:
- 8. Approve rules and limitations regarding the exercise of borrowing powers by the Board, in accordance with paragraph G of article XIV; approve rules regarding the acceptance of voluntary contributions to the Agency; and approve, in accordance with paragraph F of article XIV, the manner in which the general fund referred to in that paragraph may be used;
- 9. Approve amendments to this Statute in accordance with paragraph C of article XVIII;
- 10. Approve the appointment of the Director General in accordance with paragraph A of article VII.

F. The General Conference shall have the authority:

1. To take decisions on any matter specifically referred to the General Conference for this purpose by the Board;

2. To propose matters for consideration by the Board and request from the Board reports on any matter relating to the functions of the Agency.

ARTICLE VI Board of Governors

A. The Board of Governors shall be composed as follows:

- 1. The outgoing Board of Governors shall designate for membership on the Board the ten members most advanced in the technology of atomic energy including the production of source materials, and the member most advanced in the technology of atomic energy including the production of source materials in each of the following areas in which none of the aforesaid ten is located:
- (1) North America
- (2) Latin America
- (3) Western Europe
- (4) Eastern Europe
- (5) Africa
- (6) Middle East and South Asia
- (7) South East Asia and the Pacific
- (8) Far East.
- 2. The General Conference shall elect to membership of the Board of Governors:
- (a) Twenty members, with due regard to equitable representation on the Board as a whole of the members in the areas listed in sub-paragraph A.1 of

this article, so that the Board shall at all times include in this category five representatives of the area of Latin America, four representatives of the area of Western Europe, three representatives of the area of Eastern Europe, four representatives of the area of Africa, two representatives of the area of the Middle East and South Asia, one representative of the area of South East Asia and the Pacific, and one representative of the area of the Far East. No member in this category in any one term of office will be eligible for re-election in the same category for the following term of office; and

(b) One further member from among the members in the following areas:

Middle East and South Asia, South East Asia and the Pacific, Far East:

(c) One further member from among the members in the following areas:

Africa, Middle East and South Asia, South East Asia and the Pacific.

B. The designations provided for in sub-paragraph A-1 of this article shall take place not less than sixty days before each regular annual session of the General Conference. The elections provided for in sub-paragraph A-2 of this article shall take place at regular annual sessions of the General Conference.

- C. Members represented on the Board of Governors in accordance with sub-paragraph A-1 of this article shall hold office from the end of the next regular annual session of the General Conference after their designation until the end of the following regular annual session of the General Conference
- **D.** Members represented on the Board of Governors in accordance with sub-paragraph A-2 of this article shall hold office from the end of the regular annual session of the General Conference at which they are elected until the end of the second regular annual session of the General Conference thereafter.
- E. Each member of the Board of Governors shall have one vote. Decisions on the amount of the Agency's budget shall be made by a two-thirds majority of those present and voting, as provided in paragraph H of article XIV. Decisions on other questions, including the determination of additional questions or categories of questions to be decided by a two-thirds majority, shall be made by a majority of those present and voting. Two-thirds of all members of the Board shall constitute a quorum.
- **F.** The Board of Governors shall have authority to carry out the functions of the Agency in accordance with this Statute, subject to its responsibilities to the General Conference as provided in this Statute.

- G. The Board of Governors shall meet at such times as it may determine. The meetings shall take place at the headquarters of the Agency unless otherwise determined by the Board.
- H. The Board of Governors shall elect a Chairman and other officers from among its members and, subject to the provisions of this Statute, shall adopt its own rules of procedure.
- I. The Board of Governors may establish such committees as it deems advisable. The Board may appoint persons to represent it in its relations with other organizations.
- J. The Board of Governors shall prepare an annual report to the General Conference concerning the affairs of the Agency and any projects approved by the Agency. The Board shall also prepare for submission to the General Conference such reports as the Agency is or may be required to make to the United Nations or to any other organization the work of which is related to that of the Agency. These reports, along with the annual reports, shall be submitted to members of the Agency at least one month before the regular annual session of the General Conference.

ARTICLE VII Staff

A. The staff of the Agency shall be headed by a Director General. The Director General shall be appointed by the Board of Governors with the approval of the General Conference for a term of four years. He shall be the chief administrative officer of the Agency.

- **B.** The Director General shall be responsible for the appointment, organization, and functioning of the staff and shall be under the authority of and subject to the control of the Board of Governors. He shall perform his duties in accordance with regulations adopted by the Board.
- C. The staff shall include such qualified scientific and technical and other personnel as may be required to fulfil the objectives and functions of the Agency. The Agency shall be guided by the principle that its permanent staff shall be kept to a minimum.
- **D.** The paramount consideration in the recruitment and employment of the staff and in the determination of the conditions of service shall be to secure employees of the highest standards of efficiency, technical competence, and integrity. Subject to this consideration, due regard shall be paid to the contributions of members to the Agency and to the importance of recruiting the staff on as wide a geographical basis as possible.
- E. The terms and conditions on which the staff shall be appointed, remunerated, and dismissed shall be in accordance with regulations made by the Board of Governors, subject to the provisions of this Statute and to general rules

approved by the General Conference on the recommendation of the Board.

- F. In the performance of their duties, the Director General and the staff shall not seek or receive instructions from any source external to the Agency. They shall refrain from any action which might reflect on their position as officials of the Agency; subject to their responsibilities to the Agency, they shall not disclose any industrial secret or other confidential information coming to their knowledge by reason of their official duties for the Agency. Each member undertakes to respect the international character of the responsibilities of the Director General and the staff and shall not seek to influence them in the discharge of their duties.
- G. In this article the term "staff" includes guards.

ARTICLE VIII Exchange of information

- A. Each member should make available such information as would, in the judgement of the member, be helpful to the Agency.
- **B.** Each member shall make available to the Agency all scientific information developed as a result of assistance extended by the Agency pursuant to article XI.

C. The Agency shall assemble and make available in an accessible form the information made available to it under paragraphs A and B of this article. It shall take positive steps to encourage the exchange among its members of information relating to the nature and peaceful uses of atomic energy and shall serve as an intermediary among its members for this purpose.

ARTICLE IX Supplying of materials

- A. Members may make available to the Agency such quantities of special fissionable materials as they deem advisable and on such terms as shall be agreed with the Agency. The materials made available to the Agency may, at the discretion of the member making them available, be stored either by the member concerned or, with the agreement of the Agency, in the Agency's depots.
- **B.** Members may also make available to the Agency source materials as defined in article XX and other materials. The Board of Governors shall determine the quantities of such materials which the Agency will accept under agreements provided for in article XIII.
- C. Each member shall notify the Agency of the quantities, form, and composition of special fissionable materials, source materials, and other materials which that member is prepared, in conformity with its laws, to make available

immediately or during a period specified by the Board of Governors.

- **D.** On request of the Agency a member shall, from the materials which it has made available, without delay deliver to another member or group of members such quantities of such materials as the Agency may specify, and shall without delay deliver to the Agency itself such quantities of such materials as are really necessary for operations and scientific research in the facilities of the Agency.
- **E.** The quantities, form and composition of materials made available by any member may be changed at any time by the member with the approval of the Board of Governors.
- F. An initial notification in accordance with paragraph C of this article shall be made within three months of the entry into force of this Statute with respect to the member concerned. In the absence of a contrary decision of the Board of Governors, the materials initially made available shall be for the period of the calendar year succeeding the year when this Statute takes effect with respect to the member concerned. Subsequent notifications shall likewise, in the absence of a contrary action by the Board, relate to the period of the calendar year following the notification and shall be made no later than the first day of November of each year.
- G. The Agency shall specify the place and method of delivery and, where appropriate, the form and composition,

of materials which it has requested a member to deliver from the amounts which that member has notified the Agency it is prepared to make available. The Agency shall also verify the quantities of materials delivered and shall report those quantities periodically to the members.

- H. The Agency shall be responsible for storing and protecting materials in its possession. The Agency shall ensure that these materials shall be safeguarded against (1) hazards of the weather, (2) unauthorized removal or diversion, (3) damage or destruction, including sabotage, and (4) forcible seizure. In storing special fissionable materials in its possession, the Agency shall ensure the geographical distribution of these materials in such a way as not to allow concentration of large amounts of such materials in any one country or region of the world
- I. The Agency shall as soon as practicable establish or acquire such of the following as may be necessary:
 - 1. Plant, equipment, and facilities for the receipt, storage, and issue of materials;
 - 2. Physical safeguards;
 - 3. Adequate health and safety measures;
 - 4. Control laboratories for the analysis and verification of materials received;
 - 5. Housing and administrative facilities for any staff required for the foregoing.

J. The materials made available pursuant to this article shall be used as determined by the Board of Governors in accordance with the provisions of this Statute. No member shall have the right to require that the materials it makes available to the Agency be kept separately by the Agency or to designate the specific project in which they must be used.

ARTICLE X Services, equipment, and facilities

Members may make available to the Agency services, equipment, and facilities which may be of assistance in fulfilling the Agency's objectives and functions.

ARTICLE XI Agency projects

A. Any member or group of members of the Agency desiring to set up any project for research on, or development or practical application of, atomic energy for peaceful purposes may request the assistance of the Agency in securing special fissionable and other materials, services, equipment, and facilities necessary for this purpose. Any such request shall be accompanied by an explanation of the purpose and extent of the project and shall be considered by the Board of Governors.

- **B.** Upon request, the Agency may also assist any member or group of members to make arrangements to secure necessary financing from outside sources to carry out such projects. In extending this assistance, the Agency will not be required to provide any guarantees or to assume any financial responsibility for the project.
- C. The Agency may arrange for the supplying of any materials, services, equipment, and facilities necessary for the project by one or more members or may itself undertake to provide any or all of these directly, taking into consideration the wishes of the member or members making the request.
- **D.** For the purpose of considering the request, the Agency may send into the territory of the member or group of members making the request a person or persons qualified to examine the project. For this purpose the Agency may, with the approval of the member or group of members making the request, use members of its own staff or employ suitably qualified nationals of any member.
- **E.** Before approving a project under this article, the Board of Governors shall give due consideration to:
 - 1. The usefulness of the project, including its scientific and technical feasibility;
 - 2. The adequacy of plans, funds, and technical personnel to assure the effective execution of the project;

- 3. The adequacy of proposed health and safety standards for handling and storing materials and for operating facilities;
- 4. The inability of the member or group of members making the request to secure the necessary finances, materials, facilities, equipment, and services;
- 5. The equitable distribution of materials and other resources available to the Agency;
- 6. The special needs of the under-developed areas of the world; and
- 7. Such other matters as may be relevant.
- **F.** Upon approving a project, the Agency shall enter into an agreement with the member or group of members submitting the project, which agreement shall:
 - 1. Provide for allocation to the project of any required special fissionable or other materials;
 - 2. Provide for transfer of special fissionable materials from their then place of custody, whether the materials be in the custody of the Agency or of the member making them available for use in Agency projects, to the member or group of members submitting the project, under conditions which ensure the safety of any shipment required and meet applicable health and safety standards;
 - 3. Set forth the terms and conditions, including charges, on which any materials, services, equipment, and

facilities are to be provided by the Agency itself, and, if any such materials, services, equipment, and facilities are to be provided by a member, the terms and conditions as arranged for by the member or group of members submitting the project and the supplying member;

- 4. Include undertakings by the member or group of members submitting the project: (a) that the assistance provided shall not be used in such a way as to further any military purpose; and (b) that the project shall be subject to the safeguards provided for in article XII, the relevant safeguards being specified in the agreement;
- 5. Make appropriate provision regarding the rights and interests of the Agency and the member or members concerned in any inventions or discoveries, or any patents therein, arising from the project;
- 6. Make appropriate provision regarding settlement of disputes;
- 7. Include such other provisions as may be appropriate.
- G. The provisions of this article shall also apply where appropriate to a request for materials, services, facilities, or equipment in connexion with an existing project.

ARTICLE XII Agency safeguards

A. With respect to any Agency project, or other arrangement where the Agency is requested by the parties concerned to

apply safeguards, the Agency shall have the following rights and responsibilities to the extent relevant to the project or arrangement:

- 1. To examine the design of specialized equipment and facilities, including nuclear reactors, and to approve it only from the view-point of assuring that it will not further any military purpose, that it complies with applicable health and safety standards, and that it will permit effective application of the safeguards provided for in this article:
- 2. To require the observance of any health and safety measures prescribed by the Agency;
- 3. To require the maintenance and production of operating records to assist in ensuring accountability for source and special fissionable materials used or produced in the project or arrangement;
- 4. To call for and receive progress reports;
- 5. To approve the means to be used for the chemical processing of irradiated materials solely to ensure that this chemical processing will not lend itself to diversion of materials for military purposes and will comply with applicable health and safety standards; to require that special fissionable materials recovered or produced as a by-product be used for peaceful purposes under continuing Agency safeguards for research or in reactors, existing or under construction, specified by the member or members concerned; and to require deposit with the

Agency of any excess of any special fissionable materials recovered or produced as a by-product over what is needed for the above-stated uses in order to prevent stockpiling of these materials, provided that thereafter at the request of the member or members concerned special fissionable materials so deposited with the Agency shall be returned promptly to the member or members concerned for use under the same provisions as stated above.

To send into the territory of the recipient State or States inspectors, designated by the Agency after consultation with the State or States concerned, who shall have access at all times to all places and data and to any person who by reason of his occupation deals with materials, equipment, or facilities which are required by this Statute to be safeguarded, as necessary to account for source and special fissionable materials supplied and fissionable products and to determine whether there is compliance with the undertaking against use in furtherance of any military purpose referred to in sub-paragraph F-4 of article XI, with the health and safety measures referred to in sub-paragraph A-2 of this article, and with any other conditions prescribed in the agreement between the Agency and the State or States concerned. Inspectors designated by the Agency shall be accompanied by representatives of the authorities of the State concerned, if that State so requests, provided that the inspectors shall not thereby be delayed or otherwise impeded in the exercise of their functions:

- 7. In the event of non-compliance and failure by the recipient State or States to take requested corrective steps within a reasonable time, to suspend or terminate assistance and withdraw any materials and equipment made available by the Agency or a member in furtherance of the project.
- **B.** The Agency shall, as necessary, establish a staff of inspectors. The Staff of inspectors shall have the responsibility of examining all operations conducted by the Agency itself to determine whether the Agency is complying with the health and safety measures prescribed by it for application to projects subject to its approval, supervision or control, and whether the Agency is taking adequate measures to prevent the source and special fissionable materials in its custody or used or produced in its own operations from being used in furtherance of any military purpose. The Agency shall take remedial action forthwith to correct any non-compliance or failure to take adequate measures.
- C. The staff of inspectors shall also have the responsibility of obtaining and verifying the accounting referred to in sub-paragraph A-6 of this article and of determining whether there is compliance with the undertaking referred to in sub-paragraph F-4 of article XI, with the measures referred to in sub-paragraph A-2 of this article, and with all other conditions of the project prescribed in the agreement between the Agency and the State or States concerned. The inspectors shall report any non-compliance to the Director General

who shall thereupon transmit the report to the Board of Governors. The Board shall call upon the recipient State or States to remedy forthwith any non-compliance which it finds to have occurred. The Board shall report the non-compliance to all members and to the Security Council and General Assembly of the United Nations. In the event of failure of the recipient State or States to take fully corrective action within a reasonable time, the Board may take one or both of the following measures: direct curtailment or suspension of assistance being provided by the Agency or by a member, and call for the return of materials and equipment made available to the recipient member or group of members. The Agency may also, in accordance with article XIX, suspend any non-complying member from the exercise of the privileges and rights of membership.

ARTICLE XIII Reimbursement of members

Unless otherwise agreed upon between the Board of Governors and the member furnishing to the Agency materials, services, equipment, or facilities, the Board shall enter into an agreement with such member providing for reimbursement for the items furnished.

ARTICLE XIV Finance

A. The Board of Governors shall submit to the General Conference the annual budget estimates for the expenses of the Agency. To facilitate the work of the Board in this regard, the Director General shall initially prepare the budget estimates. If the General Conference does not approve the estimates, it shall return them together with its recommendations to the Board. The Board shall then submit further estimates to the General Conference for its approval.

B. Expenditures of the Agency shall be classified under the following categories:

- 1. Administrative expenses: these shall include:
- (a) Costs of the staff of the Agency other than the staff employed in connexion with materials, services, equipment, and facilities referred to in subparagraph B-2 below; costs of meetings; and expenditures required for the preparation of Agency projects and for the distribution of information;
- (b) Costs of implementing the safeguards referred to in article XII in relation to Agency projects or, under sub-paragraph A-5 of article III, in relation to any bilateral or multilateral arrangement, together with the costs of handling and storage of special fissionable material by the Agency other than the storage and handling charges referred to in paragraph E below;
- 2. Expenses, other than those included in subparagraph 1 of this paragraph, in connexion with any materials, facilities, plant, and equipment acquired or established by the Agency in carrying out its authorized

functions, and the costs of materials, services, equipment, and facilities provided by it under agreements with one or more members.

C. In fixing the expenditures under sub-paragraph B-1 (b) above, the Board of Governors shall deduct such amounts as are recoverable under agreements regarding the application of safeguards between the Agency and parties to bilateral or multilateral arrangements.

- **D.** The Board of Governors shall apportion the expenses referred to in sub-paragraph B-1 above, among members in accordance with a scale to be fixed by the General Conference. In fixing the scale the General Conference shall be guided by the principles adopted by the United Nations in assessing contributions of Member States to the regular budget of the United Nations.
- E. The Board of Governors shall establish periodically a scale of charges, including reasonable uniform storage and handling charges, for materials, services, equipment, and facilities furnished to members by the Agency. The scale shall be designed to produce revenues for the Agency adequate to meet the expenses and costs referred to in subparagraph B-2 above, less any voluntary contributions which the Board of Governors may, in accordance with paragraph F, apply for this purpose. The proceeds of such charges shall be placed in a separate fund which shall be used to pay members for any materials, services, equipment, or facilities furnished by them and to meet other expenses

referred to in sub-paragraph B-2 above which may be incurred by the Agency itself.

- F. Any excess of revenues referred to in paragraph E over the expenses and costs there referred to, and any voluntary contributions to the Agency, shall be placed in a general fund which may be used as the Board of Governors, with the approval of the General Conference, may determine.
- G. Subject to rules and limitations approved by the General Conference, the Board of Governors shall have the authority to exercise borrowing powers on behalf of the Agency without, however, imposing on members of the Agency any liability in respect of loans entered into pursuant to this authority, and to accept voluntary contributions made to the Agency.
- H. Decisions of the General Conference on financial questions and of the Board of Governors on the amount of the Agency's budget shall require a two-thirds majority of those present and voting.

ARTICLE XV Privileges and immunities

A. The Agency shall enjoy in the territory of each member such legal capacity and such privileges and immunities as are necessary for the exercise of its functions.

- **B.** Delegates of members together with their alternates and advisers, Governors appointed to the Board together with their alternates and advisers, and the Director General and the staff of the Agency, shall enjoy such privileges and immunities as are necessary in the independent exercise of their functions in connexion with the Agency.
- C. The legal capacity, privileges, and immunities referred to in this article shall be defined in a separate agreement or agreements between the Agency, represented for this purpose by the Director General acting under instructions of the Board of Governors, and the members.

ARTICLE XVI Relationship with other organizations

- A. The Board of Governors, with the approval of the General Conference, is authorized to enter into an agreement or agreements establishing an appropriate relationship between the Agency and the United Nations and any other organizations the work of which is related to that of the Agency.
- **B.** The agreement or agreements establishing the relationship of the Agency and the United Nations shall provide for:
 - 1. Submission by the Agency of reports as provided for in sub-paragraphs B-4 and B-5 of article III;
 - 2. Consideration by the Agency of resolutions relating to it adopted by the General Assembly or any of the

Councils of the United Nations and the submission of reports, when requested, to the appropriate organ of the United Nations on the action taken by the Agency or by its members in accordance with this Statute as a result of such consideration.

ARTICLE XVII Settlement of disputes

- A. Any question or dispute concerning the interpretation or application of this Statute which is not settled by negotiation shall be referred to the International Court of Justice in conformity with the Statute of the Court, unless the parties concerned agree on another mode of settlement.
- **B.** The General Conference and the Board of Governors are separately empowered, subject to authorization from the General Assembly of the United Nations, to request the International Court of Justice to give an advisory opinion on any legal question arising within the scope of the Agency's activities.

ARTICLE XVIII Amendments and withdrawals

A. Amendments to this Statute may be proposed by any member. Certified copies of the text of any amendment proposed shall be prepared by the Director General and communicated by him to all members at least ninety days in advance of its consideration by the General Conference.

B. At the fifth annual session of the General Conference following the coming into force of this Statute, the question of a general review of the provisions of this Statute shall be placed on the agenda of that session. On approval by a majority of the members present and voting, the review will take place at the following General Conference. Thereafter, proposals on the question of a general review of this Statute may be submitted for decision by the General Conference under the same procedure.

C. Amendments shall come into force for all members when:

- (i) Approved by the General Conference by a two-thirds majority of those present and voting after consideration of observations submitted by the Board of Governors on each proposed amendment, and
- (ii) Accepted by two-thirds of all the members in accordance with their respective constitutional processes. Acceptance by a member shall be effected by the deposit of an instrument of acceptance with the depositary Government referred to in paragraph C of article XXI.
- **D.** At any time after five years from the date when this Statute shall take effect in accordance with paragraph E of article XXI or whenever a member is unwilling to accept an amendment to this Statute, it may withdraw from the Agency

by notice in writing to that effect given to the depositary Government referred to in paragraph C of article XXI, which shall promptly inform the Board of Governors and all members.

E. Withdrawal by a member from the Agency shall not affect its contractual obligations entered into pursuant to article XI or its budgetary obligations for the year in which it withdraws.

ARTICLE XIX Suspension of privileges

- A. A member of the Agency which is in arrears in the payment of its financial contributions to the Agency shall have no vote in the Agency if the amount of its arrears equals or exceeds the amount of the contributions due from it for the preceding two years. The General Conference may, nevertheless, permit such a member to vote if it is satisfied that the failure to pay is due to conditions beyond the control of the member.
- **B.** A member which has persistently violated the provisions of this Statute or of any agreement entered into by it pursuant to this Statute may be suspended from the exercise of the privileges and rights of membership by the General Conference acting by a two-thirds majority of the members present and voting upon recommendation by the Board of Governors.

ARTICLE XX Definitions

As used in this Statute:

- 1. The term "special fissionable material" means plutonium-239; uranium-233; uranium enriched in the isotopes 235 or 233; any material containing one or more of the foregoing; and such other fissionable material as the Board of Governors shall from time to time determine; but the term "special fissionable material" does not include source material.
- 2. The term "uranium enriched in the isotopes 235 or 233" means uranium containing the isotopes 235 or 233 or both in an amount such that the abundance ratio of the sum of these isotopes to the isotope 238 is greater than the ratio of the isotope 235 to the isotope 238 occurring in nature.
- 3. The term "source material" means uranium containing the mixture of isotopes occurring in nature; uranium depleted in the isotope 235; thorium; any of the foregoing in the form of metal, alloy, chemical compound, or concentrate; any other material containing one or more of the foregoing in such concentration as the Board of Governors shall from time to time determine; and such other material as the Board of Governors shall from time to time determine.

ARTICLE XXI Signature, acceptance, and entry into force

- A. This Statute shall be open for signature on 26 October 1956 by all States Members of the United Nations or of any of the specialized agencies and shall remain open for signature by those States for a period of ninety days.
- **B.** The signatory States shall become parties to this Statute by deposit of an instrument of ratification.
- C. Instruments of ratification by signatory States and instruments of acceptance by States whose membership has been approved under paragraph B of article IV of this Statute shall be deposited with the Government of the United States of America, hereby designated as depositary Government.
- **D.** Ratification or acceptance of this Statute shall be effected by States in accordance with their respective constitutional processes.
- E. This Statute, apart from the Annex, shall come into force when eighteen States have deposited instruments of ratification in accordance with paragraph B of this article, provided that such eighteen States shall include at least three of the following States: Canada, France, the Union of Soviet Socialist Republics, the United Kingdom of Great Britain and Northern Ireland, and the United States of America. Instru-

ments of ratification and instruments of acceptance deposited thereafter shall take effect on the date of their receipt.

- F. The depositary Government shall promptly inform all States signatory to this Statute of the date of each deposit of ratification and the date of entry into force of the Statute. The depositary Government shall promptly inform all signatories and members of the dates on which States subsequently become parties thereto.
- G. The Annex to this Statute shall come into force on the first day this Statute is open for signature.

ARTICLE XXII Registration with the United Nations

- A. This Statute shall be registered by the depositary Government pursuant to Article 102 of the Charter of the United Nations
- **B.** Agreements between the Agency and any member or members, agreements between the Agency and any other organization or organizations, and agreements between members subject to approval of the Agency, shall be registered with the Agency. Such agreements shall be registered by the Agency with the United Nations if registration is required under Article 102 of the Charter of the United Nations.

ARTICLE XXIII Authentic texts and certified copies

This Statute, done in the Chinese, English, French, Russian and Spanish languages, each being equally authentic, shall be deposited in the archives of the depositary Government. Duly certified copies of this Statute shall be transmitted by the depositary Government to the Governments of the other signatory States and to the Governments of States admitted to membership under paragraph B of article IV.

In witness whereof the undersigned, duly authorized, have signed this Statute.

DONE at the Headquarters of the United Nations, this twenty-sixth day of October, one thousand nine hundred and fifty-six.

ANNEX

PREPARATORY COMMISSION

- A. A Preparatory Commission shall come into existence on the first day this Statute is open for signature. It shall be composed of one representative each of Australia, Belgium, Brazil, Canada, Czechoslovakia, France, India, Portugal, Union of South Africa, Union of Soviet Socialist Republics, United Kingdom of Great Britain and Northern Ireland, and United States of America, and one representative each of six other States to be chosen by the International Conference on the Statute of the International Atomic Energy Agency. The Preparatory Commission shall remain in existence until this Statute comes into force and thereafter until the General Conference has convened and a Board of Governors has been selected in accordance with article VI
- **B.** The expenses of the Preparatory Commission may be met by a loan provided by the United Nations and for this purpose the Preparatory Commission shall make the necessary arrangements with the appropriate authorities of the United Nations, including arrangements for repayment of the loan by the Agency. Should these funds be insufficient, the Preparatory Commission may accept advances from Governments. Such advances may be set off against the contributions of the Governments concerned to the Agency.

C. The Preparatory Commission shall:

- 1. Elect its own officers, adopt its own rules of procedure, meet as often as necessary, determine its own place of meeting and establish such committees as it deems necessary;
- 2. Appoint an executive secretary and staff as shall be necessary, who shall exercise such powers and perform such duties as the Commission may determine:

- 3. Make arrangements for the first session of the General Conference, including the preparation of a provisional agenda and draft rules of procedure, such session to be held as soon as possible after the entry into force of this Statute;
- 4. Make designations for membership on the first Board of Governors in accordance with sub-paragraphs A-1 and A-2 and paragraph B of article VI;
- 5. Make studies, reports, and recommendations for the first session of the General Conference and for the first meeting of the Board of Governors on subjects of concern to the Agency requiring immediate attention, including (a) the financing of the Agency; (b) the programmes and budget for the first year of the Agency; (c) technical problems relevant to advance planning of Agency operations; (d) the establishment of a permanent Agency staff; and (e) the location of the permanent headquarters of the Agency:
- 6. Make recommendations for the first meeting of the Board of Governors concerning the provisions of a headquarters agreement defining the status of the Agency and the rights and obligations which will exist in the relationship between the Agency and the host Government;
- 7. (a) Enter into negotiations with the United Nations with a view to the preparation of a draft agreement in accordance with article XVI of this Statute, such draft agreement to be submitted to the first session of the General Conference and to the first meeting of the Board of Governors; and
- (b) make recommendations to the first session of the Conference and to the first meeting of the Board of Governors concerning the relationship of the Agency to other international organizations as contemplated in article XVI of this Statute.

INDEX

Articles

A

Acceptance of the Statute	see Statute
Accountability for source and special fissionable materials for safeguards	
purposes	XII.A.3 and 6, and C
Administrative expenses	see Contributions
Admission of members	
Approval by the General Conference	IV.B, V.E.2
Recommendation by the Board	IV.B IV.B
Requirements	IV.B
Advisers	
Privileges and Immunities of	XV.B and C
To delegates to the General Conference	V.B
To members of the Board	XV.B
Africa	
Representation on the Board	VI.A.1 and 2
Agency projects	see Projects
Agency Safeguards	see Safeguards
Agreements	
Between Member States (registration)	XXII.B
Between the Agency and a State or group	
of States	III.D

Between the Agency and one or more members	
On Agency projects	XI.F
Registration	XXII.B
Between the Agency and the United	
Nations or other organizations	
Approval by the General Conference	
or return to the Board	V.E.7
Conclusion by the Board	XVI.A
Mandatory clauses	XVI.B
Registration	XXII.B
Defining legal capacity of the Agency	XV.C
On Agency projects	XI.F
On reimbursement of members	XIII
Registration with the Agency	XXII.B
Registration with the United Nations	XXII.B
Violation of	XIX.B
Alternates	
Privileges and immunities	XV.B and C
To delegates to the General Conference	V.B
To members of the Board	XV.B
Amendments to the Statute	see Statute
Appointment of staff	VII.B and E
Areas, Representation on the Board	VI.A.1 and 2
Assistance	
Curtailment, suspension or termination	
for non-compliance with safeguards	XII.A.7 and C
undertakings	XII.A. / and C
In setting up projects, see also Projects	AI.A
Not to be subject to political, economic,	III.C
military or other considerations	III.C

Not to be used to further any military purpose	II, III.A.5, XI.F.4, XII.A.1, XII.A.6 and B
Atomic energy	
Contribution to world peace, health	
and prosperity	II
Peaceful uses of	III.A.1, 2, 3 and 4, B.2, VIII.C
В	
D	
Board of Governors	
Acceptance of voluntary contributions	XIV.G
Borrowing powers	V.E.8, XIV.G
Chairman, Election of the	VI.H
Committees of	VI.I
Composition of	VI.A.1 and 2
Decisions, Voting on	VI.E and XIV.H
Designation of members	VI.A.1 and B
Time-limits for	VI.B
Election	
Of Officers	VI.H
Of the Chairman	VI.H
Election of members	VI.A.2
Date of	VI.B
Re-election, Eligibility for	VI.A.2
Functions	VI.F
Loans entered into by	V.E.8, XIV.G
Meetings	
Costs	XIV.B.1(a)
Date and Place	VI G

Members most advanced in the	
technology of atomic energy	VI.A.1
Members producers of source material	VI.A.1
Privileges and immunities of members	XV.B and C
Projects, Consideration and approval of	XI.E
Quorum	VI.E
Recommendation to the General Conference	
On amendments to the Statute	XVIII.C(i)
On staffing questions	VII.É
On suspension of membership rights	
and privileges	XIX.B
Regional representation	VI.A.1 and 2
Relationship agreements with the United	
nations and other organizations	XVI.A
Reports	
On Agency projects	VI.J
Time-limit for submission	VI.J
To the General Conference	VI.J
To the United Nations and other	
organizations	,VI,J
Representation with other organizations	VI.I
Requests	
For advisory opinion of International	
Court of Justice	XVII.B
For convening special sessions of the	
General Conference	V.A
Responsibility to the General Conference	VI.F
Rules of procedure	VI.H
Source materials, determination of	
quantities to be accepted by the Agency	IX.B
Term of office of members	VI.C and D
Voting	
On decisions in general	VI.E
On the amount of the budget	XIV.H
Voting rights in	VI.E
Suspension of	XIX.A

Budget Amount, to be decided by the Board Estimates, to be approved by the General Conference Estimates prepared by the Director General Estimates returned to the Board Estimates submitted by the Board to the General Conference Budgetary obligations	VI.E and XIV.H V.E.5 XIV.A V.E.5 and XIV.A XIV.A see Obligations, budgetary
c	
Chairman of the Board, Election of	VI.H
Charges for storage and handling of materials supplied to members	XIV.E
Charter of the United Nations	see United Nations
Chemical processing of irradiated materials.	XII.A.5
Committees of the Board	VI.I
Composition of the Board	VI.A
Confidential information not to be disclosed by Agency staff	VII.F
Contractual obligations	see Obligations, contractual

Contributions to the regular budget (administrative expenses) Arrears in payment, consequences Assessment principles Contributions, voluntary	XIX.A XIV.D see Voluntary contributions
Convening of meetings Board General Conference Costs	VI.G V.A see Expenditures and
	under appropriate item
D	
D	
Dates Of Board meetings	VI.G
Dates	VI.G XVIII.C
Dates Of Board meetings Of entry into force of amendments to the Statute	
Dates Of Board meetings	XVIII.C XXI.G XXI.E
Dates Of Board meetings	XVIII.C XXI.G XXI.E

On the amount of the budget Of the General Conference	XIV.H
By simple majority	V.C
By a two-thirds majority	V.C. XIV.H.
	XVIII.C(i) and XIX.B
On additional questions to be decided	11 · 111. O(1) und 1111.2
by a two-thirds majority	V.C
On amendments to the Statute	XVIII.C(i)
	XVIII.C(I) XIV.H
On financial questions	AIV.H
On suspension of membership privileges	
and rights	XIX.B
Definitions	177 A
Of "source material"	XX.3
Of "special fissionable material"	XX.1
Of "uranium enriched in the isotopes	_
235 or 233"	XX.2
Delegates Privileges and immunities of To the General Conference	XV.B and C V.B
Depositary Government	
Deposit of the Statute in the archives of	XXIII
Designation of	XXI.C
Notifications to be sent to signatories	
and members	XXI.F
4	
Deposit of instruments	
Of acceptance of amendments to the Statute	XVIII.C(ii)
Of acceptance of the Statute	IV.B, XXI.C, E and F
Of ratification of the Statute	IV.A, XXI.B, C, E
	and F
_	
D eposit of the Statute in the archives of	
the depositary Government	XXIII

Designation of members of the Board by the outgoing Board	VI.A.1 VI.B VI.A.1 VI.A.1	
Term of office of designated members	VI.C	
Director General		
Administrative grade	VII.A	
Approval of appointment by the General		
Conference	V.E.10 and VII.A	
Functions	VII.B	
International character of responsibilities	VII.F	
Privileges and immunities	XV.B and C	
Responsibility to the Board	VII.B	
Term of office	VII.A	
Disputes	III.B.1 see Settlement of disputes	
E		
Eastern Europe, Representation on the Board	VI.A.1 and 2	
Economic and Social Council of the United Nations		
Reports by the Agency to	III.B.5	
Agency	XVI.B.2	

Elections	
Of officers of the Board	VI.H
Of officers of the General Conference	V.C
Of the Chairman of the Board	VI.H
Of the President of the General Conference	V.C
To the Board	
Date	VI.B
Equitable geographical distribution	VI.A.2
Re-election	VI.A.2
Term of office of elected members	VI.D
Entry into force	
Of the Annex to the Statute	XXI.G
Of the Statute	XXI.E
Date (to be communicated by the	
depositary Government)	XXI.F
Equipment	see Materials
Establishment of the Agency	I
	I
Exchange and training of scientists and experts	I III.A.4
Exchange and training of scientists and	
Exchange and training of scientists and experts	
Exchange and training of scientists and experts Exchange of scientific and technical	III.A.4
Exchange and training of scientists and experts Exchange of scientific and technical information	III.A.4
Exchange and training of scientists and experts Exchange of scientific and technical information Expenditures of the Agency	III.A.4
Exchange and training of scientists and experts Exchange of scientific and technical information Expenditures of the Agency Administrative (Regular budget)	III.A.4
Exchange and training of scientists and experts Exchange of scientific and technical information Expenditures of the Agency Administrative (Regular budget) Apportionment among members	III.A.4 III.A.3, VIII.C
Exchange and training of scientists and experts Exchange of scientific and technical information Expenditures of the Agency Administrative (Regular budget) Apportionment among members Definition Financing Fixing	III.A.4 III.A.3, VIII.C XIV.D XIV.B.1
Exchange and training of scientists and experts Exchange of scientific and technical information Expenditures of the Agency Administrative (Regular budget) Apportionment among members	III.A.4 III.A.3, VIII.C XIV.D XIV.B.1 XIV.D
Exchange and training of scientists and experts Exchange of scientific and technical information Expenditures of the Agency Administrative (Regular budget) Apportionment among members Definition Financing Fixing	III.A.4 III.A.3, VIII.C XIV.D XIV.B.1 XIV.D XIV.C

Financing On Agency projects On distribution of information On materials handling and storage On meetings of the General Conference and Board On safeguards On staff	XIV.E and F XIV.B.1 XIV.B.1(a) XIV.B.1(b) and E XIV.B.1(a) XIV.B.1(b) XIV.B.1 and 2
Experts (sent to examine projects)	XI.D
F	
Facilities	see Materials
Far East, representation on the Board	VI.A.1 and 2
Finance Apportionment of administrative expenses among members	XIV.D
Budget; Annual budget estimates	XIV.D XIV.A
Contributions to the regular budget	see Contributions to
Contributions to the regular budget	the regular budget
Contributions, voluntary	the regular budget see Voluntary contributions
0 0	see Voluntary

XIV.H

see Expenditures

In the General Conference

Expenses

Financing of Agency projects	XI.B, E.4 and F.3
Financing of expenses	see Expenditures
Fund (for revenue from storage and	
handling charges in connection with	
supply of materials etc. to members)	XIV.E
General Fund, Establishment and use of	V.E.8 and XIV.F
Liability not to be incurred	
By members in respect of loans entered	
into by the Board	XIV.G
By the Agency in respect of projects	
undertaken by members	XI.B
Loans entered into by the Board	V.E.8, XIV.G
Materials, Cost of	XIV.B.2
Reimbursement of members for materials	
or services furnished	XIII
Safeguards	
Costs of	XIV.B.1(b)
Amounts recoverable under safeguards	
agreements to be deducted from non-	
administrative expenses	XIV.C
Scale of charges for storage and handling	
of materials etc. furnished to members	XIV.E
Fuel elements	see Materials
ruei cicinents	Sec Materials
Functions	
Of the Agengy	III.A
Of the Board of Governors	VI.F and J
Of the Director General	VII.B
Of the General Conference	V.E and F
F und	
General, Establishment and use of	V.E.8 and XIV.F
Separate (for revenue from storage and	
handling charges in connection with	
supply of materials etc. to members)	XIV.E

General Assembly of the United Nations	see United Nations
General Conference	
Competence of	V.D
Composition of	V.A
Election of	
Members of the Board	V.E.1, VI.A.2 and B
Officers of	v.c
The President of	V.C
Functions of	
Approval of	
Admission of new members	V.E.2 and IV.B
Agreements with the United Nations or	
other organizations	V.E.7 and XVI.A
Amendments to the Statute	V.E.9 and XVIII.C(i)
Appointment of Director General	V.E.10 and VII.A
Budget	V.E.5 and XIV.A
General Fund, use of	V.E.8 and XIV.F
Reports to the United Nations	V.E.6
Review of the Statute	XVIII.B
Rules for the acceptance of voluntary	
contributions	V.E.8
Rules for the exercise of borrowing	
powers by the Board	V.E.8 and XIV.G
Consideration of the Board's annual	
report	V.E.4
Decision on matters referred to it by	
the Board	V.F.1
Suspension of members from privileges	
and rights of membership	V.E.3 and XI
Meetings of	V.A
Cost of meetings	XIV.B.1(a)
Proposals and requests to the Board	V.F.2

Recommendations to .	
Members of the Agency	
On questions within the scope of	
the Statute	V.D
The Board	
On agreements with other organizations	V.E.7
On questions within the scope of the	
Statute	V.D
On reports to the United Nations	V.E.6
On the draft budget	V.E.5
Request to the International Court of	
Justice for advisory opinions	XVII.B
Sessions of	
Convening of	V.A
Cost of attendance at	V.B
Place of	V.A
Regular and special	V.A
Representation at	V.B
Voting	
By simple majority	V.C
By two-thirds majority	V.C, XIV.H,
•	XVIII.C(i), XIX.B
On additional questions to be decided	
by two-thirds majority	V.C
On amendments to the Statute	XVIII.C(i)
On financial questions	XIV.H
On suspension of privileges and rights	
of membership	XIX.B
Voting rights, suspension of	XIX.A
Permission to vote granted in certain	
circumstances	XIX.A
General Fund	
Establishment of	VIVE
	XIV.F
Use of	V.E.8 and XIV.F
Guards, To be included under "staff"	VII.G

H

Handling of materials	see Storage of materials
Weath and a Constant	materials
Health and safety standards	
Adequacy for Agency projects	XI.E.3
Agency projects	XI.E.3 and F.2
A State's activities	III.A.6
Operations using materials, services, etc.	
supplied by or through the Agency	III.A.6
Operations under bilateral or multilateral	
arrangements	III.A.6
The Agency's own operations	III.A.6
The transfer of special fissionable	
materials	XI.F.2
Establishment or adoption in consultation	12
and collaboration with the United	
Nations	III.A.6
I	
Information	
Accessibility of, to Agency inspectors	XII.A.6
Collection and distribution of	III.A.3 and VIII.C
Confidential information not to be	und vin.e
disclosed by staff	VII.F
Exchange of information to be fostered	III.A.3 and VIII.C
Safeguards against misuse of	III.A.5
Supply of, by members	VIII.A and B

Inspectors	
Access to places, data and persons	XII.A.6
Establishment of a staff of	XII.B
Functions of	XII.B and C
Reports by, in the event of non-compliance	XII.C
Sending of, to recipient States	XII.A.6
State representatives to accompany	
inspectors	XII.A.6
Instruments	see Deposit of
	instruments
Intermediary, the Agency's role as, in	
Securing financing for projects	XI.B
Securing the performance of services or the supply of materials etc. among	
members	III.A.1
Supplying materials etc. for projects	XI.C
The exchange and training of scientists	
and experts	III.A.4
The exchange of information	VIII
International character of the responsibilities	
of the Director General and the staff	VII.F

International Court of Justice	
Advisory opinions of	XVII.B
Arbitration by	XVII.A
·	
Inventions or discoveries, Rights in	XI.F.5
Irradiated materials, Chemical processing of	XII.A.5

L

Laboratories for verification of materials

received	IX.I.4
Labour conditions, Safety standards for	III.A.6
Languages of the Statute	XXIII
Latin America, representation on the Board.	VI.A.1 and 2
Legal capacity of the Agency	XV.A and C XV.C
Liability	see Finance and Responsibility
Loans entered into by the Board	V.E.8, XIV.G
M	
Materials, facilities, equipment and services Furnished by or through the Agency	III.A.1 and 2, IX.D, XI
Allocation to projects	XI.F.1 XI.F.3 IX.D and G

XI.E.5 III.A.5

Equitable distribution of

Safeguards to be applied to

(see also Safeguards)

Storage and handling of	
Charges for	XIV.E
Cost of	XIV.E
Irradiated materials, chemical	
processing of	XII.A.5
Made available to the Agency	
Delivery of	IX.D and G
Health and safety measures in respect of	IX.I.3
Notification of	
To members	IX.G
To the Agency	IX.C and F
Quantities, form and composition of	IX.C, E and G
Receipt of	IX.G and I.1
Reimbursement of members for	XIII
Safe custody of	IX.H and I.2
Staff required for storage, etc.	
Cost of	XIV.B.2
Housing and administrative	
facilities for	IX.I.5
Storage of	IX.A, H and I.1
Cost of	XIV.B.1(b)
Use of	IX.j
Verification of quantities of	IX.G and I.4
Withdrawal and return of	XII.A.7 and C
Safeguarding of nuclear materials	see Safeguards
Source materials (see also Materials	· ·
furnished by or through the Agency and	
Materials made available to the Agency)	
Definition	XX.3
Special fissionable materials (see also	
Materials furnished by or through the	
Agency and Materials made available to	
the Agency)	
Control over the use of	III.B.2
(see also Safeguards)	
Definition	XX.1

Large amounts not be concentrated	
in one country or area	IX.H
Transfer of	XI.F.2
Meetings, Convening of	
Of the Board	VI.G
Of the General Conference	V1.G V.A
of the General Conference	V.A
Members of the Agency	
Initial members	IV.A
Obligations	see Obligations of
	membership
Other than initial members	IV.B
Requirements for membership	IV.B
Suspension of privileges	XIX
Voting rights	see Voting rights
Withdrawal from membership	XVIII.D
Obligations not affected by	XVIII.E
Members of the Board	
Designated by the Board	VI.A.1
Date of designation	VI.B
Term of office	VI.C
Elected by the General Conference	VI.A.2
Date of election	VI.B
Re-election, Eligibility for	VI.A.2
Term of office	VI.D
Privileges and immunities	XV.B and C
Voting rights	VI.E and XIX.A
0 0	
Middle East and South Asia,	
Representation on the Board	VI.A.1 and 2
Military purpose, Assistance not to be	
used for any	II. III.A.5, XI.F.4,
•	XII.A.1 and 6 and B

N

Non-compliance with undertakings In regard to contributions In regard to safeguards	XIX.A XII.A.7, B and C
Resulting from the Statute	XIX.B
North America, Representation on the Board	VI.A.1
Nuclear power	III.A.2
o	
Objectives of the Agency	II
Obligations, Budgetary Not affected by withdrawal from the	
Agency	XVIII.E
Obligations, Contractual	ΧI
Entry into	Al
Agency	XVIII.E
Obligations of membership In respect of the Charter of the United	
Nations	IV.B
In respect of statutory obligations Supply of information helpful to the	IV.C
Agency	VIII.A
Supply of scientific information resulting from assistance received	VIII.B

Officers of the Board, Election of	VI.H
Officers of the General Conference Election and term of office of	V.C
Operating records	see Records
Operational budget	see Expenditures, non-administrative
Organs provided for in the Statute Powers and functions	V.D
P	
Pacific	•
1 acme	see South East Asia and the Pacific
Patents in regard to inventions or discoveries arising from Agency projects	
Patents in regard to inventions or	and the Pacific XI.F.5
Patents in regard to inventions or discoveries arising from Agency projects	and the Pacific XI.F.5 III.A.1, 2, 3 and 4,
Patents in regard to inventions or discoveries arising from Agency projects Peaceful uses of atomic energy	and the Pacific XI.F.5 III.A.1, 2, 3 and 4, B.2, VIII.C

Preparatory Commission	Annex
President of the General Conference, Election of	V.C
Principles of the Agency Assistance not to further military purposes	II, III.A.5, XI.F.4, XII.A.1 and 6 and B
Atomic energy, contribution to peace, health and prosperity	II
Equitable distribution of resources (for projects)	XI.E.5
the staff	VII.D
Board	VI.A.2 III.A.1, 2, 3 and 4, B.2, VIII.C and XII.A.6
Permanent staff to be kept to a minimum Peace and international co-operation Sovereign equality of members Sovereign rights of members, respect for World-wide disarmament	VII.C III.B.1 IV.C III.D III.B.1
Privileges and immunities Definition in agreements Of delegates, alternates and advisers Of members of the Board, alternates and advisers Of the Agency Of the Director General and staff	XV.C XV.B and C XV.B and C XV.A and C XV.B and C

Privileges and rights of membership Suspension for non-compliance with	
safeguards undertakings	XII.C
Suspension for violation of the Statute	XII.C
	V.E.3 and XIX.B
or agreements	V.E.3 and XIX.B
Suspension of voling rights	AIA.A
Projects of the Agency	
Adequacy of plans, funds and personnel	XI.E.2
Agreements on, Mandatory clauses	XI.F
Allocation of materials	XI.F.1
Disputes, settlement of	XI.F.6
Patent rights in inventions and	
discoveries	XI.F.5
Terms and conditions of supply	XI.F.3
Transfer of materials	XI.F.2
Undertaking regarding military purposes	XI.F.4
Undertaking regarding safeguards	XI.F.4
Consideration by the Board	XI.A and E
Equitable distribution of resources	XI.E.5
Financial guarantees or responsibility not	
to be assumed by the Agency	XI.B
Financing	XI.B and E.4
Health and safety standards	XI.E.3 and F.2
Materials necessary for the project	XI.A and C
Materials accounting	XII.A.3 and 6, and C
Missions to examine projects	XI.D
Requests in connection with existing	
projects	XI.G
Requests to be accompanied by explanatory	
statements	XI.A
Safeguards, Application of	XI.F.4
Suspension or termination of assistance	
for non-compliance with safeguards	
obligations	XII.A.7, B and C
Under-developed areas, Needs of	XI.E.6

Q

Quorum In the Board In the General Conference	VI.E V.C
R	
Ratification of the Statute	see Statute
Recommendations Of the Board to the General Conference	
On amendments to the Statute On staff questions	XVIII.C(i) VII.E XIX.B
To members of the Agency On questions within the scope of the Statute	V.D
To the Board On agreements with other organizations On draft budget estimates On questions within the scope of the	V.E.7 V.E.5
Statute	V.D V.E.6
Records (Operating records required in connection with safeguards)	XII.A.3
Recruitment of staff	VII.D
Re-election of members of the Board	VI.A.2

Regional representation of the Board	VI.A.1 and 2
Registration Of agreements Of the Statute	XXII.B XXII.A
Regular budget	see Expenditures, administrative
${f R}$ egulations, Staff Regulations and Rules	VII.B and E
Reimbursement of members for items furnished	XIII and XIV.E
Relationship with other organizations Agreements	XVI.A
the United Nations)	XVI.B VI.I
Remuneration of staff	VII.E
Reports By the Agency	
Approval by the General Conference To the Economic and Social Council To the General Assembly To the Security Council To United Nations organs By the Board	V.E.6 III.B.5 III.B.4 and VI.J III.B.4 and XII.C III.B.5
Time-limit for submission to members To the General Conference, annual report To the General Conference, on Agency	VI.J V.E.4 and VI.J
projects	VI.J
organizations	VI.J and XII.C

By the Inspectors	XII.C
Progress reports (in connection with	
safeguards)	XII.A.4
${\bf R}$ epresentation in the General Conference	V.A and B
Representation of the Board in relations	
with other organizations	VI.I
Requests	
To the Agency	
For application of health and safety	
standards	III.A.6
For application of safeguards	III.A.5
For assistance in setting up projects	
(see also Projects)	XI.A
For materials etc. needed for projects	XI.G
For special sessions of the General	
Conference	V.A
To the International Court of Justice for	
advisory opinions	XVII.B
Resolutions of the General Assembly or	
Councils of the United Nations to be	
considered by the Agency	XVI.B.2
Responsibility	
Of members not engaged in respect of	
loans	XIV.G
Of the Agency for storing and protecting	
materials in its possession	IX.H
Of the Agency not engaged in connection	
with projects	XI.B
Of the Board to the General Conference	VI.F
Of the Director General to the Board	VII.B

Revenue	see Contributions, Scale of charges, Voluntary contributions
Review of the Statute	XVIII.B
${f R}$ ights and privileges of membership	see Privileges and rights of membership
Rules of procedure Of the Board Of the General Conference	VI.H V.C
S	
Safeguards Accounting for source and special fissionable materials Action in the event of non-compliance with obligations Application to bilateral or multilateral arrangements Application to the activities of a State Approval of means for the chemical processing of irradiated materials Diversion of materials Establishment and administration of Examination and approval of plant design Excess quantities of special fissionable materials to be deposited with the Agency Expenditure on Health and safety measures	XII.A.3 and 6 and C XII.A.7, B and C III.A.5 III.A.5 XII.A.5 and C III.A.5 XII.A.1 XII.A.1 XII.A.1 XII.A.1 A.1 XII.A.3 AIV.B.1(b) XII.A.1, 2, 5, 6 and 7, and B

Inspectors	XII.A.6
Operating records	XII.A.3
Progress reports	XII.A.4
Rights and responsibilities of the Agency	XII.A
Safeguards, Physical	IX.I.2
Safety	see Health and safety standards
Safety standards for labour conditions	III.A.6
Salaries of staff	VII.E
Scale of charges for materials storage and handling	XIV.E
Scale of contributions to the regular	
budget (administrative expenses)	
Principles to be used in fixing	XIV.D
Secrets, Industrial secrets not to be	
disclosed	VII.F
Security Council (of the United Nations)	
Consideration by the Agency of resolutions of	XVI.B.2
Notification of questions within its	XVI.B.2
competence	III.B.4
Notification of non-compliance with	III.D.¬
safeguards undertakings	XII.C
Reports by the Agency to	III.B.4
Separate fund (for revenue from storage	
and handling charges)	XIV.E

Separation from service	VII.E
Service	see Materials
Sessions of the General Conference	V.A
Settlement of disputes Arbitration, negotiation or other means Provision to be made in project agreements	XVII.A XI.F.6
Signature of the Statute Date of opening for Time-limit for	XXI.A XXI.A IV.A and XXI.A
Simple majority Decisions in the Board by Decisions in the General Conference by	VI.E V.C and XVIII.B
Source materials (see also Materials furnished by or through the Agency and Materials made available to the Agency) Definition	XX.3
South Asia	see Middle East and South Asia
South East Asia and the Pacific Representation on the Board	VI.A.1 and 2
Sovereign equality of members	IV.C
Sovereign rights of States, Observance of	III.D
Staff Appointment Conduct in the performance of duties	VII.B and E VII.F

Director General	see Director General
Expenses	XIV.B.1
Guards to be included under "staff"	VII.G
International character of responsibilities	VII.F
Principles	
Of geographical distribution	VII.D
Of keeping permanent staff to a	
minimum	VII.C
Privileges and immunities	XV.B and C
Recruitment	VII.D
Regulations and Rules	VII.B and E
Salaries	VII.E
Termination	VII.E
Use on missions, for examining projects	XI.D
, , ,,	
Staff of inspectors	see Inspectors
1	•
Statute	
Acceptance	
Acceptance Deposit of instruments	IV.B, XXI.C, E and F
Acceptance Deposit of instruments	IV.B, XXI.C, E and F
Deposit of instruments	IV.B, XXI.C, E and F
Deposit of instruments	
Deposit of instruments In accordance with constitutional procedures Amendments to	
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of	XXI.D
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for	XXI.D XVIII.C(ii)
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of	XXI.D XVIII.C(ii)
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members	XXI.D XVIII.C(ii) V.E.9
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members Entry into force of	XXI.D XVIII.C(ii) V.E.9 XVIII.A
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members Entry into force of Non-acceptance by a member	XXI.D XVIII.C(ii) V.E.9 XVIII.A XVIII.C
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members Entry into force of	XXI.D XVIII.C(ii) V.E.9 XVIII.A XVIII.C XVIII.D
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members Entry into force of Non-acceptance by a member Submission of proposals for Time-limit for communication of	XXI.D XVIII.C(ii) V.E.9 XVIII.A XVIII.C XVIII.D
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members Entry into force of Non-acceptance by a member Submission of proposals for	XXI.D XVIII.C(ii) V.E.9 XVIII.A XVIII.C XVIII.D XVIII.A
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members Entry into force of Non-acceptance by a member Submission of proposals for Time-limit for communication of proposals for Voting on	XXI.D XVIII.C(ii) V.E.9 XVIII.A XVIII.C XVIII.D XVIII.A
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members Entry into force of Non-acceptance by a member Submission of proposals for Time-limit for communication of proposals for Voting on Authentic texts of	XXI.D XVIII.C(ii) V.E.9 XVIII.A XVIII.C XVIII.D XVIII.A XVIII.A
Deposit of instruments In accordance with constitutional procedures Amendments to Acceptance of Approval of proposals for Certified copies of proposals for, communication to members Entry into force of Non-acceptance by a member Submission of proposals for Time-limit for communication of proposals for Voting on	XXI.D XVIII.C(ii) V.E.9 XVIII.A XVIII.C XVIII.D XVIII.A XVIII.A XVIII.B and C XXIII

Of the Statute	XXIII
Deposit	
Of instruments of acceptance	IV.B, XXI.C, E and F
Of instruments of ratification	IV.A, XXIB, C, E
	and F
Of the Statute in the archives of the	
depositary Government	XXIII
Entry into force of	XXI.E and F
Languages of	XXIII
Ratification of	
Deposit of instruments	IV.A, XXI.B, C, E and F
In accordance with constitutional	and F
	WWI D
procedures	XXI.D
Notification of members of deposit of	*****
instruments	XXI.F
Registration with the United Nations	XXII.A
Review of	XVIII.B
Settlement of disputes concerning	2,2,277
interpretation or application	XVII.A
Signature	*****
Date of opening for	XXI.A
Time-limit for	IV.A and XXI.A
Violation of	XIX.B
Storage of materials	IX.A, H and I
Scale of charges for	XIV.E
•	
Suspension from privileges and rights of	
membership	
For non-compliance with safeguards	
undertakings	XII.C
For persistent violation of the Statute	
or agreements	XIX.B
-	
Suspension of voting rights	XIX.A
-	

T

Term of office	
Of the Director General	VII.A
Of the members of the Board	VI.C and D
Of the President and officers of the	
General Conference	V.C
Termination of staff	VII.E
Terms and conditions of supply for	
Agency projects	XI.F.3
Time-limits	
Date after which a member may withdraw	XVIII.D
For communication of proposed	
amendments of the Statute	XVIII.A
For designation of members of the Board	VI.B
For notification of initial offers of materials	IX.F
For signature and ratification of the Statute	IV.A and XXI.A
For submission of reports to members	VI.J
Two-thirds majority	
Decisions in the Board by	VI.E and XIV.H
Decisions in the General Conference by	V.C, XIV.H, XVIII.C
	and XIX.B
11	
U	
Under-developed areas	
Consideration to be given to special	
needs	III.A.2 and B.3

United Nations Authorization by General Assembly to request advisory opinions of the International Court of Justice XVII B Charter Article 102 (Registration of agreements and the Statute) XXII.A and B Ability of members to act in accordance with the purposes and principles of IV.B Conduct of activities in accordance with the United Nations' policy of world-wide disarmament and principles of peace and international co-operation III.B.1 Consideration of resolutions of the General Assembly or the Councils of XVI.B.2 Consultation and collaboration in establishing or adopting health and safety standards III.A.6 Contributions to regular budget assessed on the basis of the principles of the United Nations XIV.D Notification of the General Assembly and Security Council of non-compliance with safeguards undertakings XII C Registration Of agreeements with members, between members or with other organizations ... XXII R Of the Statute by the depositary Government XXII.A Reports by the Agency Approval by the General Conference V.E.6 On non-compliance with safeguards undertakings XII.C Preparation by the Board VIJ To the Economic and Social Council

To the General Assembly

III.B.5

III R 4

To the Security Council	III.B.4 III.B.5
United States of America, Depositary	
Government	XXI.C
	AAI.C
Uranium enriched in the isotopes 235 or	
233, Definition	XX.2
V	
•	
Violation of the Statute or agreements,	
consequences of	XIX.B
1	144112
Voluntary contributions	
Acceptance by the Board	XIV.G
Approval of rules for acceptance by the	
General Conference	V.E.8
Deduction from sum required for non-	
administrative costs	XIV.E
Establishment of a General Fund for	XIV.F
Use of	V.E.8 and XIV.F
Voting	
In the Board	
By simple majority	VI.E
By two-thirds majority	VI.E, XIV.H
On the amount of the budget	XIV.H
To determine additional questions to be	251 4 .111
decided by two-thirds majority	VI.E
In the General Conference	71.2
By simple majority	V.C and XVIII.B

On amendments to the Statute	By two-thirds majority	V.C, XIV.H,
On amendments to the Statute XVIII.C(i) On financial questions XIV.H On general review of the Statute XVIII.B On suspension of rights and privileges XIX.B To determine additional questions to be decided by two-thirds majority V.C Voting rights In the Board VI.E In the General Conference V.C Suspension for non-payment of contributions XIX.A Permission to vote granted in certain circumstances XIX.A W Western Europe, representation on the Board VI.A.1 and 2 Withdrawal from membership XVIII.D Date after which a member may withdraw XVIII.D		XVIII.C(i) and
On financial questions	On amendments to the Statute	
On general review of the Statute		, ,
On suspension of rights and privileges XIX.B To determine additional questions to be decided by two-thirds majority	•	
To determine additional questions to be decided by two-thirds majority	· ·	
decided by two-thirds majority V.C Voting rights In the Board VI.E In the General Conference V.C Suspension for non-payment of contributions XIX.A Permission to vote granted in certain circumstances XIX.A W Western Europe, representation on the Board VI.A.1 and 2 Withdrawal from membership XVIII.D Date after which a member may withdraw XVIII.D		
In the Board VI.E In the General Conference V.C Suspension for non-payment of contributions XIX.A Permission to vote granted in certain circumstances XIX.A W Western Europe, representation on the Board VI.A.1 and 2 Withdrawal from membership XVIII.D Date after which a member may withdraw XVIII.D		V.C
In the Board VI.E In the General Conference V.C Suspension for non-payment of contributions XIX.A Permission to vote granted in certain circumstances XIX.A W Western Europe, representation on the Board VI.A.1 and 2 Withdrawal from membership XVIII.D Date after which a member may withdraw XVIII.D	Voting rights	
In the General Conference V.C Suspension for non-payment of contributions XIX.A Permission to vote granted in certain circumstances XIX.A W Western Europe, representation on the Board VI.A.1 and 2 Withdrawal from membership XVIII.D Date after which a member may withdraw XVIII.D		VI.E
contributions XIX.A Permission to vote granted in certain circumstances XIX.A W Western Europe, representation on the Board VI.A.1 and 2 Withdrawal from membership XVIII.D Date after which a member may withdraw XVIII.D		V.C
Permission to vote granted in certain circumstances XIX.A W Western Europe, representation on the Board VI.A.1 and 2 Withdrawal from membership XVIII.D Date after which a member may withdraw XVIII.D	Suspension for non-payment of	
Western Europe, representation on the Board VI.A.1 and 2 Withdrawal from membership XVIII.D Date after which a member may withdraw XVIII.D	contributions	XIX.A
Western Europe, representation on the Board	Permission to vote granted in certain	
Western Europe, representation on the Board	circumstances	XIX.A
Western Europe, representation on the Board		
representation on the Board	w	
Withdrawal from membership	Western Europe,	
Date after which a member may withdraw XVIII.D	representation on the Board	VI.A.1 and 2
Date after which a member may withdraw XVIII.D	Withdrawal from membership	XVIII.D
		XVIII.D
		XVIII.E

XII.A.7

III.B.1

Withdrawal of materials etc. for noncompliance with safeguards undertakings ...

World-wide disarmament