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## INTERNATIONAL AGREEMENTS

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SUBJECT: DEMILITARIZATION

ATLANTIC CHARTERAugust 14, 1941Abandonment of Use of Force and Disarmament of Aggressive Nations

Eighth Principle, they believe that all of the nations of the world, for realistic as well as spiritual reasons, must come to the abandonment of the use of force. Since no future peace can be maintained if land, sea or air armaments continue to be employed by nations which threaten, or may threaten, aggression outside of their frontiers, they believe, pending the establishment of a wider and permanent system of general security, that the disarmament of such nations is essential. They will likewise aid and encourage all other practicable measures which will lighten for peace-loving peoples the crushing burden of armaments.

YALTA CONFERENCE11 February 1945Destruction of German Militarism and Nazism and Disarmament and Disbandment of the German Armed Forces

It is our inflexible purpose to destroy German militarism and Nazism and to ensure that Germany will never again be able to disturb the peace of the world. We are determined to disarm and disband all German armed forces; break up for all time the German General Staff that has repeatedly contrived the resurgence of German militarism; remove or destroy all German military equipment; eliminate or control all German industry that could be used for military production; bring all war criminals to justice and swift punishment and exact reparation in kind for the destruction wrought by Germans; wipe

out the Nazi Party, Nazi laws, organizations, and institutions; remove all Nazi and militarist influences from public offices and from the cultural and economic life of the German people; and take in harmony such other measures in Germany as may be necessary to the future peace and safety of the world.

JOINT FOUR-NATION DECLARATION MADE IN MOSCOW  
IN OCTOBER 1945

Statement to effect that: Countries at war with a common enemy will act together in all matters of surrender and disarmament of that enemy.

2. That those countries at war with a common enemy will act together in all matters relating to the surrender and disarmament of that enemy.

After termination of hostilities these countries will not employ military forces within territories of other states except after joint consultation.

6. That after the termination of hostilities they will not employ their military forces within the territories of other states except for the purposes envisaged in this declaration and after joint consultation.

DECLARATION REGARDING THE DEFEAT OF GERMANY AND THE ASSUMPTION OF SUPREME AUTHORITY WITH RESPECT TO GERMANY BY THE GOVERNMENTS OF THE UNITED KINGDOM, THE UNITED STATES OF AMERICA AND THE UNION OF SOVIET SOCIALIST REPUBLICS AND THE PROVISIONAL GOVERNMENT OF THE FRENCH REPUBLIC

5 June, 1945

The Representatives of the Supreme Commands of the United Kingdom, the United States of America, the Union of Soviet Socialist Republics and the French Republic, hereinafter called the "Allied Representatives", acting by authority of their respective Governments and in the interests of the United Nations, accordingly make the following Declaration: -----

In virtue of the supreme authority and powers thus assumed by the four Governments, the Allied Representatives announce the following requirements arising from the complete defeat and unconditional surrender of Germany with which Germany must comply:

## ARTICLE 1

Germany and all Germany military, naval and air authorities and all forces under German control shall immediately cease hostilities in all theatres of war against the forces of the United Nations on land, at sea and in the air.

## ARTICLE 2

a) All armed forces of Germany or under German control, wherever they may be situated, including land, air, anti-aircraft and naval forces, the S.S., S.A. and Gestapo, and all other forces or auxiliary organizations equipped with weapons, shall be completely disarmed, handing over their weapons and equipment to local Allied Commanders or to officers designated by the Allied Representatives.

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b) The personnel of the formations and units of all the forces referred to in paragraph a) above shall, at the discretion of the Commander-in-Chief of the Armed Forces of the Allied State concerned, be declared to be prisoners of war, pending further decisions, and shall be subject to such conditions and directions as may be prescribed by the respective Allied representatives.

c) All forces referred to in paragraph a) above, wherever they may be, will remain in their present positions pending instruction from the Allied Representatives.

d) Evacuation by the said forces of all territories outside the frontiers of Germany as they existed on the 31st December, 1937, will proceed according to instructions to be given by the Allied Representatives.

e) Detachments of civil police to be armed with small arms only, for the maintenance of order and for guard duties, will be designated by the Allied Representatives.

## ARTICLE 3

a) All aircraft of any kind or nationality in Germany or German-occupied or controlled territories or waters, military, naval, or civil, other than aircraft in the service of the Allies, will remain on the ground, on the water or aboard ships pending further instructions.

b) All German or German-controlled aircraft in or over territories or waters not occupied or controlled by Germany will proceed to Germany or to such other place or places as may be specified by the Allied representatives.

## ARTICLE 4

a) All German or German-controlled naval ves-

sels, surface and submarine, auxiliary naval craft, and merchant and other shipping, wherever such vessels may be at the time of this Declaration, and all other merchant ships of whatever nationality in German ports, will remain in or proceed immediately to ports and bases as specified by the Allied representatives. The crews of such vessels will remain on board pending further instructions.

b) All ships and vessels of the United Nations whether or not title has been transferred as the result of prize court or other proceedings, which are at the disposal of Germany or under German control at the time of this Declaration, will proceed at the dates and to the ports or bases specified by the Allied representatives.

## ARTICLE 5

a) All or any of the following articles in the possession of the German armed forces or under German control or at German disposal will be held intact and in good condition at the disposal of the Allied representatives, for such purposes and at such times and places as they may prescribe:

I. All arms, ammunition, explosives, military equipment, stores and supplies and other implements of war of all kinds and all other war materials

II. All naval vessels of all classes, both surface and submarine, auxiliary naval craft and all merchant shipping, whether afloat, under repair or construction, built or building;

III. All aircraft of all kinds, aviation and anti-aircraft equipment and devices;

IV. All transportation and communications facilities and equipment, by land, water, or air;

V. All military installations and establishments, including airfields, seaplane bases, ports and naval bases, storage depots, permanent and temporary land and coast fortifications, fortresses and other fortified areas, together with plans and drawings of all such fortifications, installations and establishments;

VI. All factories, plants, shops, research institutions, laboratories, testing stations, technical data, patents, plans, drawings and inventions, designed or intended to produce or to facilitate the production or use of the articles, materials and facilities referred to in sub-paragraphs I, II, III, IV, and V above or otherwise to further the conduct of war.

b) At the demand of the Allied representatives the following will be furnished:

I. The labor, services and plant required for the maintenance or operation of any of the six categories mentioned in paragraph a) above; and

II. Any information or records that may be required by the Allied representatives in connection with the same.

c) At the demand of the Allied representatives all facilities will be provided for the movement of Allied troops and agencies, their equipment and supplies, on the railways, roads and other land communications or by sea, river, or air. All means of transportation will be maintained in good order and repair, and the labor, services and plant necessary therefor will be furnished....

## ARTICLE 13

a) In the exercise of the supreme authority with respect to Germany assumed by the Governments of the United Kingdom, the United States of America and the Union of Soviet Socialist Republics,

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and the Provisional Government of the French Republic, the four Allied Governments will take such steps, including the complete disarmament and demilitarization of Germany, as they deem requisite for future peace and security.

POTSDAM AGREEMENT2 August 1945Demilitarization

III. The purpose of this agreement is to carry out the Crimea declaration on Germany. German militarism and Nazism will be extirpated and the Allies will take in agreement together, now and in the future, the other measures necessary to assure that Germany never again will threaten her neighbors or the peace of the world.

III. A. 3. The purposes of the occupation of Germany by which the Control Council shall be guided are:

- (i) The complete disarmament and demilitarization of Germany and the elimination or control of all German industry that could be used for military production. To these ends:
  - (a) All German land, naval, and air forces, the S.S., S.A., S.D., and Gestapo, with all their organizations, staffs, and institutions, including the General Staff, the Officers' Corps, Reserve Corps, military schools, war veterans' organizations, and all other military and quasi-military organizations, together with all clubs and

associations which serve to keep alive the military tradition in Germany, shall be completely and finally abolished in such manner as permanently to prevent the revival or reorganization of German militarism and Nazism;

- (b) All arms, ammunition, and implements of war and all specialized facilities for their production shall be held at the disposal of the Allies or destroyed. The maintenance and production of all aircraft and all arms, ammunition, and implements of war shall be prevented.
- (ii) To convince the German people that they have suffered a total military defeat and that they cannot escape responsibility for what they have brought upon themselves, since their own ruthless warfare and the fanatical Nazi resistance have destroyed German economy and made chaos and suffering inevitable.

Disposal of German Navy and Merchant Marine

The Conference agreed in principle upon arrangements for the use and disposal of the surrendered German fleet and merchant ships. It was decided that the three Governments would appoint experts to work out together detailed plans to give effect to the agreed principles. A further joint statement will be published simultaneously by the three Governments in due course.

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SUBJECT: DEMILITARIZATION

DATE: 30 November 1945

LAW NO. 8ELIMINATION AND PROHIBITION OF MILITARY TRAINING

The Control Council enacts as follows:

## ARTICLE I

All activity of any organization, group of persons or individual which teaches directly or indirectly the theory, principles, technique or mechanics of war or prepares the participants for any war activity is hereby prohibited and declared illegal.

## ARTICLE II

All military educational institutions are declared illegal and will be closed immediately.

## ARTICLE III

All war veterans' organizations and all organizations or groups which tend to perpetuate the German military tradition are prohibited and shall be immediately disbanded.

## ARTICLE IV

The use by any German of military or Nazi uniforms, insignia, flags, banners or tokens or of military or civil decorations, and the employment of distinctive Nazi or military salutes or greetings are prohibited; all other symbolic means of expressing the Nazi spirit are prohibited. No awards of civil or military decorations, honors or medals may be made or received.

## ARTICLE V

Any evasion of the prohibitions of this law under the guise of sport or gymnastics is prohibited.

## ARTICLE VI

Military and civil parades and military

formations of any kind are prohibited. In exceptional cases and only in so far as expressly permitted by authority of the Military Command civil parades may be allowed.

## ARTICLE VII

Any propaganda or agitation, whether conducted in writing or orally or by any other method, which is aimed at keeping alive, reviving or promoting the military or Nazi spirit and institutions, or to glorify war, is prohibited.

## ARTICLE VIII

Any person violating any provision of this law shall be liable to criminal prosecution.

## ARTICLE IX

This Law becomes effective 1 December, 1945.

Note - Temporarily the present law does not apply, in so far as wearing of uniform and discipline are concerned, to certain individuals formerly belonging to the German Armed Forces who are awaiting disbandment or are working for, or by orders of Allied Zone Commanders, with the knowledge of the Control Council.

Done at Berlin, 30 November, 1945.

G. ZSUKOV

Marshal of the Soviet Union

J. T. McHARNEY

General

B. L. MONTGOMERY

Field Marshal

P. KOENIG

General de Corps d'Armee

ALLIED CONTROL COUNCIL, BERLIN, 1946

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SUBJECT: DEMILITARIZATION

DATE: 20 August 1946

LAW NO. 24

DISSOLUTION OF THE WEHRMACHT

The Control Council, in accordance with Proclamation No. 2, Section I paragraph 1, of 20th September 1945, enacts as follows:

ARTICLE I

The German War Ministries: Oberkommando der Wehrmacht (OKW), Oberkommando des Heeres (OKH), Reichsluftfahrtministerium (RLM), and Oberkommando der Kriegsmarine (OKM), all German land, naval and air forces, with all their organizations, staffs, and institutions, including the general staff, the officers corps, reserve corps, military schools, war veterans organizations, and all other military and quasi-military organizations, together with all clubs and associations which serve to keep alive the military tradition in Germany, are hereby considered disbanded, completely dissolved and declared illegal.

ARTICLE II

The maintenance, formation and reconstitution of any of the agencies or organizations enumerated in Article I under any name or form whatsoever, and the taking over of all or any of the functions of such agencies or organizations in the future by other agencies is prohibited and declared illegal.

ARTICLE III

All legislation is hereby repealed concerning the organization of the armed forces and quasi-military organizations, and also all laws, orders, instructions, decrees, regulations, ordinances, military criminal and military criminal procedure codes and other legislative measures which concern military service, the registration of those liable thereto, training, administration, disciplinary rights, property, uniforms, decorations, the legal status and privileges of military and ex-military personnel and members of quasi-military organizations and their families.

ARTICLE IV

All property of whatever nature owned by the organizations enumerated in Article I of this Law is subject to confiscation by order of the Zone Commander.

ARTICLE V

Any person violating or attempting to violate any of the provisions of this Law shall be liable to criminal prosecution before a Military Government Court and such punishment, including the death penalty, as the court may direct.

ARTICLE VI

This Law becomes effective on the day of publication.

Done at Berlin the 20th day of August 1946.

JOSEPH T. McNARNEY  
General

SHULTS DOUGLAS  
Marshal of the Royal Air Force

R. NOIRRET  
General de Division  
for P. KGENIC, General d'Armee

V. SOKOLOVSKI  
Marshal of the Soviet Union

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## ALLIED CONTROL COUNCIL, BERLIN, 1946

SUBJECT: DEMILITARIZATION

DATE: 20 December 1946

## LAW NO. 43

PROHIBITION OF THE MANUFACTURE, IMPORT, EXPORT,  
TRANSPORT AND STORAGE OF WAR MATERIALS

In order to prevent the rearming of Germany, the Control Council enacts as follows:

## ARTICLE I

1. The manufacture, import, export, transport and storage of the war materials specified in Schedule A annexed hereto are prohibited. All existing stocks of such materials shall be destroyed, removed or converted to essential peacetime uses as soon as possible, according to the instructions of the appropriate Zone Commander (in Berlin, the appropriate Sector Commander).

2. Museum specimens and specimens of historic value are excluded from the provisions of Paragraph 1 of this Article.

3. The expression "war materials" specified in Schedule A includes components, accessories and spare parts of such materials, which are specially designed for military use.

## ARTICLE II

The manufacture, import, transport and storage of the war materials specified in Schedule B annexed hereto shall be permitted only with the authority and under the control of the appropriate Zone Commander. The manufacture of the materials in this Schedule shall provide only for essential peacetime requirements; existing stocks of the materials in excess of such requirements shall be destroyed or removed according to the instructions of the appropriate Zone Commander. The export of materials specified in Schedule B may be permitted by authorization of the appropriate body of the Allied Control Authority.

## ARTICLE III

The following materials shall be deemed to be within Schedule A, insofar as manufacture is concerned, and within Schedule B, insofar as import,

transport, and storage are concerned:

(a) Arms and ammunition destined for authorized internal security services, and for other authorized purposes:

(b) Cryptographic machines and devices for cipher work for use in civil and authorized internal security services.

## ARTICLE IV

1. Any person, organization, or group of persons, owning or controlling any existing stocks of the materials specified in Schedule A or Schedule B, shall file a written declaration of such materials with the appropriate Zone Commander within 90 days after the effective date of this Law.

2. Any person being aware of the existence of such stocks which have not been declared to the appropriate Zone Commander shall himself declare them.

## ARTICLE V

At the request of the interested Occupation Powers, the prohibited materials listed in Schedule A may, as an exception, be listed in Schedule B by the Allied Control Authority, or by a body acting on their behalf, in cases where it will appear that such materials are destined for peacetime requirements and not designed specially for war purposes and are not dangerous in themselves.

## ARTICLE VI

1. Any person violating, or attempting to violate any of the provisions of this Law or of any regulations hereunder shall be liable to prosecution before a Military Government Court and upon conviction shall be subject to the following punishment with or without confiscation of his property in whole or in part:

(a) Imprisonment (Gefängnis) for a term not exceeding five years;

(b) Hard Labor (Zuchthaus) for a term of not less than one year and not more than fifteen years;

(c) In serious cases, hard labor for life, or death.

2. Any organization violating, or attempting to violate any of the provisions of this Law or of any regulations hereunder shall be liable to prosecution before a Military Government Court and upon conviction shall be dissolved and its property confiscated by order of the Court.

## ARTICLE VII

This Law shall come into force on the date of its publication.

Done at Berlin 20 December 1946

JOSEPH T. McHARNEY  
General

SHOLTO DOUGLAS  
Marshal of the Royal Air Force

P. A. KUROCHKIN  
Colonel General

For V. SOKOLOVSKY  
Marshal of the Soviet Union

P. KENIG  
General d'Armes

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SCHEDULE A

## GROUP I

(a) All weapons including atomic means of warfare or apparatus of all calibres and natures capable of projecting lethal or destructive projectiles, liquids, gases or toxic substances, their carriages and mountings.

(b) All projectiles for the above and their means of projection or propulsion. Examples of means of propulsion are cartridges, charges, etc.

(c) All military means of destruction such as grenades, bombs, torpedoes, mines, depth mines, depth and demolition charges and selfpropelled

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charges.

(d) All military cutting or piercing weapons, (in French: white arms), (in Russian: cold arms), such as bayonets, swords, daggers and lances.

GROUP II

(a) All vehicles specially equipped or designed for military purposes such as tanks, armored cars, tank-carrying trailers, armored railway rolling stock, etc.;

(b) Armor of all types for military purposes;

(c) Harness specially designed for military purposes.

GROUP III

(a) (I) Range-finding apparatus of all kinds for military purposes;

(II) Aiming, guiding, and computing devices for fire control;

(III) Locating devices of all kinds (particularly all devices for radio direction finding and all devices for radio detection);

(IV) Instruments for assisting observation of fire or for the remote control of all moving objects.

(b) All signalling and inter-communication equipment and installations specially designed for war purposes; all apparatus for radio interference.

(c) Searchlights with mirror diameter of more than 45 cms.

(d) Optical instruments of all kinds specially designed or intended for war purposes.

(e) Survey and cartographic equipment and instruments of all kinds specially designed for war purposes. Military maps and equipment for using them.

(f) Military engineering tools, machinery and equipment such as special bridging material.

(g) Personal military equipment and uniforms, and military insignia and decorations.

(h) Cryptographic machines and devices used for cipher purposes.

(i) All camouflage and dazzle devices.

Any of the materials listed in GROUP III, except for electronic devices such as radar, radiogoniometric and similar equipment, that have a normal peacetime use and are not specially designed for military use, are excluded from the provisions of paragraph 1, Article I of the Law.

GROUP IV

(a) Warships of all classes. All ships and floating equipment specially designed for servicing warships. All ships with characteristics exceeding those required for normal peacetime uses; or designed or constructed for conversion into warships or for military use.

(b) Special machinery, equipment and installations which in time of peace are normally used solely in warships.

(c) Submersible craft of all kinds; submersible devices of all kinds, designed for military purposes. Special equipment pertaining to these craft and devices.

(d) All military landing devices.

(e) Material, equipment and installations for the military defense of coasts, harbors, etc.

GROUP V

(a) Aircraft of all types, heavier or lighter than air; with or without means of propulsion, including kites, captive balloons, gliders, and model aircraft, and all auxiliary equipment, including aircraft engines and component parts, accessories, and spare parts specifically designed for aircraft use.

(b) Ground equipment for servicing, testing, or aiding the operation of aircraft, such as catapults, winches and beacons; material for the rapid preparation of airfields, such as landing mats;

special equipment used in conjunction with air photography; excluding, however, from the provisions of paragraph 1, Article I, of this Law any such equipment and materials for landing fields and air beacons that have a normal peacetime use and are not specifically designed for military use as listed in Schedule B.

GROUP VI

All drawings, specifications, designs, models and reproductions directly relating to the development, manufacture, testing or inspection of the war material, or to experiments or research in connection with war material.

GROUP VII

Machinery and other manufacturing equipment and tooling used for the development, manufacture, testing or inspection of the war material defined in this Schedule, and not capable of conversion to peacetime production.

GROUP VIII

(a) The following War Chemicals:

High explosives, with the exception of those listed in Schedule B Group VIIIa.

(NOTE: By "high explosives" is meant organic explosives used as fillings for shells, bombs, etc.)

Double base propellants (i.e., Nitrocellulose propellants containing nitroglycerine, diethyleneglycol dinitrate or analogous substances).

Single base propellants for any weapons except sporting weapons.

Nitroguanidine.

Poison war gases (including liquids and solids customarily included in this term) with the exception of those listed in GROUP VIIIb of Schedule B.

Rocket Fuels:

Hydrogen peroxide of above 37% concentration

Hydrazine hydrate

Methyl nitrate

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Highly toxic products from bacteriological or plant sources (with the exception of those bacteriological and plant products which are used for therapeutic purposes).

(b) All special means for individual and collective defense used in peace exclusively by the armed forces, such as protective masks against toxic or lethal devices used for war, detection apparatus, etc.

## GROUP IX

All apparatus, devices and material specially designed for training and instructing personnel in the use, handling, manufacture or maintenance of war material.

## SCHEDULE B

## GROUP I

(a) Demolition charges used for public works, mines, quarries, etc. and their auxiliaries including explosives used for industrial purposes.

(b) Explosive appliances for industrial and agricultural use, such as railway fog signals, life saving rockets and equipment, devices specially designed for the humane killing of livestock, etc., and their accessories and means of operation.

(c) Sporting weapons ammunition for sporting weapons.

## GROUP II

Non-cemented armor necessary for industrial purposes.

## GROUP IV

Speed-boats.

## GROUP V

(a) Equipment and materials for landing fields and air beacons which have a normal peacetime use and are not specially designed for military use.

## GROUP VIII

War Chemicals which are nevertheless required

for peace economy.

## (a) High explosives:

Trinitrotoluence  
Tetryl  
Pentaerythritol tetranitrate  
Picric acid  
Dinitrotoluence  
Nitroglycerine  
Initiating explosives  
Nitrocellulose  
Single-base propellants for sporting

weapons

## (b) Potential Poison War Gases:

Chlorine  
Phosgene  
Hydrocyanic acid  
Chlorinated ketones  
Halogenated carboxylic acids and their

esters

Cyanogen halides  
Lachrymatory halogen derivatives of hydrocarbons

## (c) Other Chemicals:

Hydrogen peroxide having a concentration of 37% or less  
Liquid oxygen  
Activated carbons  
White Phosphorus  
Incendiary compositions, e.g. Thermites  
Smoke-producing substances, e.g.: titanium tetrachloride and silicon tetrachloride.

ALLIED CONTROL COUNCIL, BERLIN, 1945

SUBJECT: DEMILITARIZATION

DATE: 12 November 1945

DIRECTIVE NO. 18

DISBANDMENT AND DISSOLUTION OF THE GERMAN ARMED FORCES

The Control Council directs as follows:

1. Members of the former Wehrmacht and affiliated para-military forces, including officials and prisoners of war, will be demobilized within the limitations imposed by consideration of:

- a) The demands of Allied Nations for German labor,
- b) The fact that War Criminals, Suspected War Criminals and Security Suspects are subject to detention until their guilt is proved,
- c) The necessity for detaining Potentially Dangerous Officers of the former Wehrmacht and para-military organizations.

2. Disbandment of the German Prisoners of War will be methodically organized and controlled. Each individual will be formally discharged from Camps and issued with a Discharge Certificate. The form to be used as Discharge Certificate will be circulated to Zone Commanders.

3. Personnel of the former German Wehrmacht will be discharged into that zone of Germany in which their previous home was situated, in accordance with the provisions of the attached Appendix 'A'.

Regulations and Principles relating to Inter-zone Transfer of German Prisoners of War.

4. Former German Wehrmacht personnel whose previous home was in Berlin may be discharged in Berlin by arrangement between the Zone Commander who holds them and the Kommandatura of Berlin. No other discharges into Berlin

Area will take place.

5. With respect to those held in Germany, Non-Germans, except Austrians, will be repatriated as rapidly as practicable. This repatriation will not be deferred because of employment on Allied work projects. No formal discharge should be required except in the case of Austrians whose transfer to Austria will be effected in accordance with current arrangements with National elements of the Allied Control Council for Austria.

6. The following provisions will apply to Prisoners of War held outside Germany:

- a) Prisoners of War held outside Germany will eventually be returned to the Zone of Germany occupied by the Power under whose control they are held, in order to be later dispatched to the Zone of their former domicile.
- b) This movement will be carried out at the convenience of the Power concerned provided that no inter-Allied agreement with respect to reparations labor is thereby contravened.
- c) The movement of Prisoners of War held outside Germany by Allied Nations, other than the four Occupying Powers, will be subject to negotiations between the National Government concerned and the Allied Control Council. The Control Council will obtain from the respective National Government statistical data on Prisoners of War.
- d) Upon return to Germany, Prisoners of War will be demobilized in accordance with standard demobilization procedure.

e) Arrangements for the return to their respective countries of non-German Prisoners of War held outside Germany may be made by the Governments of the Allied Powers directly with the Government whose nationals are concerned.

7. All ex-Wehrmacht personnel who have been demobilized to Germany must, on arrival at their place of residence, register within 48 hours with their local civil authorities. Those who fail to register within the appropriate time will be punished.

8. Stragglers and deserters from the former German forces in the several zones will be directed by each Zone Commander to report at a convenient time to appropriate assembly points, in order that they may be issued with documents, and disposed of in accordance with this policy. Any such persons not reporting will be apprehended and punished.

9. Special efforts will be made to preserve from destruction and take under Allied control records, books, plans, documents, papers, files and other information and data which belonged to, or had been controlled by the former Wehrmacht and affiliated para-military organizations.

Such information and data will be utilized as desirable during demobilization and disposed of under the direction of the Control Council in such a way as to make them permanently unavailable to the German Government.

10. All particulars required by the Control Council for demobilization purposes will be specified to the Zone Commanders.

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Done at Berlin, 12 November 1945

V. SOKOLOVSKY  
Army GeneralLUCIUS D. CLAY  
Lieutenant GeneralB.H. ROBERTSON  
Lieutenant GeneralL. KOELTZ  
Général de Corps d'Armée

## APPENDIX 'A'

REGULATIONS AND PRINCIPLES RELATING TO INTERZONE  
TRANSFER OF GERMAN PRISONERS OF WAR

1. Nothing in the provision listed below will affect the use of German prisoners of war by the four Powers, as labor for rehabilitation and reparations purposes.

2. Members of the former German Wehrmacht should be discharged into that zone of Germany in which their previous home was situated.

3. Former German Wehrmacht personnel held at present in zones other than those in which their previous home was situated may be exchanged between zones in accordance with detailed arrangements to be made direct between Zone Commanders concerned.

4. These arrangements should be based on the following principles:

- a) Exchanges will be controlled as regards total numbers, rate of exchange, method of movement and place of exchange.
- b) The transferring nation will furnish the receiving nation with a nominal roll of the prisoners handed over in each case, showing name, rank, place of

domicile and such other details as may be agreed between the Zone Commanders concerned. In addition a Discharge Certificate will be issued in respect of each prisoner, and copies of it will be circulated to all Zone Commanders.

- c) Exchanges will be in principle and as far as possible on a one-for-one basis; the disposal of the balance of prisoners remaining after this exchange of equal numbers will be a matter for agreement between the Zone Commanders concerned.
- d) In order to enable adequate administrative arrangements for reception to be made, exchanges of sick and wounded and service women will be effected separately.
- e) Movement of former Wehrmacht personnel between zones will have a lower priority than the movement of displaced persons.
- f) Pending agreement as to their disposal, former German Wehrmacht personnel who are war criminals, security suspects, officers of the General Staff Corps, other potentially dangerous German Wehrmacht officers, or in automatic arrest categories will be excluded from these exchanges.
- g) It is obligatory for the Certificate of Demobilization to be printed in two languages: in that of the Occupying Power and in German. All additions in handwriting must likewise be in the two languages.
- h) In each Zone all demobilization certificates must be numbered in a separate serial numbering for each camp.

ALLIED CONTROL COUNCIL, BERLIN, 1945

SUBJECT: DEMILITARIZATION

DATE: 5 December 1945

DIRECTIVE NO. 22

AMENDED (1)<sup>1</sup>

CLEARANCE OF MINEFIELDS AND DESTRUCTION OF FORTIFICATIONS, UNDERGROUND INSTALLATIONS AND MILITARY INSTALLATIONS IN GERMANY

In order forever to prevent Germany from utilizing the fortifications, underground structures, military installations and other installations constructed, adapted or readily capable of adoption for war purposes located in Germany, and in order to ensure the security of Allied Occupational Forces the Control Council directs as follows:

1. All minefields will be cleared and all fortifications, underground structures, military installations and other installations specified in Appendix 'A' will be completely destroyed.

The work will be devised and conducted in a manner to disrupt the German defense system in as short a time as possible, particularly by completely destroying all elements of defense on certain main routes.

Appendix 'A' attached is a list of structures or installations which will be considered as constructed, adapted, or readily capable of adaptation for war purposes. This list can at any time be modified or added to.

Mine clearance and these destructions will be carried out by Zone Commanders, in the order of priority indicated in Appendix 'A' and within the time limits set out below, counted from the date of signature of the present directive.

2. The operations specified in Priority I should be completed in a maximum period of 18 months and these in Priority II in a period of a further 4 years. Every effort must be directed towards completing the work in not more than 5 1/2 years from the date of confirmation of the present decision by the Control Council.

3. The object is to destroy all these installations and constructions in the shortest period practicable.

The Zone Commanders will shorten these periods as far as possible and will give their units instructions indicating the shortest time-limits possible.

4. The Commander of each Zone of Occupation shall furnish the Allied Control Authority with a report on the progress of the work on a form which will be distributed later.

The reports of the Zone Commanders must be submitted by 30 June and 31 December of each year.

Done at Berlin 5 December 1945

LUCIUS D. CLAY  
Lieutenant General  
S.H. ROBERTSON  
Lieutenant General  
L. KOELTZ  
Général de Corps d'Armée  
V.D. SKOKLOVSKY  
Army General

<sup>1</sup>Amended to include report form, Appendix 'B', promised in paragraph 4, B4.

APPENDIX 'A'

PRIORITY SCHEDULE FOR DEMOLITIONS

PRIORITY I.

- (a) Minefields and other explosive obstacles, as well as other obstacles, which were used as obstructions on Allied lines of communication.
- (b) Destruction of the major defensive constructions, particularly the main permanent fortifications, anti-tank obstacles,

etc. in such a manner as to disrupt the defensive system of fortified regions throughout Germany. Destruction of obstacles in areas where they constitute a potential threat to the oceanic forces.

- (c) Complete destruction of all underground airfield facilities.
- (d) Complete destruction of all pens for submarines and E and R-boats.

PRIORITY II.

- (a) Complete destruction of all remaining defensive constructions, including permanent constructions, Naval Bases, fortifications, depots of war materials, anti-tank obstacles and dragon's teeth, pill-boxes, permanent artillery positions, etc., which are not mentioned in Priority I.
- (b) Special weapon installations, V-1, V-2, and other weapons.
- (c) Complete destruction of coast defenses, including obstacles and minefields.
- (d) Complete destruction of fighter control and radar installations for the control of planes from the ground, surplus to Allied requirements.
- (e) Complete destruction of airfields and seaplane bases, surplus to Allied requirements.
- (f) Complete destruction of all AA installations.
- (g) Complete destruction of all underground factories (exclusive of equipment therein) and all underground depots and underground workshops. Where such factory, depot or workshop is installed in a mine, all destruction will, if possible, be confined to the factory, workshop or depot itself, and the productive capacity of the mine

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- will not be destroyed.
- (h) Complete destruction of all military and public air-raid shelters.
  - (i) Destruction of all underground cables, as well as surface lines of communication and radio stations, not required by the Allies and surplus to the authorized requirements of the German civil population.
  - (j) All Naval, Army and Air Force research or proving ground stations, after complete scientific examination.
  - (k) War material Depots, surplus to Allied requirements.
  - (l) All strategic bulk PCL storage installations.
  - (m) Complete destruction, at the discretion of the Zone Commander concerned, of all Naval, Military or Air Force structures not mentioned in the above paragraphs.
-

SUBJECT: DEMILITARIZATION

DATE: 26 April 1946

DIRECTIVE NO. 28

AMENDED (2)

REPORTS ON DISPOSAL OF GERMAN WAR MATERIAL IN GERMANY

The Control Council directs as follows:

1. The destruction or disposal of captured or surrendered German war material located in Germany will be completed as expeditiously as possible.

2. The Commander of each Occupation Zone of Germany will furnish to the Allied Control Authority a progress report on the disposal of German war material to include the following information:

- a. Total war material found to date.
- b. Amounts of war material destroyed or otherwise disposed of during the period covered by the report.
- c. Cumulative amounts of war material destroyed or otherwise disposed of to date.
- d. Balance of war material for destruction or disposal.

3. Reports will be submitted every six months on the 30th of June and 31st of December as of the 1st of June and 1st of December respectively, in the form shown in Appendix "A" attached.

Done at Berlin, the 26th day of April 1946.

LUCIUS D. CLAY  
Lieutenant General

B. H. ROBERTSON  
Lieutenant General

L. KOELTZ  
General de Corps d'Armee

M. I. DRATVIN  
Lieutenant General

Note: See also Control Council Directives  
No. 24 and 38 on Denazification.

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AGREED SUBJECT:	RESTRICTED			ORIGIN: Drg. & Spec. Com.
FOUR POWER AGREEMENT	U.S.	U.K.	FR.	SOVIET
<p>The Control Council (1) shall accelerate the work of destruction of German Military materiel and the demolition of all the Military establishments and installations intended for carrying on war on land, on sea and in the air, in accordance with the programme already in progress by the Allied Control Council under directives 22 and 28 as amended, which looks forward to the completion of this work by 31st December 1948, if possible;</p> <p>(2) shall complete the plan for the liquidation of the plants constructed especially for the production of war materials (Category I prior to July 1st, 1947);</p> <p>(3) shall effectively complete the liquidation of factories in Category I before 30th June, 1948</p> <p>(4) shall verify with the aid of quadripartite commissions the operations for the liquidation of war potential provided for in the preceding paragraphs.</p> <p>(Pages 1 &amp; 2; CFM/47/M/148)</p> <p>-----</p> <p><u>NOTE</u></p> <p>The recommendations and decisions confirmed or taken by the Council of Foreign Ministers are transmitted to the Control Council for Germany and to the Commanders-in-Chief of the occupation forces of Germany for appropriate action within their spheres of competence.</p> <p>(Page 4; CFM/47/M/148)</p>		<p><u>UK RESERVATION ON (3)</u></p> <p>The UK Delegation states that it can accept the above date (30 June 1948) but reserves the right to report to the Control Council if difficulties arise in the completion of the task by the date established and to request an extension should this prove necessary.</p> <p>(Page 2; CFM/47/M/148)</p> <p>-----</p>		
ACTION TAKEN BY CFM: Referred to Control Council for Action.				

FOURTH SESSION OF CFM, MOSCOW, 1947

UNAGREED

RESTRICTED

SUBJECT: DEMILITARIZATION, Liquidation of Factories in Categories II, III & IV (Part I, II, (a), CFM/47/M/148 & Para. (4), CFM/47/M/132) ORIGIN: DFG. & Spec. Comm.

FOUR POWER POSITION                      U S                      U K                      F R                      SOVIET

NO AGREEMENT

US and UK PROPOSAL

FRENCH and SOVIET PROPOSAL

The Control Council

shall effectively complete the liquidation of the other factories or workshops constituting a marked war potential (Categories II, III & IV, with the exception of plants maintained temporarily for the needs of the German economy under conditions determined or to be determined by the Control Council) at the earliest practicable date after adoption of the revised plan for reparations and the post-war level of German economy. The date shall be agreed by the Control Council.

(Page 2; Para. (4); CFM/47/M/132)

The Control Council

(a) shall complete within a period of three months after the definite establishment of the Reparations and the Level of Industry Plan for post-war German economy and at the latest by October 31st, 1947, the formulation of a liquidation plan applicable to other plants or factories constituting a marked war potential (Categories II, III & IV). This plan shall provide for exceptions in the case of plants temporarily maintained for the needs of German economy or the disposition of which could depend on final decisions regarding the level of industry: It shall be established independently of the detailed plan for reparations;

(b) shall liquidate effectively the plants or factories in Categories II, III & IV nine months after the approval of the liquidation plan provided for in Paragraph (a) above.

(Page 2; Para. 4 (a)&(b), CFM/47/M/132)

ACTION TAKEN BY CFM: Referred to Control Council for Information and Study.

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## FOURTH SESSION OF CFM, MOSCOW, 1947

UNAGREED

RESTRICTED

SUBJECT: DEMILITARIZATION, Disbandment of German Military Formations (Part I, II, (b), CFM/47/M/148 &amp; Para. (6), CFM/47/M/132)

ORIGIN: DrG. &amp; Spec. Comm.

FOUR POWER POSITION	U S	U K	FR	SOVIET
<p><u>NO AGREEMENT</u></p>	<p><u>US POSITION</u></p> <p>The US Delegation states that there are no German Military formations in the US Zone. Almost all Germans remaining in labor units are now in process of discharge.</p> <p>(Page 3: CFM/47/M/132)</p>	<p><u>UK POSITION</u></p> <p>The UK Delegation states that there are no German Military formations in the British Zone. The position regarding existing German labour units is given in Document CFM/47/M/65.</p> <p>(Page 3: CFM/47/M/132)</p> <p>CFM/47/M/65      26 March 1947</p> <p><u>STATEMENT BY HEAD OF UK DELEGATION ON THE DIENSTGRUPPEN</u></p> <p>Although the existence and employment of these Dienstgruppen in the British Zone is not contrary to the provisions of the Potsdam Agreement, it has been the intention throughout of His Majesty's Government to replace the Germans serving in the Dienstgruppen with civilian labour under contract. This process has been steadily carried out. It is the intention of His Majesty's Government to complete this process by the 31st December, 1947, by which time it is hoped that the Dienstgruppen will have disappeared, and civilian labour under contract will be employed in its place. It may not, however, be possible to complete this process by the date given so far as concerns those Dienstgruppen who are employed in sweeping mines at sea, and also approximately 5,000 who are engaged on important tasks of a skilled nature for which the provision and training of replacements may not be complete until the early months of 1948. Those engaged in minesweeping will, however, be disbanded as soon as their tasks are completed, and the others as soon as suitable replacements are available. Should these exceptions in fact make it impossible to complete dissolution of the Dienstgruppen by 31st December, notification on this will be given by the United Kingdom Representative on the Allied Control Council to his colleagues.</p>	<p><u>FRENCH POSITION</u></p> <p>The French Delegation states that there are no German Military formations in the French Zone. It agrees with the Soviet proposal but suggests the adoption of the date 31st December 1947.</p> <p>(Page 2: CFM/47/M/132)</p>	<p><u>SOVIET PROPOSAL</u></p> <p>The Soviet Delegation proposes to disband and fully eliminate by 1 June 1947 all remaining German Military Formations including auxiliary units.</p> <p>(Page 2: CFM/47/M/132)</p>
ACTION TAKEN BY CFM: Referred to Control Council for Information and Study				

FOURTH SESSION OF CFM, MOSCOW, 1947

RESTRICTED

UNAGREED

SUBJECT: DEMILITARIZATION, Disbandment of Non-German Units and Services (Part I,II,(c), CFM/47/M/148 & Para.7.,CFM/47/M/132)

ORIGIN: DrG. & Spec. Comm.

FOUR POWER POSITION	U S	U K	F R	S O V I E T
<p><u>NO AGREEMENT</u></p>	<p><u>US POSITION</u></p> <p>The US Delegation is unable to accept the Soviet proposal.</p> <p>(Page 3; CFM/47/M/132)</p> <hr style="border-top: 1px dashed black;"/>	<p><u>UK POSITION</u></p> <p>The UK Delegation has no proposal to make. It will study the French proposal.</p> <p>(Page 3; CFM/47/M/132)</p> <hr style="border-top: 1px dashed black;"/>	<p><u>FRENCH PROPOSAL</u></p> <p>The French Delegation proposes: shall disband all Military formations which have been or may be constituted in Germany from non-German Nationals. The employment of DP's for various services in the interest of the occupation authorities (such as guard, maintenance and labor duties) is authorized on the condition that these persons are not grouped into formations of a military nature.</p> <p>(Page 3; CFM/47/M/132)</p> <hr style="border-top: 1px dashed black;"/>	<p><u>SOVIET PROPOSAL</u></p> <p>The Soviet Delegation proposes: shall disband and fully eliminate all remaining and newly formed units, staffs, guard services and other organizations as well as training and assembly camps made up of non-German nationals, which, under the decision of the Control Council are to be dissolved and repatriated.</p> <p>(Page 3; CFM/47/M/132)</p> <hr style="border-top: 1px dashed black;"/>

ACTION TAKEN BY CFM: Referred to Control Council for Information and Study.

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# ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

Demilitarization - CONL - Directives No. 22 & No. 28 -

ORG. CODE DEMIL/1

CONTROL COUNCIL	COORDINATING COMMITTEE	DIRECTORATE	COMMITTEE	SUBCOMMITTEE / WP
PAPER(S):  DATE:	PAPER(S): COAC/M/47/27  DATE: 2 June 1947  <u>1st Action</u>  THE MEETING:  (269) (b) agreed to pass the instructions to the Combined Services Directorate and at the same time to instruct the Directorate that if at any time it felt that delays might involve the risk of the instructions not being carried out it should inform the Coordinating Committee.  (Page 2; COAC/M/47/27)	PAPER(S):  DATE:	PAPER(S):  DATE:	PAPER(S):  DATE:

STATUS AS OF: No executive action as of 1 Feb 1948

# ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

CFM AGREED SUBJECT:	Liquidation of Category I War Plants			ORG. CODE	DEMIL/1
CONTROL COUNCIL	COORDINATING COMMITTEE	DIRECTORATE	COMMITTEE	SUBCOMMITTEE /WP	
<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S): CCRC/M/47/26</p> <p>DATE: 17 May 1947</p> <p style="text-align: center;"><u>1st Action</u></p> <p>The third matter for which a completion date of 1st July had been set, was a direction to complete the Plan for Liquidation of Category I War Plants and he (the CHAIRMAN) proposed that this direction should be referred to the Economic Directorate for action on the basis of the text available to the British. The text is as follows:</p> <p>*The Control Council is to complete the Plan for the Liquidation of the Plants constructed especially for the production of war materials (Category I) prior to 1st July 1947.*</p> <p>THE MEETING:</p> <p>(263) agreed with the CHAIRMAN's proposal.</p> <p style="text-align: center;">(Page 11; CCRC/M/47/26)</p> <hr style="border-top: 1px dashed black;"/> <p>CCRC/M/47/27      2 June 1947</p> <p style="text-align: center;"><u>2nd Action</u></p> <p>Regarding paragraph (2), which concerned the Plan for the Liquidation of Plants in</p> <p style="text-align: center;">(see Page 2 of DEMIL/1A(2/3))</p>	<p>PAPER(S): DECO/M/47/27</p> <p>DATE: 10 July 1947</p> <p style="text-align: center;"><u>3rd Action</u></p> <p>(211) THE DIRECTORATE</p> <p>(a) agreed to approve with amendments the report of the Committee for the Liquidation of German War Potential regarding the liquidation of Category I plants, DECO/P(47)120 (See DECO/P(47)120/1), and to forward it for confirmation by the Coordinating Committee in accordance with CCRC/M(47)26, Minute 263.</p> <p>(b) agreed to draw the attention of the Coordinating Committee to the fact that the implementation of the decision taken by the Council of Foreign Ministers at the Moscow Conference to complete the liquidation of war plants in Category I by 30 June 1948 will require, in many cases, urgent measures towards allocation of equipment and/or removal of it by the recipient nations or on behalf of the recipient nations.</p> <p>(c) agreed to request the Coordinating Committee to call the attention of the Zone Commanders to the importance of clearing buildings</p> <p style="text-align: center;">(see Page 2 of DEMIL/1A(2/3))</p>	<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S):</p> <p>DATE:</p>	
<p>STATUS AS OF:      No conclusive action as of 1 Febr 1948</p>					

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## ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

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Liquidation of Category I War Plants				
CONTROL COUNCIL	COORDINATING COMMITTEE	DIRECTORATE	COMMITTEE	SUBCOMMITTEE / WP
PAPER(S):	PAPER(S):	PAPER(S):	PAPER(S):	PAPER(S):
DATE:	DATE:	DATE: (3rd Action cont'd)	DATE:	DATE:
	(2nd Action cont'd)	of war plants in Category I which are subject to destruction in accordance with the approved plans for liquidation, from the use of same for occupation requirements, so that they might be destroyed according to the decision of the Council of Foreign Ministers by 30 June 1948.		
	Category I, he (the CHAIRMAN) said that all action which could for the moment be taken had been taken.			
	THE MEETING:			
	(269) (a) approved these observations of the CHAIRMAN without discussion.	(d) agreed to draw the attention of the Coordinating Committee to the fact that the final drafting of liquidation plans for 75 plants in the U.S. Zone and 58 plants in the British Zone (as stated in paragraph 2(B) of DECO/P (47)120) is being delayed pending decision by the Coordinating Committee on the interpretation of paragraphs 2 and 3 of Section II of Directive No. 39 pertaining to the destruction of buildings.		
	(Page 1; COCC/M/47/29) (See 2nd Action, Page 1)			
	Appendix "A" to COCC/P(47)169			
	24 July 1947			
	COCC/M/47/35 30 July 1947			
	<u>4th Action</u>			
	THE MEETING:	(e) noted the reservation of the Soviet member as recorded in the discussion above.		
	(385) agreed	(f) noted the amendments made by the British and French delegations as stated in the discussion above.		
	(a) to approve the Economic Directorate's agreed plans for liquidating plants in Category I. Of these there are: 171 plants in the Soviet Zone, 139 plants in the British Zone, 52 plants in the U.S. Zone, and 43 plants in the French Zone;			
	(see Page 3 of DEMIL/1A(2/3)	(Page 2; DECO/M/47/27)		

STATUS AS OF:

No conclusive action as of 1 Feb 1948

# ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

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SUBJECT:

Liquidation of Category I War Plants

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CONTROL COUNCIL	COORDINATING COMMITTEE	DIRECTORATE	COMMITTEE	SUBCOMMITTEE / WP
<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S):</p> <p>DATE:</p> <p>(4th Action cont'd)</p> <p>(b) to point out to the Economic Directorate that it had not met the time limit of 1 July 1947 set by the Council of Foreign Ministers in their decision regarding the preparation of the plan for the liquidation of plants in Category I, and to instruct the Directorate to complete the preparation of the entire plan in the shortest possible time;</p> <p>(c) to instruct the Economic Directorate:</p> <p style="padding-left: 20px;">(i) to submit within two weeks a report on the reasons for the deletion by the British Delegation of 86 plants in Category I which had been contained in the consolidated list of plants in Category I and had been indicated by the British Delegation in the report of the Control Council to the Council of Foreign Ministers;</p> <p style="padding-left: 20px;">(ii) to accelerate the preparation of the report on the reasons for which one or another Delegation had retained some of the buildings of Category I plants, the re-</p> <p style="text-align: center;">(see Page 4 of DEMIL/1A(2/3))</p>	<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S):</p> <p>DATE:</p>

STATUS AS OF: No conclusive action as of 1 Febr 1948

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## ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

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Liquidation of Category I War Plants

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CONTROL COUNCIL	COORDINATING COMMITTEE	DIRECTORATE	COMMITTEE	SUBCOMMITTEE /WP
PAPER(S):	PAPER(S):	PAPER(S):	PAPER(S):	PAPER(S):
DATE:	DATE: (4th Action cont'd)	DATE:	DATE:	DATE:
	<p>tion of which had not been approved by the other representatives in the Directorate; at the same time to submit for approval the agreed plans on these plants:</p> <p>(iii) to submit for approval the liquidation plan for the Krupp Essen plant included in the list of Category I plants:</p> <p>(d) to instruct the Directorate of Reparations, Deliveries and Restitution to consider as a matter of urgency the question of Category I plants, the liquidation of which depended on reparations, and to evaluate in first priority the plants indicated in Appendices G, H, and I, the valuation of these plants to be completed by 1 October 1947.</p> <p>(e) to draw the attention of the Zone Commanders to the necessity for discontinuing on time the utilization for Occupation needs of buildings of Category I plants subject to destruction in accordance with the approved plans to that they can be destroyed by 30 July 1948 in accordance with the decision of the Council of Foreign Ministers. (Pages 10/11)</p>			
STATUS AS OF:	NO SUCCESSFUL ACTION AS OF 1 JULY 1948			

# ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

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**CFM  
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SUBJECT:**

Commission for Checking the Demilitarization of Germany

ORG. CODE DEMIL/1

CONTROL COUNCIL	COORDINATING COMMITTEE	CS/ECON DIRECTORATES	COMMITTEE
<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S): <u>CGRC/M/47/27</u></p> <p>DATE: 2 June 1947</p> <p style="text-align: center;"><u>1st Action</u></p> <p><b>THE MEETING:</b></p> <p>(273) agreed</p> <p style="padding-left: 20px;">(a) to refer the matter to the Combined Services Directorate and the Economic Directorate for joint study, firstly, to consider the question of the advisability of appointing a Joint Commission for the Control of Demilitarisation of Germany, and, secondly, to make recommendations for its terms of reference, taking the French Memorandum as a basis for discussion;</p> <p style="padding-left: 20px;">(b) to appoint the Chairman of the Combined Services Directorate to be Chairman of the joint meetings of the Combined Services Directorate and the Economic Directorate.</p> <p style="text-align: center;">(Page 16; <u>CGRC/M/47/27</u>)</p> <hr style="border-top: 1px dashed black;"/> <p><u>CGRC/M/47/31</u>      5 July 1947</p> <p style="text-align: center;"><u>3rd Action</u></p> <p><b>THE MEETING:</b></p> <p>(342) approved the decisions taken on 24 June 1947 at the (See Page 2 of <u>DEMIL/1A(4)</u>)</p>	<p>PAPER(S): <u>DOCS/M/47/13</u> <u>DECC/M/47/28</u></p> <p>DATE: 25 June 1947</p> <p style="text-align: center;"><u>2nd Action</u></p> <p><b>THE DIRECTORATES:</b></p> <p>(1) agreed</p> <p style="padding-left: 20px;">(a) to forward as a report to the Coordinating Committee the text appended to these Minutes,</p> <p style="padding-left: 20px;">(b) that the names of the Delegates to the Working Party, established in accordance with the agreed text (one or two from each Occupying Power), would be forwarded to the Secretariat of the Combined Services Directorate, who would convene this Working Party as soon as possible.</p> <p style="text-align: center;">(Page 2 of above document)</p>	<p>PAPER(S):</p> <p>DATE:</p> <p style="text-align: center;">Appendix 'A' to <u>DOCS/M/47/13</u> : <u>DECC/M/47/28</u></p> <p>The Combined Services Directorate and Economic Directorate, meeting together on 24th June, 1947, in accordance with instructions from the Coordinating Committee, agreed as follows:</p> <ol style="list-style-type: none"> <li>1. In order to ensure the uniformity of views and the coordination necessary for the checking of demilitarisation of Germany, the two Directorates should meet periodically in order to examine the common questions.</li> <li>2. The Combined Services and the Economic Directorates remain responsible, each in their own field, for organising the checking of demilitarisation of Germany.</li> <li>3. Particularly, the instructions to the inspecting teams would be confirmed or established by each of the two Directorates and submitted at a future joint meeting of these Directorates for coordination.</li> <li>4. A Working Party would be appointed by the Combined Services and Economic Directorates in order to determine the general outline of common questions, the machinery of joint meetings, and the procedure to be followed for examining and resolving questions common to the two Directorates.</li> <li>5. The Working Party mentioned in paragraph 4 above will report on its work to a future joint meeting of the two Directorates.</li> </ol>

**STATUS AS OF:**

No conclusive action as of 1 Feb 1948

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## ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

Commission for Checking the Demilitarisation of Germany

ORG. CODE DEMIL/1

CONTROL COUNCIL	COORDINATING COMMITTEE	CS/ECCN DIRECTORATES	COMMITTEE	SUBCOMMITTEE /WP
PAPER(S):  DATE:	PAPER(S):  DATE: (2nd Action cont'd)  Joint Meeting of the Combined Services and Economic Directorates, and instructed the Directorates actively to continue their work in regular joint Meetings.  (Page 3; CORC/M/47/31)	PAPER(S):  DATE:	PAPER(S):  DATE:	PAPER(S):  DATE:
STATUS AS OF:      No conclusive action as of 1 Feb 1946				

# ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

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CFM  
UNAGREED  
SUBJECT:

Liquidation of Factories in Categories II, III & IV

ORG. CODE DBAIL/2

CONTROL COUNCIL	COORDINATING COMMITTEE	DIRECTORATE	COMMITTEE	SUBCOMMITTEE / WP
<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S): CCRC/M/47/27</p> <p>DATE: 2 June 1947</p> <p style="text-align: center;"><u>1st Action</u></p> <p>THE MEETING:</p> <p>(269) (f) agreed to refer the Disagreed Questions (Appendix A, Part I, paragraph II) to the various Directorates and Zone Commanders, as enumerated below, on the understanding that Directorates would discuss any of these Disagreed Questions at the request of any single member.</p> <p>Item 1(a) (Liquidation of Factories in Categories II, III &amp; IV) to the Economic Directorate.</p> <p style="text-align: center;">(Page 4; CCRC/M/47/27)</p> <hr style="border-top: 1px dashed black;"/>	<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S):</p> <p>DATE:</p>

STATUS AS OF: no conclusive action as of 1 Febr 1948

DEMOCRATIZATION  
 DENATIFICATION  
 ECONOMICS  
 FINANCE  
 GOVERNMENT  
 POPULATION  
 REPARATIONS  
 TREATIES  
 MISCELLANEOUS  
 INDEX

## ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

CFM  
UNAGREED  
SUBJECT:

Disbandment of German Military Formations

ORG. CODE DDC/11/3

CONTROL COUNCIL	COORDINATING COMMITTEE	DIRECTORATE	COMMITTEE	SUBCOMMITTEE / WP
PAPER(S):  DATE:	PAPER(S): GCRC/M/47/27  DATE: 2 June 1947  <u>1st Action</u>  THE MEETING:  (260) (f) agreed to refer the Disagreed Questions (Appendix A, Part I, paragraph II) to the various Directorates and Zone Commanders, as enumerated below, on the understanding that Directorates would discuss any of these Disagreed Questions at the request of any single member.  Item 1(b) (German Military Formations) to the Combined Services Directorate.  (Page 4; GCRC/M/47/27) <hr/>	PAPER(S):  DATE:	PAPER(S):  DATE:	PAPER(S):  DATE:
STATUS AS OF: No conclusive action as of 1 Febr 1948				

# ALLIED CONTROL AUTHORITY ACTION, BERLIN, 1947

33

CFM  
UNAGREED  
SUBJECT:

Disbandment of Non-German Units & Services

ORG. CODE DBMIL/4

CONTROL COUNCIL	COORDINATING COMMITTEE	DIRECTORATE	COMMITTEE	SUBCOMMITTEE / WP
<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S): CCRC/M/47/27</p> <p>DATE: 2 June 1947</p> <p style="text-align: center;"><u>1st Action</u></p> <p>THE MEETING:</p> <p>(269) (r) agreed to refer the Disagreed Questions (Appendix A, Part I, paragraph II) to the various Directorates and Zone Commanders, as enumerated below, on the understanding that Directorates would discuss any of these Disagreed Questions at the request of any single member.</p> <p>Item 1(c) (Non-German Units and Services) to the Combined Services Directorate.</p> <p style="text-align: center;">(Page 4: CCRC/M/47/27)</p> <hr style="border-top: 1px dashed black;"/>	<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S):</p> <p>DATE:</p>	<p>PAPER(S):</p> <p>DATE:</p>

STATUS AS OF:

No conclusive action as of 1 Febr 1948

DEMOCRATIZATION

DENAZIFICATION

ECONOMICS

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GOVERNMENT

POPULATION

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