The Comprehensive Policy to Manage the Ethnic Languages in Iraq (CPMEL)

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Summary:

Iraq is one of the multiethnic countries. The major ethnic minorities in Iraq, in addition to the Arab majorities, are Kurd, Turkmen and Syrian. Each of these ethnic groups has those languages, Kurdish, Turkmen and Syriac respectively.
Through our submitted policy paper we highlighted the constitutional and legislations ignoring to the linguistic diversity and ethnic languages in Iraq from the first establishment of the Iraqi Kingdom in the beginning of the 20th Century until 2003.

Considering that the prevention of speakers’ right and protect the languages to be maintained for a long time is one of the most significant issues that related with the ethnic minorities right. Hence, the prevention of linguistic diversity is mainly related with the civil right for the citizens in them countries.

In Iraq, the ethnic minorities was one of the sensitive issues during more than 80 years; the ethnic language was the controversial point between the central authorities and the ethnic minorities in Iraq.

The ethnic minorities in Iraq struggled to get those rights to use them languages freely but they faced different ways of prohibition from the central authorities.

We classified, through our policy paper, the situation of linguistic diversity and the ethnic languages in Iraq into four periods:

1. 1925-1958: There was good constitutional article talking about the free education in different languages and some attempts to solve the problem through some legislations and declaration of 1932 (Al-Hirmizi -2003) (1); but all of these were without clear public policy.
2. 1958-1970: There was highly ignorance to the linguistic diversity and ethnic languages in different constitutions, during that period, and legislations with no public policy.
3. 1970- 2003: There were some political attempts to absorb the ethnic minorities’ anger against the central authority. Therefore, the central authority made some constitutional amendments and legislate some laws regarding the linguistic diversity and ethnic languages. Unfortunately, all of these were not realistic. In the other hand there was repression to the ethnic minorities and there was no policy to solve the linguistic diversity’s problem.
4. 2003- Now: Iraq has very good constitutional article regarding the linguistic diversity and ethnic languages but it still need a public policy.

(1). the declaration of the Iraqi government in articles 9 & 10 assured some of the ethnic rights of the Kurds and the Turkmen in adopting the use of Kurdish and Turkmen languages in addition to Arabic as official language.

Through this policy paper we faced some difficulties that there was no previous policy in related of ethnic languages in Iraq to find some strong and weak points to discuss and get some benefits!

Hence, we have to construct our policy from zero through the experiences of linguistic diversity’s countries and international organization practice.
Furthermore, we based our policy on the Iraqi constitution 2005 (article 4) as a guideline for this paper.

We focus on the severity of this issue from different sides involved with national unity, socio-cultural, economic, human rights and the danger of reiterative negligence of this issue.

Generally, we recommend to:

1. Identify the EL regions (Ethnic Languages regions) based on the general senses and the policy will focus in these regions.
2. Prevent the ethnic languages and the speakers' right equally by some legislations and instructions.

Finally, I can consider that this submitted policy as an attempt to find a comprehensive solution to the ethnic languages in Iraq.

Chapter one

1. Background
   1.1. Constitutional Disregard:
The root of linguistic diversity (or ethnic languages) management’s failure began from the first establishment of The Iraqi Kingdom in the beginning of the 20th century. The Iraqi constitution in 1925 skips to mention the ethnic languages as an official language, article (17): “Arabic is the official language except what mentioned by law” as kind of ignoring the minority ethnic languages’ groups like Kurds, Turkmens and Syrians; each of these ethnic groups is speaking their language, Kurdish, Turkmen, and Syriac respectively.

The advanced article in that constitution was article (16), whereas” royal constitution of 21st March 1925, article 16: stating, “As determined by a general programme prescribed by law, each of the minorities originating from various nations has the right to set up schools where education is provided in the language “language” used by that minority and is entitled to be in charge of these schools.” It was stated in the royal constitution, which was valid until 1958, that the Iraqi state consisted of Arabs, Kurds, Turkmens and other minorities” (Mofak Kerkuklu,2009). This article, generally, mention the speakers right.

This constitutionally disregarding to the concept of linguistic diversity began from the collapse of the royal ruling in July 1958. The new constitution of The Iraqi Republic ignored language and it didn’t mention the official languages of the new republic in any article! It says in one article (9) that “Civilians are equal before the law with no discrimination according to sex, origin, language, religion and belief”.

After the 1963 coup, there was new Iraqi constitution in 1964. That constitution mentioned in article (3) that “Islam is the religion of the state and Arabic language its official language “.

The same story returned back after July 17th 1968 and the Ba’ath Party got the authority in Iraq. The constitution of 1968 copied the same article of the 1964 constitution. Hence, in article (4)” Islam is the religion of the state and Arabic language its official language “.

After long-term of Kurd’s strong struggling to get their rights, the 1968 constitution was amended and new article had settled in the amended constitution in 1970. The new article (7) “(a) Arabic language is the official language of the state (b) Kurdish is an official language (beside the Arabic) in the Kurds regions”. This article was a political attempt in order to absorb the Kurd’s anger against the central authority’s discrimination.

Three constitutions (1958,1964 and 1968) disregarded and didn’t recognize the linguistic diversity and any ethnic languages (Minority languages) as the other countries like in Europe (e.g.“from the analysis of the 48 constitutions of the European States 2 it may be concluded that there are only nine states that do not mention at all the linguistic subject in their constitutional rules: the Netherlands,
Iceland, the Vatican, San Marino, the Czech Republic, Serbia and Montenegro, Denmark, Luxembourg and the United Kingdom. However, the last four countries include provisions regarding languages in other different basic political rules of their constitutions (Vieytez, 2004)).

According to our observation to these respective constitutions, we can say that these constitutions considered Iraq as a monolingual country. Look figure (1).

**Figure: 1**

<table>
<thead>
<tr>
<th>Year</th>
<th>Text</th>
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| 1925 | • Article (16): All the sectarians have the right to establish schools in their languages
|      | • Article (17): Arabic is the official language except what mentioned by law |
| 1958 | • Article (9): Civilians are equal before the law with no discrimination according to sex, origin, language, religion and belief |
| 1964 | • Article (3): Islam is the religion of the state and Arabic language is its official language |
| 1968 | • Article (4): Islam is the religion of the state and Arabic language is its official language |
| 1970 | • Article (7): (a) Arabic language is the official language of the state (b) Kurdish is an official language (beside the Arabic) in the Kurds areas |

**1.2. Legislations disregards:**

During the period 1925-1958, there was no legislation talked about the languages and ethnic languages (minority languages) (as a language). Despite that there
was sign in the constitution of 1925 that the official languages may “mentioned by law”.

There were some attempts by the governments to recognize the right of the speakers in ethnic languages (Arshad Al-Hirmizi, 2005) which we can consider an improvement step as compared with the next governments.

Between 1958-1970 there was no legislations talked about neither the ethnic languages (Minority languages), nor the right of the speakers of these languages. Therefore, there were some attempts to prevent the ethnic languages by the ethnic group themselves, but these attempts were weak due to the weak capacity of these groups as compared with state’s ability. Hence, you can see (for e.g."

The prime pursuit of the club was probably publication of a magazine named “Al-Akha’a” (Brotherhood) in both the Turkish and Arabic languages, and its first issue appeared in May, 1961” (Arshad Al-Hirmizi, 2005).

The central authority was imposed to obey the Kurds’ requirements. Therefore, the Iraqi central authority legislate the self-governing law to Kurdistan area (1) in 1974.

The self-governing law amended in 1978 in Article (2) to “Arabic and Kurdish are the learning languages in school for all the stages in Kurdistan” (2). This article amended in 1983 to be “Kurdish is the learning language in the school and Arabic should be the same from the 4th stage in primary school”.

### 1.3. The real improvement in 2005:

The real improvement of the perspective of the linguistic diversity, Ethnic languages, languages right and the speakers’ right happened in the constitution of 2005 in Article (4):

*First*: The Arabic language and the Kurdish language are the two official languages of Iraq. The right of Iraqis to educate their children in their mother tongue, such as Turkmen, Syriac, and Armenian shall be guaranteed in government educational institutions in accordance with educational guidelines, or in any other language in private educational institutions.

*Second*: The scope of the term “official language” and the means of applying the provisions of this article should be defined by a law and shall include:

A. Publication of the Official Gazette, in the two languages;
B. Speech, conversation, and expression in official domains, such as the Council of Representatives, the Council of Ministers, courts, and official conferences, in either of the two languages;
C. Recognition and publication of official documents and correspondence in the two languages;
D. Opening schools that teach the two languages, in accordance with the educational guidelines;
E. Use of both languages in any matter enjoined by the principle of equality such as bank notes, passports and stamps.
Third: The federal and official institutions and agencies in the Kurdistan region shall use both languages.

Fourth: The Turkmen language and the Syriac language are two other official languages in the administrative units in which they constitute density of population.

Fifth: Each region or governorate may adopt any other local language as an additional official language if the majority of its population so decides in a general referendum

1.4. Assessment of Past Policies performance:
We can assess all the past policies according to these major points below:

1. It concern about some languages and ignore the others (e.g. it concern about the Kurdish language and ignore the Syriac language, the period 1925-1958).

2. It concern about the right of the speakers and neglect the right language which is one of the main concept to prevent the language from extinction (e.g.: In EU union, “In fact, the Charter does not even contain the word ‘rights’ outside of its preamble and a technical reference to another international instrument. Parties to the Charter commit themselves to ensure the long-term survival of these languages” (Grin, 2005)).

3. Normally, we can’t describe the past policy between 1968-2003 as realistic (and/or) effective policy. It is clear to say that these legislations weren’t described as specific policy. There was no plan, no perspective to the realities on the ground. It was just response to the exert pressure on the central authority which reached, for some time, to military clashes between the central authority and Kurd’s Militias. Obviously, what is happened on the ground was the reverse (e.g.: “Subsequently, the Ba’aths government banned the use of the Turkish language in public” (Mofak Kerkuklu, 2007)).

4. Even the advanced constitution of Iraq in 2005 doesn’t solve this problem due the constitutions’ job is to guide the policy and not the policy itself (Cardi, 2007).

Therefore, Iraq is still need urgently a comprehensive policy to manage the linguistic diversity and to look, according to empirical normative, to all the ethnic languages equally. Hence, trying to find practical solutions to this important problem, this threatens the Iraqi Unity once before (Grin &Vaillancourt, 1999).

Chapter Two

2. The severity of the problem
There is no doubt that all the problems which are related with the National Unity or National Sovereignty is one of the most severe problems that we have to deal with in sensitive way. Mostly, the minorities' issues considered as a significant problems because it is related with National Unity, Furthermore, socio-cultural effect and the relation with human rights issues.

The most dangerous crisis now happened in Kirkuk and the surrounding areas between the Kurd's forces and the Turkmen. Each side trying to subjugate the other in the governmental directorate, schools, traffic signal and else to his control.

If we scoped the issue of ethnic languages and focus to this issue from different sides we can see the severity of the problem obviously, as below:

2.1. Political effect:
We can consider the political dimension for this crisis as the most significant between the others in terms of the effect of the Iraqi unity and feeling of the ethnic minorities that they are disregarded and ignored to play an important role in the political life in Iraq. Due to the fact, the ethnic minorities were prohibited to participate in the political life as a citizen from the first degree, nor to get any important position in the state. This reality is clear to be noticed during the successive authorities that there was no President, Prime Minister, Defence Minister, Foreign Affairs Minister and any other important positions.

However, all of these successive authorities and governments ignored the reality that Iraq is a multi-ethnic country and if they want the people to live in peace and secure they have to be aware that conferring ethnic groups their rights is one of the essential component to build and develop the country.

The deliberate ignoring of Ethnic Languages in Iraq was important political factor that threatened the Iraqi Unity in the past especially the Kurds, who have all the components which promote them, desire to split from the Iraqi body and establish an independent state in the North of Iraq, Kurdistan.

It is quite important to know that there is a highly connection between the linguistic diversity and the Public Policy and there is a great impact of the ethnic languages protection on the politics and Policy in Iraq “Language policy therefore emerges as one of the crucially important areas of policy development for the 21st century. Just like any form of public policy, the chief justification of language policy is that it aims to increase welfare” (Grin, 2005).

2.2. Socio-Cultural effect:
The Ethnic Languages were educated merely in the schools. It was very difficult to these ethnic minorities to open new schools or Cultural institutes. It was under the highly oversight of the state; whereas, the Kurds, Turkmen and Syrian should study in the government and private schools in Arabic. (for e.g. "the Ba’ath party rule, commencing in 1968, opened one of the darkest chapters in Turkmen history. The Ba’ath party forced people to sign petitions asking for the closure of Turkish language schools, and to appoint Arab administrators in Turkmen areas" (Mofaq Kerkuklu, 2007)).

Hence, we can imagine the weakness desire of education in the ethnic minority regions. Controversially, in the advanced countries like USA the families and children submit EHS (Early Head Start) program to improve their desire to learn because “Culturally and linguistically diverse families provide early literacy experiences to children in a variety of ways. In some circumstances, very young children may be exposed only to their non-English language and culture in their homes and communities. If this circumstance is the case, then children before the age of 3 years will develop their non-English language as their first language”(1).

There wasn’t any care of the minority languages or ethnic languages like the other countries.(for e.g. China” The National Commission of Minority Affairs is the principal government department responsible for language planning of China’s minority languages, maintaining subordinate institutions in the autonomous regions, autonomous prefectures and autonomous counties concerned” (Huang Xing.2003).

The unfair and injustice feelings left very bad reaction in victim’s spirits. These painful feelings will be noticed in their behaviours with others; especially towards the people who they thought that they were participated in this process. Empirically, that is what happened by The Kurds toward the Arabs in Iraq. There are merely bilateral marriages between them. (It takes a long time to explain all the troubles that comes from this dimension of the crisis).

All these feelings happened due to the loose society to exchange feelings with others. Certainly, the language is a fundamental way to communicate with others.

(e.g. “Learning foreign languages, if done under the guidance of an up-to-date teacher, is a long-term process that opens up the riches of other ways of looking at the world and human communication, and is, as such, one of the most rewarding intellectual activities imaginable” (Willems, 2002)), if we talked globally, then we can recognise the importance of lingual communication in the same country.

Finally, it is sufficient to say that “We need to build a strong sense of community and affirmation of linguistic diversity” (Curran, 2003).


2.3. Effect on human rights:
The Kurds and the other ethnic minorities fight to acquire human rights as the political and civilian rights which were denied for a long time such as using language in the educational and cultural institutions and preventing those languages, culture and heritage from extinction which is considered as great civilization for these minorities. The central authority fights the ethnic languages even in the commercial signals (e.g. it was banned to write the commercial signals in other language than Arabic!!) (1).

The appreciation of this concept (linguistic diversity) is one of the explanations that the authority is respecting human rights and people. Hence, “The treatment of such an essential element of identity and personal development as language is directly related to the dignity of people and, therefore, to the respect for human rights” (Vieytez, 2004).

2.4. Economic Effect:

The language is an essential element to communicate with the others. Hence, the ability to communicate with the others is an important factor to identify the desire of the businessmen to contract business. Then you can see how it is clear that the commercial movement impact directly with the knowledge of the language. (Nekvapil, 2009)

Empirically, all the Multi-language countries improved faster as compared with mono-language (Kangas, 2002) and in the same context: “We can determine the actual rate of occurrence of particular combinations of economic development and language diversity. Under this definition of language diversity South Africa would move over to 42%, Canada to 80%, and Belgium to 60 %”(Pool, 1972).

Expressly, we can state our problem that {we have great lack to find comprehensive policy to the ethnic languages from both sides: prevent the ethnic language and prevent the speakers’ of ethnic languages}.

In the same context, we can state the issue (policy) as {The Comprehensive Policy to Manage the Ethnic Languages in Iraq (CPMEL)} (2)

Finally, the new policy objects to eradicate the crisis from its root and find a way to satisfy the ethnic minorities through a comprehensive policy which allow them to enjoy with freedom to use their language and prevent it.

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1. Proclaim no.13945 in 1988
2. A Non-governmental Organisation for the defence of the civic rights of speakers of minority languages in France (2007).” Regional a minority languages and cultures in France are outlaws” France: CESCR.

Chapter Three
3. Policy Alternatives:

We clarify in the previous chapters that there was no policy during the past period. Therefore, the crisis during the time become more complicated especially in the controversial area like Kirkuk, Tala’afer, Khanaqeen, Kifri and else which may put the country in the same circumstances of conflicts and clashes between the minorities themselves instead between the Arab majority and the ethnic minorities! (Mofak Kerkuklu, 2009)

The Comprehensive Policy to Manage the Ethnic Languages in Iraq (CPMEI) should follow specific steps clarify in below:

3.1. Part one: Prevent the Speakers:

1) Statistics:
   a) Add a question in the general senses about the mother language (what is your mother language? Arabic, Kurdish, Turkmen or Syriac).
   b) Identify the percentage of the speakers of each mother language in each administration unit (as in Italy, how did they have precise senses of minority languages? (Coluzzi, 2004)).
   c) According to (article 4), the constitution, Consider the ethnic language is an official language in the administration unit that the speaker’s percentage exceeded 20% and named these regions (EL region). Hence, we can know the population density and then classify the regions that they have the ethnic languages and the percentage (Grin & Vaillancourt, 1999).
   d) Asking for the help from the experienced international organization like UNESCO and EU and other experienced organization to update the senses of ethnic languages progress in Iraq (1). In that way we can get the progress on the percentage of ethnic languages population (Grin & Vaillancourt, 1999).

2) Issue an instructions to:
   a) Iraqi Media Network to:
      i) Publish the government newspaper in different Ethnic languages and guarantee to distribute it in the entire (EL regions) according the percentage population.

(1) A Non-governmental Organisation for the defence of the civic rights of speakers of minority languages in France (2007).” Regional a minority languages and cultures in France are outlaws” France: CESCR.
ii) Manage a media campaign to aware the people of the significance of linguistic diversity on:
  (1) National Unity and how it could be one of the strong points in Iraq (Alexender, 2007) and promote the Democracy values (1).
  (2) Way to communicate with others humanly, culturally and socially (Williams, 2002).
  (3) Economic and commercial effect (Nekvapil, 2009)
  (4) “Function as expression of solidarity, equality and inclusion “(Fast, 2007).
  (5) Finally, “plurilingualism role to enhance the creativity” (Kangas, 2002)

b) Ministry of Education to:
   i) Prepare new curriculum in all the subjects in each ethnic language for the primary and secondary school.
   ii) Prepare new curriculum to learn Arabic from the fourth stage in the primary school until the end of secondary school and the degree will be pass.
   iii) Prepare new curriculum to learn the principle basics for each ethnic languages to be studied in the secondary school for two years and the degree will be pass.
   iv) Open new schools in (EL regions) according to the population percentage.
   v) Facilitate to open private schools for the ethnic languages.
   vi) Issue an instruction to all the teachers to talk to the students about the advantages of linguistic diversity and respect the students who are talking in another language (Curran, 2003).

c) Ministry of Justice to:
   Open new courts in the ethnic languages in the (EL regions) according to the percentage population (Palermo, 2006) and guarantee the translation in the others.

d) Ministry of Interior and all the (EL regions)to:
   i) Prepare traffic signals in the ethnic languages in all the (EL regions), (and the Arabic will be the smaller font in these administrative units) (Grin & Vaillancourt, 1999).

3) Funds:
   Issue an instruction to the Ministry of Finance according to the reports which come from the respective Ministries (or directorate in) in 2) to prepare the budget required for this issue in the next general annual budget.

3.2. **Part two: prevent the language:**

Establish a new organization under the name of (The Iraqi Centre to Prevent the Linguistic Diversity (ICPLD)), instead of an old legislation of the Kurdish and Syriac languages in 1970 and 1972 respectively (1), to be responsible to:

First: Prevent all the ethnic languages over the Iraqi area “*in order to respect and maintain diversity, deserve equal protection and equal treatment*” (Palermo, 2006).

Second: Collect the heritage of the ethnic languages and establish new database and library instead of the Kurdish Foundation and Syriac Foundation (1).

Third: Present any suggestions to the government to improve the ethnic languages’ situation and prevent it.

Fourth: Open branches in the (EL regions) for the same purposes above in addition to hold activities related with the traditions and heritage of the ethnic languages.

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(1) Kurdish foundation law (1970) & Syriac foundation law (1972)
Chapter Four

4. Policy Recommendations:

4.1. Scientific Criteria:

According to the Comprehensive Policy to Manage the Ethnic Languages in Iraq (CPMEI), we follow scientific criteria that we can mention as below:

1. We deduced from the previous experience of the past policy of the linguistic diversity and ethnic languages issue in Iraq through the precise study to the past constitutions, legislations and applications (or behaviours) of the previous authorities and we put our hand on the problems and the reason of failures (database of the Iraqi legislations).

2. We utilized the previous experience of Europe Union, France, Italy, Wales, South Africa, China, Spain and others.

3. We perceived the important relation between the national unity and political development with the linguistic diversity and prevention of the ethnic languages (Grin, 2005).

4. We observed that the linguistic diversity has been one of the most effective and essential issues in the world (e.g. the world trying to find the linguistic diversity even in the internet with huge participation of international organization like UNESCO and many universities (Alexender, 2007). (*)

5. Aware the difference between the constitutional Articles and the public policy.

6. Aware the significance of extinction of any languages on the national heritage in Iraq. This issue probably happen within the negligence policy of the successive authorities (Holmen, 2002).

4.2. Preference alternatives:

Unfortunately, based on several decades in Iraq, the country has no policy, as we mentioned in the previous chapters, to solve this important problem that may aggravate within the time as we observe when we make an overview to some events happened during the past period (Al-hirmizi, 2003 & 2005).

We began on this policy paper from zero depending on the experienced countries and international organization practice.

The guideline of our policy paper was the Iraqi constitution of 2005 (Article 4).
One of the participant's universities is University of Technology Malaysia.

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Appendix

Iraqi Constitution 2005

The Preamble

In the name of God, the most merciful, the Most compassionate
(We have honored the sons of Adam)

We, the people of Mesopotamia, the homeland of the apostles and prophets, rest place of the virtuous imams, cradle of civilization, crafters of writing, and home of numeration. Upon our land the first law made by man was passed, and the oldest pact of just governance was inscribed, and upon our soil the saints and companions of the Prophet prayed, philosophers and scientists theorized, and writers and poets excelled;

Acknowledging God's right over us, and in fulfilment of the call of our homeland and citizens, and in a response to the call of our religious and national leaderships and the determination of our great authorities and of our leaders and politicians, and in the midst of international support from our friends and those who love us, marched for the first time in our history towards the ballot boxes by the millions, men and women, young and old, on the thirtieth of January 2005, invoking the pains of sectarian oppression inflicted by the autocratic clique and inspired by the tragedies of Iraq's martyrs, Shiite and Sunni, Arabs and Kurds and Turkmen and from all other components of the people, and recollecting the darkness of the ravage of the holy cities and the South in the Sha'abaniyya uprising and burnt by the flames of grief of the mass graves, the marshes, Al-Dujail and others and articulating the sufferings of racial oppression in the massacres of Halabcha, Barzan, Anfal and the Fayli Kurds and inspired by the ordeals of the Turkmen in Bashir and the sufferings of the people of the western region, as is the case in the remaining areas of Iraq where the people suffered from the liquidation of their leaders, symbols, and Sheiks and from the displacement of their skilled individuals and from drying out of its cultural and intellectual wells, so we sought hand in hand and shoulder to shoulder to create our new Iraq, the Iraq of the future, free from sectarianism, racism, complex of regional attachment, discrimination, and exclusion.

Accusations of being infidels, and terrorism did not stop us from marching forward to build a nation of law. Sectarianism and racism have not stopped us from marching together to strengthen our national unity, following the path of peaceful transfer of power, adopting the course of just distribution of resources, and providing equal opportunity for all.

We, the people of Iraq, who have just risen from our stumble, and who are looking with confidence to the future through a republican, federal, democratic, pluralistic system, have resolved with the determination of our men, women, elderly, and youth to respect the rule of law, to establish justice and equality, to cast aside the politics of aggression, to pay attention to women and their rights, the elderly and their concerns, and children and their affairs, to spread the culture of diversity, and to defuse terrorism.
We, the people of Iraq, of all components and across the spectrum, have taken upon ourselves to decide freely and by choice to unite our future, to take lessons from yesterday for tomorrow, and to enact this permanent Constitution, through the values and ideals of the heavenly messages and the findings of science and man’s civilization. The adherence to this Constitution preserves for Iraq its free union of people, of land, and of sovereignty.

Section One

Fundamental Principles

Article 1:
The Republic of Iraq is a single federal, independent and fully sovereign state in which the system of government is republican, representative, parliamentary, and democratic, and this Constitution is a guarantor of the unity of Iraq.

Article 2:
First: Islam is the official religion of the State and is a foundation source of legislation:
A. No law may be enacted that contradicts the established provisions of Islam
B. No law may be enacted that contradicts the principles of democracy.
C. No law may be enacted that contradicts the rights and basic freedoms stipulated in this Constitution.
Second: This Constitution guarantees the Islamic identity of the majority of the Iraqi people and guarantees the full religious rights to freedom of religious belief and practice of all individuals such as Christians, Yazidis, and Mandean Sabeans.

Article 3:
Iraq is a country of multiple nationalities, religions, and sects. It is a founding and active member in the Arab League and is committed to its charter, and it is part of the Islamic world.

Article 4:
First: The Arabic language and the Kurdish language are the two official languages of Iraq. The right of Iraqis to educate their children in their mother tongue, such as Turkmen, Syriac, and Armenian shall be guaranteed in government educational institutions in accordance with educational guidelines, or in any other language in private educational institutions.
Second: The scope of the term “official language” and the means of applying the provisions of this article shall be defined by a law and shall include:
A. Publication of the Official Gazette, in the two languages;
B. Speech, conversation, and expression in official domains, such as the Council of Representatives, the Council of Ministers, courts, and official conferences, in either of the two languages;
C. Recognition and publication of official documents and correspondence in the two languages;
D. Opening schools that teach the two languages, in accordance with the educational guidelines;
E. Use of both languages in any matter enjoined by the principle of equality such as bank notes, passports, and stamps.
Third: The federal and official institutions and agencies in the Kurdistan region shall use both languages.
Fourth: The Turkomen language and the Syriac language are two other official languages in the administrative units in which they constitute density of population.
Fifth: Each region or governorate may adopt any other local language as an additional official language if the majority of its population so decides in a general referendum.

Article 5:
The law is sovereign. The people are the source of authority and legitimacy, which they shall exercise in a direct, general, secret ballot and through their constitutional institutions.

Article 6:
Transfer of authority shall be made peacefully through democratic means as stipulated in this Constitution.

Article 7:
First: Any entity or program that adopts, incites, facilitates, glorifies, promotes, or justifies racism or terrorism or accusations of being an infidel (takfir) or ethnic cleansing, especially the Saddamist Ba’ath in Iraq and its symbols, under any name whatsoever, shall be prohibited. Such entities may not be part of political pluralism in Iraq. This shall be regulated by law.
Second: The State shall undertake to combat terrorism in all its forms, and shall work to protect its territories from being a base, pathway, or field for terrorist activities.

Article 8:
Iraq shall observe the principles of good neighborliness, adhere to the principle of non-interference in the internal affairs of other states, seek to settle disputes by peaceful means, establish relations on the basis of mutual interests and reciprocity, and respect its international obligations.

Article 9:
First: A- The Iraqi armed forces and security services will be composed of the components of the Iraqi people with due consideration given to their balance and representation without discrimination or exclusion. They shall be subject to the control of the civilian authority, shall defend Iraq, shall not be used as an instrument to oppress the Iraqi people, shall not interfere in the political affairs, and shall have no role in the transfer of authority.
B- The formation of military militias outside the framework of the armed forces is prohibited. C- The Iraqi armed forces and their personnel, including military personnel working in the Ministry of Defense or any subordinate departments or organizations, may not stand for election to political office, campaign for candidates, or participate in other activities prohibited by Ministry of Defense regulations. This ban includes the activities of the personnel mentioned above acting in their personal or professional capacities, but shall not infringe upon the right of these personnel to cast their vote in the elections.
D- The Iraqi National Intelligence Service shall collect information, assess threats to national security, and advise the Iraqi government. This Service shall be under civilian control, shall be subject to legislative oversight, and shall operate in accordance with the law and pursuant to the recognized principles of human rights.
E- The Iraqi Government shall respect and implement Iraq’s international obligations regarding the non-proliferation, non-development, nonproduction, and non-use of nuclear, chemical, and biological weapons, and shall prohibit associated equipment, materiel, technologies, and delivery systems for use in the development, manufacture, production, and use of such weapons.
Second: Military service shall be regulated by law.

Article 10:
The holy shrines and religious sites in Iraq are religious and civilizational entities. The State is committed to assuring and maintaining their sanctity, and to guaranteeing the free practice of rituals in them.

Article 11:
Baghdad is the capital of the Republic of Iraq.

Article 12:
First: The flag, national anthem, and emblem of Iraq shall be regulated by law in a way that symbolizes the components of the Iraqi people.
Second: A law shall regulate honors, official holidays, religious and national occasions and the Hijri and Gregorian calendar.

Article 13:
First: This Constitution is the preeminent and supreme law in Iraq and shall be binding in all parts of Iraq without exception.
Second: No law that contradicts this Constitution shall be enacted. Any text in any regional constitutions or any other legal text that contradicts this Constitution shall be considered void.

Section Two
Rights and Liberties

Chapter One
[Rights]
First: Civil and Political Rights

Article 14:
Iraqis are equal before the law without discrimination based on gender, race, ethnicity, nationality, origin, color, religion, sect, belief or opinion, or economic or social status.

Article 15:
Every individual has the right to enjoy life, security and liberty. Deprivation or restriction of these rights is prohibited except in accordance with the law and based on a decision issued by a competent judicial authority.

Article 16:
Equal opportunities shall be guaranteed to all Iraqis, and the state shall ensure that the necessary measures to achieve this are taken.

Article 17:
First: Every individual shall have the right to personal privacy so long as it does not contradict the rights of others and public morals.
Second: The sanctity of the homes shall be protected. Homes may not be entered, searched, or violated, except by a judicial decision in accordance with the law.

Article 18:
First: Iraqi citizenship is a right for every Iraqi and is the basis of his nationality.
Second: Anyone who is born to an Iraqi father or to an Iraqi mother shall be considered an Iraqi. This shall be regulated by law.
Third:
A. An Iraqi citizen by birth may not have his citizenship withdrawn for any reason. Any person who had his citizenship withdrawn shall have the right to demand its reinstatement. This shall be regulated by a law.

B. Iraqi citizenship shall be withdrawn from naturalized citizens in cases regulated by law.

Fourth: An Iraqi may have multiple citizenships. Everyone who assumes a senior, security or sovereign position must abandon any other acquired citizenship. This shall be regulated by law.

Fifth: Iraqi citizenship shall not be granted for the purposes of the policy of population settlement that disrupts the demographic composition of Iraq.

Sixth: Citizenship provisions shall be regulated by law. The competent courts shall consider the suits arising from those provisions.

Article 19:
First: The judiciary is independent and no power is above the judiciary except the law.
Second: There is no crime or punishment except by law. The punishment shall only be for an act that the law considers a crime when perpetrated. A harsher punishment than the applicable punishment at the time of the offense may not be imposed.
Third: Litigation shall be a protected and guaranteed right for all.
Fourth: The right to a defense shall be sacred and guaranteed in all phases of investigation and the trial.
Fifth: The accused is innocent until proven guilty in a fair legal trial. The accused may not be tried for the same crime for a second time after acquittal unless new evidence is produced.
Sixth: Every person shall have the right to be treated with justice in judicial and administrative proceedings.
Seventh: The proceedings of a trial are public unless the court decides to make it secret.
Eighth: Punishment shall be personal.
Ninth: Laws shall not have retroactive effect unless stipulated otherwise. This exclusion shall not include laws on taxes and fees.
Tenth: Criminal laws shall not have retroactive effect, unless it is to the benefit of the accused.
Eleventh: The court shall appoint a lawyer at the expense of the state for an accused of a felony or misdemeanor who does not have a defense lawyer.
Twelfth:
A. Unlawful detention shall be prohibited.
B. Imprisonment or detention shall be prohibited in places not designed for these purposes, pursuant to prison laws covering health and social care, and subject to the authorities of the State.
Thirteenth: The preliminary investigative documents shall be submitted to the competent judge in a period not to exceed twenty-four hours from the time of the arrest of the accused, which may be extended only once and for the same period.

Article 20:
Iraqi citizens, men and women, shall have the right to participate in public affairs and to enjoy political rights including the right to vote, elect, and run for office.

Article 21:
First: No Iraqi shall be surrendered to foreign entities and authorities.
Second: A law shall regulate the right of political asylum in Iraq. No political refugee shall be surrendered to a foreign entity or returned forcibly to the country from which he fled. Third: Political asylum shall not be granted to a person accused of committing international or terrorist crimes or to any person who inflicted damage on Iraq.

**Second: Economic, Social and Cultural Liberties**

Article 22:
First: Work is a right for all Iraqis in a way that guarantees a dignified life for them. Second: The law shall regulate the relationship between employees and employers on economic bases and while observing the rules of social justice. Third: The State shall guarantee the right to form and join unions and professional associations, and this shall be regulated by law.

Article 23:
First: Private property is protected. The owner shall have the right to benefit, exploit and dispose of private property within the limits of the law. Second: Expropriation is not permissible except for the purposes of public benefit in return for just compensation, and this shall be regulated by law. Third:

A. Every Iraqi shall have the right to own property anywhere in Iraq. No others may possess immovable assets, except as exempted by law. B. Ownership of property for the purposes of demographic change is prohibited.

Article 24:
The State shall guarantee freedom of movement of Iraqi manpower, goods, and capital between regions and governorates, and this shall be regulated by law.

Article 25:
The State shall guarantee the reform of the Iraqi economy in accordance with modern economic principles to insure the full investment of its resources, diversification of its sources, and the encouragement and development of the private sector.

Article 26:
The State shall guarantee the encouragement of investment in the various sectors, and this shall be regulated by law.

Article 27:
First: Public assets are sacrosanct, and their protection is the duty of each citizen. Second: The provisions related to the preservation of State properties, their management, the conditions for their disposal, and the limits for these assets not to be relinquished shall all be regulated by law.

Article 28:
First: No taxes or fees shall be levied, amended, collected, or exempted, except by law. Second: Low income earners shall be exempted from taxes in a way that guarantees the preservation of the minimum income required for living. This shall be regulated by law.

Article 29:
First:

A. The family is the foundation of society; the State shall preserve it and its religious, moral, and national values.
B. the State shall guarantee the protection of motherhood, childhood and old age, shall care for children and youth, and shall provide them with the appropriate conditions to develop their talents and abilities.

Second: Children have the right to upbringing, care and education from their parents. Parents have the right to respect and care from their children, especially in times of need, disability, and old age.

Third: Economic exploitation of children in all of its forms shall be prohibited, and the State shall take the necessary measures for their protection.

Fourth: All forms of violence and abuse in the family, school, and society shall be prohibited.

Article 30:

First: The State shall guarantee to the individual and the family – especially children and women – social and health security, the basic requirements for living a free and decent life, and shall secure for them suitable income and appropriate housing.

Second: The State shall guarantee social and health security to Iraqis in cases of old age, sickness, employment disability, homelessness, orphanhood, or unemployment, shall work to protect them from ignorance, fear and poverty, and shall provide them housing and special programs of care and rehabilitation, and this shall be regulated by law.

Article 31:

First: Every citizen has the right to health care. The State shall maintain public health and provide the means of prevention and treatment by building different types of hospitals and health institutions.

Second: Individuals and entities have the right to build hospitals, clinics, or private health care centers under the supervision of the State, and this shall be regulated by law.

Article 32:

The State shall care for the handicapped and those with special needs, and shall ensure their rehabilitation in order to reintegrate them into society, and this shall be regulated by law.

Article 33:

First: Every individual has the right to live in safe environmental conditions.

Second: The State shall undertake the protection and preservation of the environment and its biological diversity.

Article 34:

First: Education is a fundamental factor for the progress of society and is a right guaranteed by the state. Primary education is mandatory and the state guarantees that it shall combat illiteracy.

Second: Free education in all its stages is a right for all Iraqis.

Third: The State shall encourage scientific research for peaceful purposes that serve humanity and shall support excellence, creativity, invention, and different aspects of ingenuity.

Fourth: Private and public education shall be guaranteed, and this shall be regulated by law.

Article 35:

The state shall promote cultural activities and institutions in a manner that befits the
civilizational and cultural history of Iraq, and it shall seek to support indigenous Iraqi cultural orientations. Article 36:
Practicing sports is a right of every Iraqi and the state shall encourage and care for such activities and shall provide for their requirements.

**Chapter Two**

[Liberties]

Article 37:
First:
A. The liberty and dignity of man shall be protected.
B. No person may be kept in custody or investigated except according to a judicial decision.
C. All forms of psychological and physical torture and inhumane treatment are prohibited. Any confession made under force, threat, or torture shall not be relied on, and the victim shall have the right to seek compensation for material and moral damages incurred in accordance with the law.
Second: The State shall guarantee protection of the individual from intellectual, political and religious coercion.
Third: Forced labour, slavery, slave trade, trafficking in women or children, and sex trade shall be prohibited.

Article 38:
The State shall guarantee in a way that does not violate public order and morality:
A. Freedom of expression using all means.
B. Freedom of press, printing, advertisement, media and publication.
C. Freedom of assembly and peaceful demonstration, and this shall be regulated by law.

Article 39:
First: The freedom to form and join associations and political parties shall be guaranteed, and this shall be regulated by law.
Second: It is not permissible to force any person to join any party, society, or political entity, or force him to continue his membership in it.

Article 40:
The freedom of communication and correspondence, postal, telegraphic, electronic, and telephonic, shall be guaranteed and may not be monitored, wiretapped, or disclosed except for legal and security necessity and by a judicial decision.

Article 41:
Iraqis are free in their commitment to their personal status according to their religions, sects, beliefs, or choices, and this shall be regulated by law.

Article 42:
Each individual shall have the freedom of thought, conscience, and belief.

Article 43:
First: The followers of all religions and sects are free in the:
A- Practice of religious rites, including the Husseini rituals.
B- Management of religious endowments (waqf), their affairs, and their religious institutions, and this shall be regulated by law.
Second: The State shall guarantee freedom of worship and the protection of places of worship.

Article 44:
First: Each Iraqi has freedom of movement, travel, and residence inside and outside Iraq.
Second: No Iraqi may be exiled, displaced, or deprived from returning to the homeland.
Article 45:
First: The State shall seek to strengthen the role of civil society institutions, and to support, develop and preserve their independence in a way that is consistent with peaceful means to achieve their legitimate goals, and this shall be regulated by law.
Second: The State shall seek the advancement of the Iraqi clans and tribes, shall attend to their affairs in a manner that is consistent with religion and the law, and shall uphold their noble human values in a way that contributes to the development of society. The State shall prohibit the tribal traditions that are in contradiction with human rights.
Article 46:
Restricting or limiting the practice of any of the rights or liberties stipulated in this Constitution is prohibited, except by a law or on the basis of a law, and insofar as that limitation or restriction does not violate the essence of the right or freedom.

Section Three
Federal Powers
Article 47:
The federal powers shall consist of the legislative, executive, and judicial powers, and they shall exercise their competencies and tasks on the basis of the principle of separation of powers.
Chapter one
[The Legislative Power]
Article 48:
The federal legislative power shall consist of the Council of Representatives and the Federation Council.
First: The Council of Representatives
Article 49:
First: The Council of Representatives shall consist of a number of members, at a ratio of one seat per 100,000 Iraqi persons representing the entire Iraqi people. They shall be elected through a direct secret general ballot. The representation of all components of the people shall be upheld in it.
Second: A candidate to the Council of Representatives must be a fully qualified Iraqi.
Third: A law shall regulate the requirements for the candidate, the voter, and all that is related to the elections.
Fourth: The elections law shall aim to achieve a percentage of representation for women of not less than one-quarter of the members of the Council of Representatives.
Fifth: The Council of Representatives shall promulgate a law dealing with the replacement of its members on resignation, dismissal, or death.
Sixth: It is not permissible to combine membership in the Council of Representatives with any work or other official position.
Article 50:
Each member of the Council of Representatives shall take the following constitutional oath before the Council prior to assuming his duties:

“I swear by God Almighty to carry out my legal duties and responsibilities with devotion and integrity and preserve the independence and sovereignty of Iraq, and safeguard the interests of its people, and ensure the safety of its land, sky, water, wealth, and federal democratic system, and I shall endeavor to protect public and private liberties, the independence of the judiciary, and pledge to implement legislation faithfully and neutrally. God is my witness.”

Article 51:
The Council of Representatives shall establish its bylaws to regulate its work.

Article 52:
First: The Council of Representatives shall decide, by a two-thirds majority, the authenticity of membership of its member within thirty days from the date of filing an objection.
Second: The decision of the Council of Representatives may be appealed before the Federal Supreme Court within thirty days from the date of its issuance.

Article 53:
First: Sessions of the Council of Representatives shall be public unless, for reasons of necessity, the Council decides otherwise.
Second: Minutes of the sessions shall be published by means considered appropriate by the Council.

Article 54:
The President of the Republic shall call upon the Council of Representatives to convene by a presidential decree within fifteen days from the date of the ratification of the general election results. Its eldest member shall chair the first session to elect the speaker of the Council and his two deputies. This period may not be extended by more than the aforementioned period.

Article 55:
The Council of Representatives shall elect in its first session its speaker, then his first deputy and second deputy, by an absolute majority of the total number of the Council members by direct secret ballot.

Article 56:
First: The electoral term of the Council of Representatives shall be four calendar years, starting with its first session and ending with the conclusion of the fourth year.
Second: The new Council of Representatives shall be elected forty-five days before the conclusion of the preceding electoral term.

Article 57:
The Council of Representatives shall have one annual term, with two legislative sessions, lasting eight months. The bylaws shall define the method to convene the sessions. The session in which the general budget is being presented shall not end until approval of the budget.

Article 58:
First: The President of the Republic, the Prime Minister, the Speaker of the Council of Representatives or fifty members of the Council of Representatives may call the Council to an extraordinary session. The session shall be restricted to the topics that necessitated the call for the session.
Second: The legislative session of the Council of Representatives may be extended for no more than 30 days to complete the tasks that require the extension, based on a request from the President of the Republic, the Prime Minister, the Speaker of the Council, or fifty members of the Council of Representatives.

Article 59:
First:
The Council of Representatives quorum shall be achieved by an absolute majority of its members.
Second:
Decisions in the sessions of the Council of Representatives shall be made by a simple majority after quorum is achieved, unless otherwise stipulated.

Article 60:
First:
Draft laws shall be presented by the President of the Republic and the Council of Ministers.
Second;
Proposed laws shall be presented by ten members of the Council of Representatives or by one of its specialized committees.

Article 61:
The Council of Representatives shall be competent in the following:
First: Enacting federal laws.
Second: Monitoring the performance of the executive authority.
Third: Electing the President of the Republic.
Fourth: Regulating the ratification process of international treaties and agreements by a law, to be enacted by a two-thirds majority of the members of the Council of Representatives.
Fifth: Approving the appointment of the following:
A. the President and members of the Federal Court of Cassation, the Chief Public Prosecutor and the President of Judicial Oversight Commission by an absolute majority, based on a proposal from the Higher Juridical Council.
B. Ambassadors and those with special grades, based on a proposal from the Council of Ministers.
C. The Iraqi Army Chief of Staff, his assistants, those of the rank of division commander and above, and the director of the intelligence service, based on a proposal from the Council of Ministers.
Sixth:
A. Questioning the President of the Republic, based on a petition with cause, by an absolute majority of the members of the Council of Representatives.
B. Relieving the President of the Republic by an absolute majority of the Council of Representatives after being convicted by the Federal Supreme Court in one of the following cases:
1- Perjury of the constitutional oath.
2- Violating the Constitution.
3- High treason.
Seventh:
A. A member of the Council of Representatives may direct questions to the
Prime Minister and the Ministers on any subject within their specialty and each of
them shall answer the members' questions. Only the member who has asked the
question shall have the right to comment on the answer.
B. At least twenty-five members of the Council of Representatives may raise a
general issue for discussion in order to inquire about a policy and the
performance of the Council of Ministers or one of the Ministries and it shall be
submitted to the Speaker of the Council of Representatives, and the Prime
Minister or the Ministers shall specify a date to come before the Council of
Representatives to discuss it.
C. A member of the Council of Representatives, with the agreement of twenty-five
members, may direct an inquiry to the Prime Minister or the Ministers to call
them to account on the issues within their authority. The debate shall not be held
on the inquiry except after at least seven days from the date of submission of the
inquiry.

Eighth:
A. the Council of Representatives may withdraw confidence from one of the
Ministers by an absolute majority and he shall be considered resigned from the
date of the decision of withdrawal of confidence. A vote of no confidence in a
Minister may not be held except upon his request or on the basis of a request
signed by fifty members after the Minister has appeared for questioning before
the Council. The Council shall not issue its decision regarding the request except
after at least seven days from the date of its submission.
B. 1- The President of the Republic may submit a request to the Council of
Representatives to withdraw confidence from the Prime Minister.
2- The Council of Representatives may withdraw confidence from the
Prime Minister based on the request of one-fifth of its members. This request shall
not be submitted except after an inquiry directed at the
Prime Minister and after at least seven days from the date of submitting the
request.
3- The Council of Representatives may decide to withdraw confidence from the
Prime Minister by an absolute majority of the number of its members.
C. The Government is deemed resigned in case of withdrawal of confidence from
the Prime Minister.
D. In case of a vote of withdrawal of confidence in the Council of Ministers as a
whole, the Prime Minister and the Ministers continue in their positions to run
everyday business for a period not to exceed thirty days until a new Council of
Ministers is formed in accordance with the provisions of Article 76 of this
Constitution.
E. The Council of Representatives may question independent commission heads
in accordance with the same procedures related to the Ministers.
The Council shall have the right to relieve them by absolute majority.

Ninth:
A. To consent to the declaration of war and the state of emergency by a twothirds
majority based on a joint request from the President of the Republic and the
Prime Minister.
B. The state of emergency shall be declared for a period of thirty days, which can
be extended after approval each time.
C. The Prime Minister shall be delegated the necessary powers which enable him to manage the affairs of the country during the period of the declaration of war and the state of emergency. These powers shall be regulated by a law in a way that does not contradict the Constitution.

D. The Prime Minister shall present to the Council of Representatives the measures taken and the results during the period of the declaration of war and the state of emergency within 15 days from the date of its end.

Article 62:
First: The Council of Ministers shall submit the draft general budget bill and the closing account to the Council of Representatives for approval.

Second: The Council of Representatives may conduct transfers between the sections and chapters of the general budget and reduce the total of its sums, and it may suggest to the Council of Ministers that they increase the total expenses, when necessary.

Article 63:
First: A law shall regulate the rights and privileges of the speaker of the Council of Representatives, his two deputies, and the members of the Council of Representatives.

Second:
A. A member of the Council of Representatives shall enjoy immunity for statements made while the Council is in session, and the member may not be prosecuted before the courts for such.

B. A Council of Representatives member may not be placed under arrest during the legislative term of the Council of Representatives, unless the member is accused of a felony and the Council of Representatives members consent by an absolute majority to lift his immunity or if he is caught in flagrante delicto in the commission of a felony.

C. A Council of Representatives member may not be arrested after the legislative term of the Council of Representatives, unless the member is accused of a felony and with the consent of the speaker of the Council of Representatives to lift his immunity or if he is caught in flagrante delicto in the commission of a felony.

Article 64:
First: The Council of Representatives may be dissolved by an absolute majority of the number of its members, or upon the request of one-third of its members by the Prime Minister with the consent of the President of the Republic. The Council shall not be dissolved during the period in which the Prime Minister is being questioned.

Second: Upon the dissolution of the Council of Representatives, the President of the Republic shall call for general elections in the country within a period not to exceed sixty days from the date of its dissolution. The Council of Ministers in this case is deemed resigned and continues to run everyday business.

Second: The Federation Council

Article 65:
A legislative council shall be established named the “Federation Council,” to include representatives from the regions and the governorates that are not organized in a region.

A law, enacted by a two-thirds majority of the members of the Council of
Representatives, shall regulate the formation of the Federation Council, its membership conditions, its competencies, and all that is connected with it.

Chapter Two

[The Executive Power]

Article 66:
The federal executive power shall consist of the President of the Republic and the Council of Ministers and shall exercise its powers in accordance with the Constitution and the law.

First: The President of the Republic

Article 67:
The President of the Republic is the Head of the State and a symbol of the unity of the country and represents the sovereignty of the country. He shall guarantee the commitment to the Constitution and the preservation of Iraq’s independence, sovereignty, unity, and the safety of its territories, in accordance with the provisions of the Constitution.

Article 68:
A nominee to the Presidency of the Republic must be:
First: An Iraqi by birth, born to Iraqi parents.
Second: Fully qualified and must be over forty years of age.
Third: Of good reputation and political experience, known for his integrity, uprightness, fairness, and loyalty to the homeland.

Article 69:
First: The provisions for nomination to the office of the President of the Republic shall be regulated by law.
Second: The provisions for nomination to the office of one or more Vice Presidents of the Republic shall be regulated by law.

Article 70:
First: The Council of Representatives shall elect a President of the Republic from among the candidates by a two-thirds majority of the number of its members.
Second: If none of the candidates receive the required majority vote then the two candidates who received the highest number of votes shall compete and the one who receives the majority of votes in the second election shall be declared President.

Article 71:
The President shall take the constitutional oath before the Council of Representatives according to the language stipulated in Article 50 of the Constitution.

Article 72:
First: The President of the Republic’s term in office shall be limited to four years. He may be re-elected for a second time only.
Second:
A- The President of the Republic’s term in office shall end with the end of the term of the Council of Representatives.
B- The President of the Republic shall continue to exercise his duties until after the end of the election and the meeting of the new Council of Representatives, provided that a new President of the Republic is elected within thirty days from the date of its first convening.
C- In case the position of the President of the Republic becomes vacant for any reason, a new President shall be elected to complete the remaining period of the President’s term.

Article 73:
The President of the Republic shall assume the following powers:
First: To issue a special pardon on the recommendation of the Prime Minister, except for anything concerning a private claim and for those who have been convicted of committing international crimes, terrorism, or financial and administrative corruption.
Second: To ratify international treaties and agreements after the approval by the Council of Representatives. Such international treaties and agreements are considered ratified after fifteen days from the date of receipt by the President.
Third: To ratify and issue the laws enacted by the Council of Representatives. Such laws are considered ratified after fifteen days from the date of receipt by the President.
Fourth: To call the elected Council of Representatives to convene during a period not to exceed fifteen days from the date of approval of the election results and in the other cases stipulated in the Constitution.
Fifth: To award medals and decorations on the recommendation of the Prime Minister in accordance with the law.
Sixth: To accredit ambassadors.
Seventh: To issue Presidential decrees.
Eighth: To ratify death sentences issued by the competent courts.
Ninth: To perform the duty of the High Command of the armed forces for ceremonial and honorary purposes.
Tenth: To exercise any other presidential powers stipulated in this Constitution.

Article 74:
A law shall fix the salary and the allowances of the President of the Republic.

Article 75:
First: The President of the Republic shall have the right to submit his resignation in writing to the Speaker of the Council of Representatives, and it shall be considered effective after seven days from the date of its submission to the Council of Representatives.
Second: The Vice President shall replace the President in case of his absence.
Third: The Vice President shall replace the President of the Republic in the event that the post of the President becomes vacant for any reason whatsoever. The Council of Representatives must elect a new President within a period not to exceed thirty days from the date of the vacancy.
Fourth: In case the post of the President of the Republic becomes vacant, the Speaker of the Council of Representatives shall replace the President of the Republic in case he does not have a Vice President, on the condition that a new President is elected during a period not to exceed thirty days from the date of the vacancy and in accordance with the provisions of this Constitution.

Second: Council of Ministers

Article 76:
First: The President of the Republic shall charge the nominee of the largest Council of Representatives bloc with the formation of the Council of Ministers within fifteen days from the date of the election of the President of the Republic.
Second: The Prime Minister-designate shall undertake the naming of the members of his Council of Ministers within a period not to exceed thirty days from the date of his designation.

Third: If the Prime Minister-designate fails to form the Council of Ministers during the period specified in clause “Second,” the President of the Republic shall charge a new nominee for the post of Prime Minister within fifteen days.

Fourth: The Prime Minister-designate shall present the names of his members of the Council of Ministers and the ministerial program to the Council of Representatives. He is deemed to have gained its confidence upon the approval, by an absolute majority of the Council of Representatives, of the individual Ministers and the ministerial program.

Fifth: The President of the Republic shall charge another nominee to form the Council of Ministers within fifteen days in case the Council of Ministers did not win the vote of confidence.

Article 77:
First: The conditions for assuming the post of the Prime Minister shall be the same as those for the President of the Republic, provided that he has a college degree or its equivalent and is over thirty-five years of age.

Second: The conditions for assuming the post of Minister shall be the same as those for members of the Council of Representatives, provided that he holds a college degree or its equivalent.

Article 78:
The Prime Minister is the direct executive authority responsible for the general policy of the State and the commander-in-chief of the armed forces. He directs the Council of Ministers, presides over its meetings, and has the right to dismiss the Ministers, with the consent of the Council of Representatives.

Article 79:
The Prime Minister and members of the Council of Ministers shall take the constitutional oath before the Council of Representatives according to the language stipulated in Article 50 of the Constitution.

Article 80:
The Council of Ministers shall exercise the following powers:
First: To plan and execute the general policy and general plans of the State and oversee the work of the ministries and departments not associated with a ministry.

Second: To propose bills.

Third: To issue rules, instructions, and decisions for the purpose of implementing the law.

Fourth: To prepare the draft of the general budget, the closing account, and the development plans.

Fifth: To recommend to the Council of Representatives that it approve the appointment of undersecretaries, ambassadors, state senior officials, the Chief of Staff of the Armed Forces and his deputies, division commanders or higher, the Director of the National Intelligence Service, and heads of security institutions.

Sixth: To negotiate and sign international agreements and treaties, or designate any person to do so.

Article 81:
First: The President of the Republic shall take up the office of the Prime Minister in the event the post becomes vacant for any reason whatsoever.
Second: If the event mentioned in “First” of this Article occurs, the President shall charge another nominee to form the Council of Ministers within a period not to exceed fifteen days in accordance with the provisions of Article 76 of this Constitution.
Article 82:
A law shall regulate the salaries and allowances of the Prime Minister and Ministers, and anyone of their grade.
Article 83:
The responsibility of the Prime Minister and the Ministers before the Council of Representatives is of a joint and personal nature.
Article 84:
First: A law shall regulate the work and define the duties and authorities of the security institutions and the National Intelligence Service, which shall operate in accordance with the principles of human rights and shall be subject to the oversight of the Council of Representatives.
Second: The National Intelligence Service shall be attached to the Council of Ministers.
Article 85:
The Council of Ministers shall establish internal bylaws to organize the work therein.
Article 86:
A law shall regulate the formation of ministries, their functions, and their specializations, and the authorities of the minister.

Chapter Three
[The Judicial Power]
Article 87:
The judicial power is independent. The courts, in their various types and levels, shall assume this power and issue decisions in accordance with the law.
Article 88:
Judges are independent, and there is no authority over them except that of the law. No power shall have the right to interfere in the judiciary and the affairs of justice.
Article 89:
The federal judicial power is comprised of the Higher Juridical Council, the Federal Supreme Court, the Federal Court of Cassation, the Public Prosecution Department, the Judiciary Oversight Commission and other federal courts that are regulated in accordance with the law.
First: Higher Juridical Council
Article 90:
The Higher Juridical Council shall oversee the affairs of the judicial committees. The law shall specify the method of its establishment, its authorities, and the rules of its operation.
Article 91:
The Higher Juridical Council shall exercise the following authorities:
First: To manage the affairs of the judiciary and supervise the federal judiciary.
Second: To nominate the Chief Justice and members of the Federal Court of Cassation, the Chief Public Prosecutor, and the Chief Justice of the Judiciary Oversight Commission, and to present those nominations to the Council of Representatives to approve their appointment.

Third: To propose the draft of the annual budget of the federal judicial authority, and to present it to the Council of Representatives for approval.

**Second: Federal Supreme Court**

**Article 92:**

First: The Federal Supreme Court is an independent judicial body, financially and administratively.

Second: The Federal Supreme Court shall be made up of a number of judges, experts in Islamic jurisprudence, and legal scholars, whose number, the method of their selection, and the work of the Court shall be determined by a law enacted by a two-thirds majority of the members of the Council of Representatives.

**Article 93:**

The Federal Supreme Court shall have jurisdiction over the following:

First: Overseeing the constitutionality of laws and regulations in effect.

Second: Interpreting the provisions of the Constitution.

Third: Settling matters that arise from the application of the federal laws, decisions, regulations, instructions, and procedures issued by the federal authority. The law shall guarantee the right of direct appeal to the Court to the Council of Ministers, those concerned individuals, and others.

Fourth: Settling disputes that arise between the federal government and the governments of the regions and governorates, municipalities, and local administrations.

Fifth: Settling disputes that arise between the governments of the regions and governments of the governorates.

Sixth: Settling accusations directed against the President, the Prime Minister and the Ministers, and this shall be regulated by law.

Seventh: Ratifying the final results of the general elections for membership in the Council of Representatives.

Eighth:

A. Settling competency disputes between the federal judiciary and the judicial institutions of the regions and governorates that are not organized in a region.

B. Settling competency disputes between judicial institutions of the regions or governorates that are not organized in a region.

**Article 94:**

Decisions of the Federal Supreme Court are final and binding for all authorities.

**Third: General Provisions**

**Article 95:**

The establishment of special or extraordinary courts is prohibited.

**Article 96:**

The law shall regulate the establishment of courts, their types, levels, and jurisdiction, and the method of appointing and the terms of service of judges and public prosecutors, their discipline, and their retirement.

**Article 97:**

Judges may not be removed except in cases specified by law. Such law will determine the particular provisions related to them and shall regulate their disciplinary measures.
Article 98:
A judge or public prosecutor is prohibited from the following:
First: Combining a judicial position with legislative and executive positions and any other employment.
Second: Joining any party or political organization or performing any political activity.

Article 99:
A law shall regulate the military judiciary and shall specify the jurisdiction of military courts, which are limited to crimes of a military nature committed by members of the armed forces and security forces, and within the limits established by law.

Article 100:
It is prohibited to stipulate in the law the immunity from appeal for any administrative action or decision.

Article 101:
A State Council may be established, specialized in functions of the administrative judiciary, issuing opinions, drafting, and representing the State and various public commissions before the courts except those exempted by law.

Chapter Four
[Independent Commissions]

Article 102:
The High Commission for Human Rights, the Independent Electoral Commission, and the Commission on Public Integrity are considered independent commissions subject to monitoring by the Council of Representatives, and their functions shall be regulated by law.

Article 103:
First: The Central Bank of Iraq, the Board of Supreme Audit, the Communication and Media Commission, and the Endowment Commissions are financially and administratively independent institutions, and the work of each of these institutions shall be regulated by law.
Second: The Central Bank of Iraq is responsible before the Council of Representatives. The Board of Supreme Audit and the Communication and Media Commission shall be attached to the Council of Representatives.
Third: The Endowment Commissions shall be attached to the Council of Ministers.

Article 104:
A commission named The Martyrs' Foundation shall be established and attached to the Council of Ministers, and its functions and competencies shall be regulated by law.

Article 105:
A public commission shall be established to guarantee the rights of the regions and governorates that are not organized in a region to ensure their fair participation in managing the various state federal institutions, missions, fellowships, delegations, and regional and international conferences. The commission shall be comprised of representatives of the federal government and representatives of the regions and governorates that are not organized in a region, and shall be regulated by a law.

Article 106:
A public commission shall be established by a law to audit and appropriate federal revenues. The commission shall be comprised of experts from the federal government, the regions, the governorates, and its representatives, and shall assume the following responsibilities:
First: To verify the fair distribution of grants, aid, and international loans pursuant to the entitlement of the regions and governorates that are not organized in a region.
Second: To verify the ideal use and division of the federal financial resources.
Third: To guarantee transparency and justice in appropriating funds to the governments of the regions and governorates that are not organized in a region in accordance with the established percentages.

Article 107:
A council named the Federal Public Service Council shall be established and shall regulate the affairs of the federal public service, including appointments and promotions, and its formation and competencies shall be regulated by law.

Article 108:
Other independent commissions may be established by law, according to need and necessity.

Section Four
Powers of the Federal Government

Article 109:
The federal authorities shall preserve the unity, integrity, independence, and sovereignty of Iraq and its federal democratic system.

Article 110:
The federal government shall have exclusive authorities in the following matters:
First: Formulating foreign policy and diplomatic representation; negotiating, signing, and ratifying international treaties and agreements; negotiating, signing, and ratifying debt policies and formulating foreign sovereign economic and trade policy.
Second: Formulating and executing national security policy, including establishing and managing armed forces to secure the protection and guarantee the security of Iraq's borders and to defend Iraq.
Third: Formulating fiscal and customs policy; issuing currency; regulating commercial policy across regional and governorate boundaries in Iraq; drawing up the national budget of the State; formulating monetary policy; and establishing and administering a central bank.
Fourth: Regulating standards, weights, and measures.
Fifth: Regulating issues of citizenship, naturalization, residency, and the right to apply for political asylum.
Sixth: Regulating the policies of broadcast frequencies and mail.
Seventh: Drawing up the general and investment budget bill.
Eighth: Planning policies relating to water sources from outside Iraq and guaranteeing the rate of water flow to Iraq and its just distribution inside Iraq in accordance with international laws and conventions.
Ninth: General population statistics and census.

Article 111:
Oil and gas are owned by all the people of Iraq in all the regions and governorates.

Article 112:
First: The federal government, with the producing governorates and regional
governments, shall undertake the management of oil and gas extracted from
present fields, provided that it distributes its revenues in a fair manner in
proportion to the population distribution in all parts of the country, specifying an
allotment for a specified period for the damaged regions which were unjustly
deprieved of them by the former regime, and the regions that were damaged
afterwards in a way that ensures balanced development in different areas of the
country, and this shall be regulated by a law.
Second: The federal government, with the producing regional and governorate
governments, shall together formulate the necessary strategic policies to develop
the oil and gas wealth in a way that achieves the highest benefit to the Iraqi
people using the most advanced techniques of the market principles and
encouraging investment.

Article 113:
Antiquities, archeological sites, cultural buildings, manuscripts, and coins shall
be considered national treasures under the jurisdiction of the federal authorities,
and shall be managed in cooperation with the regions and governorates, and this
shall be regulated by law.

Article 114:
The following competencies shall be shared between the federal authorities and
regional authorities:
First: To manage customs, in coordination with the governments of the regions
and governorates that are not organized in a region, and this shall be regulated
by a law.
Second: To regulate the main sources of electric energy and its distribution.
Third: To formulate environmental policy to ensure the protection of the
environment from pollution and to preserve its cleanliness, in cooperation with
the regions and governorates that are not organized in a region.
Fourth: To formulate development and general planning policies.
Fifth: To formulate public health policy, in cooperation with the regions and
governorates that are not organized in a region.
Sixth: To formulate the public educational and instructional policy, in consultation
with the regions and governorates that are not organized in a region.
Seventh: To formulate and regulate the internal water resources policy in a way
that guarantees their just distribution, and this shall be regulated by a law.

Article 115:
All powers not stipulated in the exclusive powers of the federal government
belong to the authorities of the regions and governorates that are not organized
in a region. With regard to other powers shared between the federal government
and the regional government, priority shall be given to the law of the regions and
governorates not organized in a region in case of dispute.

Section Five
Powers of the Regions
Chapter One
[Regions]
Article 116:
The federal system in the Republic of Iraq is made up of a decentralized capital,
regions, and governorates, as well as local administrations.

Article 117:
First: This Constitution, upon coming into force, shall recognize the region of Kurdistan, along with its existing authorities, as a federal region.

Second: This Constitution shall affirm new regions established in accordance with its provisions.

Article 118:
The Council of Representatives shall enact, in a period not to exceed six months from the date of its first session, a law that defines the executive procedures to form regions, by a simple majority of the members present.

Article 119:
One or more governorates shall have the right to organize into a region based on a request to be voted on in a referendum submitted in one of the following two methods:

First: A request by one-third of the council members of each governorate intending to form a region.

Second: A request by one-tenth of the voters in each of the governorates intending to form a region.

Article 120:
Each region shall adopt a constitution of its own that defines the structure of powers of the region, its authorities, and the mechanisms for exercising such authorities, provided that it does not contradict this Constitution.

Article 121:
First: The regional powers shall have the right to exercise executive, legislative, and judicial powers in accordance with this Constitution, except for those authorities stipulated in the exclusive authorities of the federal government.

Second: In case of a contradiction between regional and national legislation in respect to a matter outside the exclusive authorities of the federal government, the regional power shall have the right to amend the application of the national legislation within that region.

Third: Regions and governorates shall be allocated an equitable share of the national revenues sufficient to discharge their responsibilities and duties, but having regard to their resources, needs, and the percentage of their population.

Fourth: Offices for the regions and governorates shall be established in embassies and diplomatic missions, in order to follow cultural, social, and developmental affairs.

Fifth: The regional government shall be responsible for all the administrative requirements of the region, particularly the establishment and organization of the internal security forces for the region such as police, security forces, and guards of the region.

Chapter Two
[Governorates that are not incorporated in a region]

Article 122:
First: The governorates shall be made up of a number of districts, sub-districts, and villages. Second: Governorates that are not incorporated in a region shall be granted broad administrative and financial authorities to enable them to manage their affairs in accordance with the principle of decentralized administration, and this shall be regulated by law.

Third: The governor, who is elected by the Governorate Council, is deemed the highest executive official in the governorate to practice his powers authorized by the Council.
Fourth: A law shall regulate the election of the Governorate Council, the governor, and their powers.
Fifth: The Governorate Council shall not be subject to the control or supervision of any ministry or any institution not linked to a ministry. The Governorate Council shall have independent finances.

Article 123:
Powers exercised by the federal government can be delegated to the governorates or vice versa, with the consent of both governments, and this shall be regulated by law.

Chapter Three
[The Capital]
Article 124:
First: Baghdad in its municipal borders is the capital of the Republic of Iraq and shall constitute, in its administrative borders, the governorate of Baghdad.
Second: This shall be regulated by a law.
Third: The capital may not merge with a region.

Chapter Four
[The Local Administrations]
Article 125:
This Constitution shall guarantee the administrative, political, cultural, and educational rights of the various nationalities, such as Turkomen, Chaldeans, Assyrians, and all other constituents, and this shall be regulated by law.

Section Six
Final and Transitional Provisions
Chapter One
[Final Provisions]
Article 126:
First: The President of the Republic and the Council of the Ministers collectively, or one-fifth of the Council of Representatives members, may propose to amend the Constitution.
Second: The fundamental principles mentioned in Section One and the rights and liberties mentioned in Section Two of the Constitution may not be amended except after two successive electoral terms, with the approval of two-thirds of the members of the Council of Representatives, the approval of the people in a general referendum, and the ratification by the President of the Republic within seven days.
Third: Other articles not stipulated in clause “Second” of this Article may not be amended, except with the approval of two-thirds of the members of the Council of Representatives, the approval of the people in a general referendum, and the ratification by the President of the Republic within seven days.
Fourth: Articles of the Constitution may not be amended if such amendment takes away from the powers of the regions that are not within the exclusive powers of the federal authorities, except by the approval of the legislative authority of the concerned region and the approval of the majority of its citizens in a general referendum.
Fifth:
A- An amendment is considered ratified by the President of the Republic after the expiration of the period stipulated in clauses “Second” and “Third” of this Article, in case he does not ratify it.
B- An amendment shall enter into force on the date of its publication in the Official Gazette.

Article 127:
The President of the Republic, the Prime Minister, members of the Council of Ministers, the Speaker of the Council of Representatives, his two Deputies, members of the Council of Representatives, members of the Judicial Authority, and people of special grades may not use their influence to buy or rent any state properties, to rent or sell any of their assets to the state, to sue the state for these assets, or to conclude a contract with the state under the pretense of being building contractors, suppliers, or concessionaires.

Article 128:
The laws and judicial judgments shall be issued in the name of the people.

Article 129:
Laws shall be published in the Official Gazette and shall take effect on the date of their publication, unless stipulated otherwise.

Article 130:
Existing laws shall remain in force, unless annulled or amended in accordance with the provisions of this Constitution.

Article 131:
Every referendum mentioned in this Constitution is deemed successful with the approval of the majority of the voters unless otherwise stipulated.

Chapter Two
[Transitional Provisions]

Article 132:
First: The State shall guarantee care for the families of the martyrs, political prisoners, and victims of the oppressive practices of the defunct dictatorial regime.
Second: The State shall guarantee compensation to the families of the martyrs and the injured as a result of terrorist acts.
Third: A law shall regulate matters mentioned in clauses “First” and “Second” of this Article.

Article 133:
The Council of Representatives shall adopt in its first session the bylaws of the Transitional National Assembly until it adopts its own bylaws.

Article 134:
The Iraqi High Tribunal shall continue its duties as an independent judicial body, in examining the crimes of the defunct dictatorial regime and its symbols. The Council of Representatives shall have the right to dissolve it by law after the completion of its work.

Article 135:
First: The High Commission for De-Ba’athification shall continue its functions as an independent commission, in coordination with the judicial authority and the executive institutions within the framework of the laws regulating its functions. The Commission shall be attached to the Council of Representatives.
Second: The Council of Representatives shall have the right to dissolve this Commission by an absolute majority after the completion of its function.
Third: A nominee to the positions of the President of the Republic, the Prime
Minister, the members of the Council of Ministers, the Speaker, the members of
the Council of Representatives, the President, members of the Federation
Council, their counterparts in the regions, or members of the judicial
commissions and other positions covered by de-Ba’athification statutes pursuant
to the law may not be subject to the provisions of de-Ba’athification.

Fourth: The conditions stated in clause “Third” of this Article shall remain in force
unless the Commission stated in item “First” of this Article is dissolved.

Fifth: Mere membership in the dissolved Ba’ath party shall not be considered a
sufficient basis for referral to court, and a member shall enjoy equality before the
law and protection unless covered by the provisions of De-Ba’athification and the
directives issued according to it.

Sixth: The Council of Representatives shall form a parliamentary committee
from among its members to monitor and review the executive procedures of the
Higher Commission for De-Ba’athification and state institutions to guarantee
justice, objectivity, and transparency and to examine their consistency with the
laws. The committee’s decisions shall be subject to the approval of the Council of
Representatives.

Article 136:
First: The Property Claims Commission shall continue its functions as an
independent commission in coordination with the judicial authority and the
executive institutions in accordance with the law. The Property Claims
Commission shall be attached to the Council of Representatives.
Second: The Council of Representatives shall have the right to dissolve the
Commission by a two-thirds majority vote of its members.

Article 137:
Application of the provisions of the articles related to the Federation Council,
wherever it may be cited in this Constitution, shall be postponed until the Council
of Representatives issues a decision by a two-thirds majority vote in its second
electoral term that is held after this Constitution comes into force.

Article 138:
First: The expression “the Presidency Council” shall replace the expression “the
President of the Republic” wherever the latter is mentioned in this Constitution.
The provisions related to the President of the Republic shall be reactivated one
successive term after this Constitution comes into force.
Second:
A. The Council of Representatives shall elect the President of the State and two
Vice Presidents who shall form a Council called the “Presidency
Council,” which shall be elected by one list and with a two-thirds majority.
B. The provisions to remove the President of the Republic present in this
Constitution shall apply to the President and members of the Presidency Council.
C. The Council of Representatives may remove a member of the Presidency
Council with a three-fourths majority of the number of its members for reasons of
incompetence and dishonesty.
D. In the event of a vacant seat in the Presidency Council, the Council of
Representatives shall elect a replacement by a two-thirds majority vote of its
members.

Third: Members of the Presidency Council shall be subject to the same
conditions as a member of the Council of Representatives and must:
A. Be over forty years of age.
B. Enjoy good reputation, integrity and uprightness.
C. Have quit the dissolved (Ba’ath) Party ten years prior to its fall, in case he was a member of it.
D. Have not participated in suppressing the 1991 and Al-Anfal uprisings. He must not have committed a crime against the Iraqi people.

Fourth: The Presidency Council shall issue its decisions unanimously and any member may delegate to one of the two other members to take his place.

Fifth:
A- Legislation and decisions enacted by the Council of Representatives shall be forwarded to the Presidency Council for their unanimous approval and for its issuance within ten days from the date of delivery to the Presidency Council, except the stipulations of Articles 118 and 119 that pertain to the formation of regions.
B- In the event the Presidency Council does not approve, legislation and decisions shall be sent back to the Council of Representatives to reexamine the disputed issues and to vote on them by the majority of its members and then shall be sent for the second time to the Presidency Council for approval.
C- In the event the Presidency Council does not approve the legislation and decisions for the second time within ten days of receipt, the legislation and decisions are sent back to the Council of Representatives, which has the right to adopt it by three-fifths majority of its members, which may not be challenged, and the legislation or decision shall be considered ratified.

Sixth: The Presidency Council shall exercise the powers of the President of the Republic stipulated in this Constitution.

Article 139:
The Prime Minister shall have two deputies in the first electoral term.

Article 140:
First: The executive authority shall undertake the necessary steps to complete the implementation of the requirements of all subparagraphs of Article 58 of the Transitional Administrative Law.
Second: The responsibility placed upon the executive branch of the Iraqi Transitional Government stipulated in Article 58 of the Transitional Administrative Law shall extend and continue to the executive authority elected in accordance with this Constitution, provided that it accomplishes completely (normalization and census and concludes with a referendum in Kirkuk and other disputed territories to determine the will of their citizens), by a date not to exceed the 31st of December 2007.

Article 141:
Legislation enacted in the region of Kurdistan since 1992 shall remain in force, and decisions issued by the government of the region of Kurdistan, including court decisions and contracts, shall be considered valid unless they are amended or annulled pursuant to the laws of the region of Kurdistan by the competent entity in the region, provided that they do not contradict with the Constitution.

Article 142:
First: The Council of Representatives shall form at the beginning of its work a committee from its members representing the principal components of the Iraqi society with the mission of presenting to the Council of Representatives, within a period not to exceed four months, a report that contains recommendations of the
necessary amendments that could be made to the Constitution, and the committee shall be dissolved after a decision is made regarding its proposals.

Second: The proposed amendments shall be presented to the Council of Representatives all at once for a vote upon them, and shall be deemed approved with the agreement of the absolute majority of the members of the Council.

Third: The articles amended by the Council of Representatives pursuant to item “Second” of this Article shall be presented to the people for voting on them in a referendum within a period not exceeding two months from the date of their approval by the Council of Representatives.

Fourth: The referendum on the amended Articles shall be successful if approved by the majority of the voters, and if not rejected by two-thirds of the voters in three or more governorates.

Fifth: Article 126 of the Constitution (concerning amending the Constitution) shall be suspended, and shall return into force after the amendments stipulated in this Article have been decided upon.

Article 143:
The Transitional Administrative Law and its Annex shall be annulled on the seating of the new government, except for the stipulations of Article 53(A) and Article 58 of the Transitional Administrative Law.

Article 144:
This Constitution shall come into force after the approval of the people thereon in a general referendum, its publication in the Official Gazette, and the seating of the government that is formed pursuant to this Constitution.