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Permanent sovereignty of the Palestinian people in the
Occupied Palestinian Territory, including East Jerusalem,
and of the Arab population in the occupied Syrian Golan
over their natural resources

Economic and Social Council
Substantive session of 2012
Item 11 of the provisional agenda**
Economic and social repercussions of the
Israeli occupation on the living conditions
of the Palestinian people in the Occupied
Palestinian Territory, including East
Jerusalem, and the Arab population in the
occupied Syrian Golan

Note by the Secretary-General

In its resolution 2011/41, the Economic and Social Council requested the
Secretary-General to submit to the General Assembly at its sixty-sixth session,
through the Council, a report on the implementation of that resolution. The
Assembly, in its resolution 66/225, also requested the Secretary-General to submit a
report to it at its sixty-seventh session. The present report, which has been prepared
by the Economic and Social Commission for Western Asia, is submitted in response
to the resolutions of the Assembly and the Council.

* A/67/50.
** E/2012/100.
Report prepared by the Economic and Social Commission for Western Asia on the economic and social repercussions of the Israeli occupation on the living conditions of the Palestinian people in the Occupied Palestinian Territory, including East Jerusalem, and of the Arab population in the occupied Syrian Golan, covering the period 30 March 2011-29 March 2012*

Summary

The occupation of Palestinian territory, including East Jerusalem, by Israel and the use of policies and measures that violate a number of provisions of international humanitarian laws have had adverse social and economic ramifications on the Palestinian people in the occupied territory.

During the reporting period, 122 Palestinians were killed, including 12 children, and 2,077 were injured, including 362 children. By February 2012, 4,411 Palestinians remained in Israeli prisons, with reports of violations of their rights. Israeli authorities destroyed over 620 Palestinian-owned structures in 2011, a 42 per cent increase compared to 2010. A total of 1,100 Palestinians were displaced as a result of home demolitions and another 140 were displaced following settler violence.

Around 519,000 Israeli settlers live in 144 illegal settlements and around 100 outposts across the Occupied Palestinian Territory. 2011 marked an increase in settlement activity, compared to the previous year, jeopardizing the contiguity of the Palestinian territory. Settler violence also continued to increase, along with a continued takeover of Palestinian property.

Israel continued the construction of the 708-kilometre-long wall, 85 per cent of which lies within the West Bank. The wall isolates communities and natural resources while severing East Jerusalem from the rest of the Occupied Palestinian Territory.

Israel’s blockade, imposed on the Gaza Strip since the takeover by Hamas in June 2007, continued to collectively punish the civilian population.

Over the course of 2011, Israeli obstacles, which impede the movement of Palestinians within the West Bank, increased to a total of 520 different types of obstacles.

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Israel persisted in exploiting and endangering natural resources in the occupied territories. In addition, Palestinians and Syrians living under occupation continue to suffer from discrimination with respect to water allotment.

Economic growth in the Occupied Palestinian Territory continues to be unsustainable and reflects an economy recovering from a low base, driven mainly by the non-tradable sector. Unemployment remained high and poverty and food insecurity, especially in Gaza, continue to be alarming.

Israel continued its settlement expansion in the occupied Syrian Golan, while the Syrian Arab population continued to suffer from discrimination and restrictions to access, including the expropriation of resources for the exclusive use of Israeli settlers.
I. Introduction

1. The Economic and Social Council, in its resolution 2011/41, and the General Assembly, in its resolution 66/225, expressed concerns over those practices of Israel, the occupying Power in the Occupied Palestinian Territory and the occupied Syrian Golan, which violate international humanitarian law. Those practices include causing deaths of and injuries to civilians, including children and women, all of whom must be protected in accordance with international humanitarian law. The Council expressed its deep concern about “the rising incidence of violence […] by illegal armed Israeli settlers […] against Palestinian civilians […] and their properties”, in addition to its concern about the continued detention of thousands of Palestinians, including children and women, under harsh conditions. Of concern also to the Council and the Assembly are the accelerated construction by Israel of settlements; the construction of the wall inside the Occupied Palestinian Territory; the exploitation of natural resources; the increased demolition of homes, economic institutions, agricultural lands and infrastructure; the revocation of residency rights of Palestinians in and around occupied East Jerusalem; and the continuing Israeli policy of closures and severe restrictions on the movement of persons and goods, including the blockade on the Gaza Strip. The Council and the Assembly, through their respective resolutions 2011/41 and 66/225, also highlighted the detrimental impact of Israeli practices on the natural resources and the social and economic conditions of the Palestinian people and the Arab population in the occupied Syrian Golan.

2. The Council and the Assembly requested that the Secretary-General submit reports on the implementation of their respective resolutions 2011/41 and 66/225, examining the practices of Israel, the occupying Power, that are contrary to those resolutions.

II. Occupied Palestinian Territory, including East Jerusalem

Deaths and injuries

3. Between 30 March 2011 and 29 March 2012, 122 Palestinians were killed and 2,077 others were injured as a result of direct conflict. While the majority of casualties were inflicted by Israeli security forces, 1 fatality and 205 injuries were the result of settler attacks. Among the casualties, 12 children were killed and 362 were injured. During the same period, 6 Israelis were killed, including 2 children, and 66 were injured, including 2 children.1

4. Approximately two thirds of the Palestinian casualties in the West Bank were related to settler violence or settlement activities, including casualties incurred during clashes in demonstrations protesting settler attacks, the takeover of land and access restrictions aimed at protecting settlements and their expansion.2 In accordance with Israeli Military Order No. 101 (1967), Israeli authorities define rallies and demonstrations in the occupied territory, which did not receive a permit

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2 Information contributed by the Office for the Coordination of Humanitarian Affairs, 2012.
from the Israeli military commander, as illegal assemblies, even if they are non-violent, and most are forcibly dispersed.³

5. In the Gaza Strip, Palestinian casualties were mainly caused by Israeli airstrikes, military incursions and extrajudicial assassinations. Among the casualties were 21 Palestinians, including 7 children and 2 women, who were shot and killed in areas of restricted access within the Strip.²

Arrests and detentions

6. During 2011, Israeli forces conducted approximately 4,200 search-and-arrest operations throughout the West Bank, including East Jerusalem, during which they arrested over 3,150 Palestinians.² By February 2012, 4,411 Palestinians remained in Israeli prisons, among them 183 minors.⁴

7. Administrative detentions are authorized by military commanders and the detainees are held, without trial or charges, for a period of six months that may be renewed an unlimited number of times. While detainees may appeal the detention order before a military court, their lawyers do not have access to the information on which the detention is based.⁵ By February 2012, there were 320 Palestinian administrative detainees in Israeli prisons.⁶

8. Furthermore, the Israeli policy of transferring Palestinian prisoners to Israeli territory violates the obligations of Israel as the occupying Power under Article 76 of the Geneva Convention relative to the Protection of Civilian Persons in Time of War, of 12 August 1949⁷ (Fourth Geneva Convention). The policy inflicts hardships not only on prisoners but also on family members who have almost no visitation rights, and those rights that are formally available are made essentially redundant due to the onerous permit and permission system imposed by Israel, as reported by the Special Rapporteur on the situation of human rights in the Palestinian territories occupied since 1967 (see A/66/358, para. 18).

9. Palestinian children detained by Israel also continue to be “systematically ill-treated during their arrest, transfer and interrogation”, including physical and verbal abuse, as well as threats, intimidation and solitary confinement, which in some cases may amount to torture.⁸

10. Palestinian children, unlike Israeli children, are subject to Israeli military law, which offers far fewer protections for minors than Israeli criminal law (see A/66/358, para. 35). On average, 192 Palestinian children were detained in Israeli prisons throughout 2011.⁹ Since 2000, around 7,500 Palestinian children have been detained by Israel.

⁶ See www.btselem.org/statistics/detainees_and_prisoners.
⁸ For details, see Defence for Children International — Palestine Section, “In their own words: a report on the situation facing Palestinian children detained in the Israeli military court system” (January 2012), p. 3.
⁹ Ibid., p. 7.
detained and prosecuted by the Israeli authorities. It is estimated that 99.74 per cent of cases brought against minors in the West Bank ended in conviction, with custodial sentences being imposed on children in 98 per cent of cases. This contrasts with a custodial sentence rate of around 6.5 per cent for Israeli children.

**Israeli administrative and legislative measures**

11. Violence by Israeli civilians against Palestinians is exacerbated by the existence of a dual legal system, namely, civil courts for Israeli civilians and a less protective military justice system for Palestinians. Filing a complaint against settlers or the Israeli military is often a complicated and intimidating process for many Palestinians. Many refrain from this process.

12. Israel promotes a land development model that excludes, discriminates against and displaces Palestinian and Bedouin communities. The zoning and planning regime enforced by Israel in Area C and East Jerusalem restricts Palestinian growth and development, while providing preferential treatment for Israeli settlements. This treatment includes the approval of master plans and the provision of essential infrastructure, participation in the planning process, and the allocation of land and water resources.

13. The aforementioned restrictions prevent the establishment of Palestinian social and economic activities in 70 per cent of Area C. In occupied East Jerusalem, 35 per cent of the city’s land has been confiscated for the development of Israeli settlements and 22 per cent is zoned for green areas and public infrastructure, whereas only 13 per cent of the annexed area is zoned for Palestinian construction, which is insufficient for the natural growth of the Palestinian population.

**Property destruction and confiscation**

14. Article 53 of the Fourth Geneva Convention prohibits the destruction of property belonging to “private persons, or to the State, or to other public authorities, or to social or cooperative organizations”.

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10 Ibid., p. 4.
11 Ibid., p. 5.
12 Information contributed by the Office of the United Nations High Commissioner for Human Rights (OHCHR), 2012.
13 Information reported by the Special Rapporteur on adequate housing as a component of the right to an adequate standard of living, and on the right to non-discrimination in this context, on her mission to Israel and the Occupied Palestinian Territory, available from www.ohchr.org/EN/NewsEvents/Pages/DisplayNews.aspx?NewsID=11815&LangID=E.
14 Area C, which constitutes the vast majority of the West Bank, is under full control of the Israeli military, even with regard to civilian affairs.
15. In total, Israeli authorities destroyed over 620 Palestinian-owned structures in 2011, a 42 per cent increase compared to 2010. This included 222 homes, 170 animal shelters, 43 rainwater cisterns or pools, two classrooms and two mosques. Some 4,200 people were affected by these demolitions.2

16. The above-mentioned figures are in addition to approximately 24,800 Palestinian structures that were demolished in the occupied Palestinian territory between 1967 and 2010.17 According to Israeli authorities, demolitions in 2011 were carried out against structures that lack Israeli building permits. It should be noted that it is extremely difficult for Palestinian residents to obtain such permits. Over 60 per cent of the Palestinian-owned structures demolished in 2011 were located in areas allocated by Israeli authorities to settlements.2

17. In occupied East Jerusalem, at least 32 per cent of all Palestinian homes lack building permits, which are difficult to obtain, thus potentially placing at least 86,500 residents at risk of displacement, especially since the number of outstanding demolition orders against Palestinian homes is estimated at up to 20,000.18

18. Israeli authorities demolished the Shepherd Hotel in East Jerusalem, which is a historical Palestinian landmark in the city, to make way for new settler housing units.19

19. The Palestinian Authority reported that Israeli authorities confiscated around 896,000 m² of agricultural land in the West Bank during 2011.19

Displacement and deportation

20. Article 49 of the Fourth Geneva Convention prohibits the forcible transfer of civilians of an occupied territory, except when necessary to ensure the security of the civilians involved or for imperative military reasons.

21. Almost 1,100 Palestinians, more than half of them children, were forcibly displaced as a result of home demolitions in the West Bank in 2011. This is twice the number of people displaced in 2010. In addition, 140 Palestinians were forcibly displaced as a result of Israeli settler violence in 2011.2

22. Conditions for the 155 herding communities remaining in Area C have deteriorated since 2000, with half their population having been forced out of the West Bank grazing areas, losing their herds and being involuntarily relocated to small towns and villages, thus forcing a sedentary lifestyle on them. This has partly been the result of an Israeli policy of systematic demolition of the traditional cistern-based water infrastructure essential for maintaining the Bedouin people’s nomadic and agricultural way of life (see A/66/358, para. 42). Up to 2,300 Bedouin living in the Jerusalem periphery, the majority of whom are refugees, could also be forcibly displaced in 2012 if Israeli authorities follow through with their reported

17 Information reported by the Israeli Committee Against House Demolitions, available from www.icahd.org/?page_id=5508.

18 Information reported by the Israeli Committee Against House Demolitions, available from www.icahd.org/?page_id=5374.

19 Information contributed by the Palestinian Authority, 2012.
settlement plans. Rural communities in the Jordan Valley are also facing the prospect of further demolitions as settlements continue to expand.20

23. Palestinians who were physically present in occupied East Jerusalem upon its occupation in 1967 were designated permanent residents. Under Israeli law, permanent residents are considered foreign citizens who wish to live in Israel but do not immigrate to the country under the Law of Return. Israel therefore treats Palestinian residents of East Jerusalem as immigrants (see A/66/356, para. 34).21 Palestinian East Jerusalemites can and do lose their permanent residency status if they reside outside Israel or occupied East Jerusalem for a period of seven years, or if they obtain permanent residency or citizenship in another country. Lack of “loyalty to the State of Israel”, can be, and has been, used as pretext for the revocation of residency of Palestinian East Jerusalemites. This is prohibited by the Regulations annexed to The Hague Convention IV of 190722 and could potentially pose a risk to many Palestinian residents of East Jerusalem of revocation of their permanent residency status, if they exercise their right to freedom of expression and opinion (see A/66/356, paras. 35-37).

24. Furthermore, the constitutionality of the Citizenship and Entry into Israel Law was upheld by the Supreme Court in January 2012. This law bars family reunification for Israelis married to Palestinians from the West Bank and Gaza. It specifically affects Palestinian Jerusalemites marrying spouses from the rest of the occupied territories. Such Palestinian families are thus forced to move abroad, live together illegally or live apart. This law violates the absolute prohibition of discrimination contained in international human rights law, notably in several treaties that Israel has ratified and is obliged to uphold, including the International Convention on the Elimination of All Forms of Racial Discrimination,23 the International Covenant on Civil and Political Rights,24 the International Covenant on Economic, Social and Cultural Rights24 and the Convention on the Rights of the Child,25 as recalled by the Office of the United Nations Special Coordinator for the Middle East Peace Process.26

25. Between 1967 and the end of December 2011, around 14,000 Palestinians had their Jerusalem residency revoked by Israeli authorities.27

26. In addition, it continues to be difficult to obtain permanent residency status permits, especially in cases of family unification, when East Jerusalemites are married to Palestinians from other parts of the West Bank or Gaza and wish to live together in East Jerusalem. Since 2003, a freeze on family reunification has obstructed “mixed residency” marriages. The registration of the children of such

21 The policy is based on the Mubarak Awad case of the High Court of Justice, which decided that the status of Palestinian residents should be regulated in accordance with the Entry in Israel Law (5712-1952), which is immigration legislation.
24 See resolution 2200 A (XXI), annex.
couples as residents of East Jerusalem remains a long and arduous process (see A/66/356, para. 38).

27. Settlement activities, which at times entail eviction of Palestinians from their homes, continue to threaten residents of East Jerusalem, placing them at risk of forced displacement. Particularly affected are the Old City of Jerusalem and Silwan, and 500 people in the Sheikh Jarrah neighbourhood. 27

Settlements and settler violence

28. Security Council resolution 446 (1979) considers Israeli settlements illegal and a serious obstruction to achieving peace. The illegality of Israeli settlements in the Occupied Palestinian Territory is based on article 49 of the Fourth Geneva Convention, which stipulates that the “Occupying Power shall not deport or transfer parts of its own civilian population into the territory it occupies.” The settlements are also viewed as part of the “new frontiers of dispossession of the traditional inhabitants … and control of the Palestinian territory.” 13

29. Around 519,000 Israeli settlers live in 144 illegal settlements 28 and 100 outposts across the Occupied Palestinian Territory. The outposts are typically smaller settlements that are often tolerated and supported by the Government, sometimes in defiance of Israeli court rulings, but are illegal under Israeli law. 29

30. Around 40 per cent of the West Bank has been seized by the Israeli authorities for the purpose of settling its civilian population in the Occupied Palestinian Territory, in violation of international humanitarian law. 30

31. Furthermore, the Palestinian population continues to suffer from institutionalized discrimination between Palestinian residents and Israeli settlers, which privileges the interests of the settlers over those of Palestinians. This regime is characterized, among other things, by two separate judiciary systems, one for Palestinians and another for Israeli settlers. 31 Israeli settlers are also provided with benefits by the Israeli Government as incentives to encourage migration into illegal settlements. These incentives include financial benefits, low housing costs and high standards of living. 32

Settlement activity

32. 2011 marked a year of increased settlement activity, with a 20 per cent rise in new construction in the settlements, compared to 2010. A number of planned

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31 The State of Human Rights in Israel and the OPT, p. 12.
32 Israel defines most settlements in the West Bank as priority areas. See Btselem, www.btselem.org/settlements/migration.
settlement units are located in areas that are vital to the contiguity of the Palestinian territory.\textsuperscript{33}

33. In addition, during 2011, the Israeli cabinet announced its intention to officially legalize 11 outposts where 2,300 settlers reside to become fully recognized settlements, and to legalize hundreds of units of illegal construction in existing settlements.\textsuperscript{33}

34. In occupied East Jerusalem, 4,000 new settler housing units were approved during 2011. This figure is the highest since at least 2006.\textsuperscript{20} The Israeli Government also began the construction of 55 new settlement units in three locations at the heart of Palestinian neighbourhoods in Jerusalem.\textsuperscript{33}

35. The Palestinian Authority has reported that over the past three years, the Israeli authorities expanded settlements in the occupied territory with 28,000 new housing units that would house around 103,000 settlers.\textsuperscript{34}

\textit{Settler violence}

36. The failure of the Israeli authorities in law enforcement vis-à-vis settler violence and takeover of Palestinian property continues to perpetuate a state of impunity in the occupied West Bank, encouraging further violence.\textsuperscript{5} It also constitutes an ongoing violation of its most fundamental obligation under international humanitarian law to protect a civilian population living under occupation, and to accord particular protection to children as specified in article 77 of the Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of International Armed Conflicts (Protocol I) (see also A/66/358, para. 27).\textsuperscript{35}

37. A 30 per cent increase in the number of settler attacks resulting in either Palestinian casualties or damage to their property was recorded in 2011, as compared with 2010.\textsuperscript{2} The figure for 2011 is more than 165 per cent higher than that recorded in 2009. Around 10,000 Palestinian-owned trees, mainly olive trees, were damaged or uprooted by Israeli settlers, severely affecting the livelihood of hundreds of Palestinian families.\textsuperscript{12}

38. Between February 2011 and February 2012, Israeli settlers vandalized and set fire to seven mosques and one church.\textsuperscript{36}

39. A further manifestation of these attacks is the frequent settler harassment of Palestinian children on their way to school, which has reportedly discouraged many children and their families from attending school, thereby violating their right to education (see A/66/358, para. 27).

40. The Office of the United Nations High Commissioner for Human Rights documented several cases where the Israeli army appeared to provide direct support to settlers when they attacked Palestinian communities. Israeli troops focused their

\textsuperscript{33} Information recorded by Peace Now, available from peacenow.org.il/eng/2011Summary.

\textsuperscript{34} Palestinian Liberation Organization, Negotiations Affairs Department, Report on Israeli activities in 2011 (January 2012), p. 3.


\textsuperscript{36} See the monthly reports of the Palestinian Monitoring Group (Palestinian Liberation Organization, Negotiations Affairs Department), available from: www.nadplo.org/monthlyreports.php.
efforts in dispersing Palestinians or removing them from their lands rather than protecting them and their private properties from Israeli settlers.  

**The wall**

41. Contrary to the advisory opinion of the International Court of Justice, Israel continues the construction of the 708-kilometre-long wall in the West Bank, which is more than twice the length of the 320-kilometre-long 1949 Armistice Line (Green Line) between the West Bank and Israel, and runs inside the West Bank and East Jerusalem for approximately 85 per cent of its route. By end of 2011, 61.8 per cent of it was complete, while a further 8.2 per cent was under construction and another 30 per cent was planned but not yet constructed.  

42. Upon completion, the wall will isolate around 11.9 per cent of the West Bank lands and 27,500 Palestinians, in the “Seam Zone” while directly affecting 247,800 others. Additionally, it will isolate East Jerusalem and its 270,000 Palestinian residents from the rest of the Occupied Palestinian Territory and physically separate approximately 55,000 residents of the East Jerusalem Governorate from its urban centre.  

43. Approximately 6,500 Palestinians currently reside in the closed area between the wall and the Green Line.  

44. Access for Palestinians to lands in the Seam Zone is channelled through 66 designated gates erected in the wall, most of which are only open during the olive harvest season and usually only for a limited period during the day. Such access is also dependent on obtaining a permit from the Israeli authorities. To apply for, or to renew such a permit, applicants must satisfy Israeli security considerations and also submit documents to prove a “connection to the land”. In April 2011, the Israeli Supreme Court ruled against petitions submitted by Israeli organizations against this permit regime.  

**Mobility restrictions and closure policies**

*The Gaza Strip blockade*

45. The blockade imposed by Israel on the Gaza Strip continues to collectively punish the civilian population, in violation of Israel’s international legal obligations (see A/66/370, para. 12), with a disproportionate impact on vulnerable groups and the aid agencies trying to help them.  

46. In June 2010, Israel moved away from a “positive” list of goods allowed into Gaza to a “negative” list of goods whose entry is prohibited. Israeli authorities issued a list of “dual-use” items restricted for import, which is still in force. The list includes items, which are not considered as to allow for dual usage by Israeli

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37 The Seam Zone is the West Bank area located between the wall and the Green Line and completely isolated from the rest of the West Bank.  
39 The State of Human Rights in Israel and the OPT, p. 36.  
legislation or by any other international standard. It also lacks specificity and is therefore extensive, including most construction material and equipment for water and sanitation projects. Consequently, while imports to the Gaza Strip have increased through official channels, they remain at less than 40 per cent of the pre-2007 levels.2

47. Between 2010 and 2011, imports of raw agricultural materials and animal feed into the Gaza Strip decreased, indicating that the policy decision of the relaxation of trade in June 2010 did not improve the availability of agricultural inputs in the Gaza Strip.41

48. Private sector manufacturing companies surveyed in June 2011 reported that 21 per cent of the raw materials essential to production were not available at all in Gaza.2

49. The need for specific approvals for importing material has resulted in prolonged delays in essential projects addressing humanitarian needs. This, in addition to delays in acquiring Israeli approval for infrastructure projects, has deepened the decline in key areas, for such essential international projects as housing, water and sanitation. As time passes, funds pledged by donors to specific projects may become unavailable in the future.2

50. By the end of the 2010 and 2011 seasons, the total cash crop exports of carnations and strawberries to Europe did not surpass 25 per cent of pre-blockade levels, while vegetable exports amount to 0.4 per cent of those levels.41

"Access restricted areas” within the Gaza Strip

51. In addition to the blockade, Israel imposes land and maritime “access restricted areas” in the Gaza Strip and along its coast. As a result of this measure, 35 per cent of Gaza’s cultivable land and 85 per cent of its maritime area have become totally or partially inaccessible to Palestinians.42

52. The lowest fishing catch of the past 12 years was recorded in 2011. In addition, fishermen remain vulnerable to various forms of violence at sea, including the use of live ammunition against fishing boats and arbitrary detention. In 2011, 72 incidents targeting fishermen were recorded.2

Mobility in the West Bank

53. By the end of 2011, there were approximately 520 obstacles hindering Palestinian movement within the West Bank, a 4 per cent increase from the equivalent figure by the end of 2010. These include permanently staffed and partial (staffed on an ad hoc basis) checkpoints, as well as unstaffed physical obstacles, including roadblocks, earth mounds, road gates, barriers and trenches.2

54. The regime of restrictions is often related to Israeli settlements, securing areas for their expansion, or improving the connectivity between settlements and Israel itself. This regime continues to hinder the access of the Palestinian population to livelihoods and basic services. Overall, 200,000 people from 70 villages are forced

41 Information contributed by the Food and Agriculture Organization of the United Nations, 2012.
to use detours between two and five times longer than the direct route to their closest city, owing to movement restrictions. To date, 9 of the 10 governorates’ main cities continue to have one or more of their historical entrances blocked. Access to the main traffic arteries leading from the villages to the cities also continues to be limited to select junctions.

55. The Old City of Hebron is separated from the rest of the city by 122 closure obstacles, while Palestinian movement by car, and in some cases also by foot, remained banned along certain streets. In June 2011 the Israeli Supreme Court approved the travel restrictions that have been in place for more than a decade, banning Palestinians from traversing the centre of Hebron, essentially marking it for Israeli use only.

56. The Jordan Valley and Dead Sea area covers around 30 per cent of the West Bank, and is home to nearly 60,000 Palestinians. Eighty-seven per cent of the land is designated as Area C, virtually all of which is earmarked for the use of the Israeli military or settlements. An additional 7 per cent, formally part of Area B, was designated a nature reserve. Palestinian access to and from the area is severely restricted by Israeli checkpoints. These restrictions severely harm Palestinians living there and who are completely dependent on services available outside the Jordan Valley, including hospitals and most educational institutions. The restrictions on movement also apply to ambulances, which are not permitted to enter the Jordan Valley.

57. During 2011, Israel prevented more than 4,000 Palestinians from travelling to Jordan by the Al-Karamah border crossing, citing security considerations, without giving further details, according to the Euro-Mediterranean Observatory for Human Rights.

Access to occupied East Jerusalem

58. Palestinians holding West Bank identification documents continued to require special entry permits to access occupied East Jerusalem. Overcrowding, along with the multiple layers of checks and security procedures at the four designated checkpoints, have made entry into occupied East Jerusalem a long and difficult experience. Restricted access to occupied East Jerusalem has had a particularly negative impact on access to Palestinian hospitals located in the city, as well as on Muslims and Christians wishing to access Jerusalem’s holy sites.

59. The United Nations Relief and Works Agency for Palestine Refugees in the Near East (UNRWA) reported a total of 280 access incidents involving its staff in 2011, affecting teachers, medical doctors and nurses, social and relief workers and field office staff. These included demands for searches of United Nations vehicles entering occupied East Jerusalem, in contravention of the Convention on the Privileges and Immunities of the United Nations, to which Israel is a party. Moreover, access to Seam Zone areas for mobile health, food assistance, mental health services and social work teams was further restricted with the majority of staff from the Agency unable to reach communities in the Seam Zone.

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43 The State of Human Rights in Israel and the OPT, pp. 34-35.
45 Resolution 22 A (I).
Exploitation, endangerment and depletion of Palestinian natural resources

60. Israeli policies regarding natural resources in the Occupied Palestinian Territory violate The Hague Regulations of 1907 and the Fourth Geneva Convention, of 1949, which stipulate that the occupying Power is obliged to safeguard the natural resources of the occupied country and to provide the original citizens with their needs from these resources.

61. Palestinians live under conditions of significant water stress. Water shortage is a serious problem facing most districts in the West Bank and Gaza Strip, not only due to climatic conditions but also due to Israeli access restrictions. The water allocated to the Palestinians translates to 83 cubic metres of water per Palestinian per year, compared to 333 cubic metres per Israeli per year. In other words, a Palestinian is allocated one quarter of the amount of water allocated to an Israeli.46

62. Since 1967, Palestinian drilling for new wells in the occupied territory has been banned and quotas have been imposed on existing ones. Water that was allocated to the Palestinians was capped at 1967 levels, despite the growth in population. Israel uses 73 per cent of the West Bank’s water, diverting an additional 10 per cent of it to its settlements and selling the remaining 17 per cent to the Palestinians.46

63. The Jordan Valley area is considered one of the richest natural water sources in the West Bank. Israel has taken control of most of the water sources in the area and has earmarked the use of most of the resources exclusively for Israeli settlers.47

64. Thirty of the water springs in the West Bank have been taken over completely by Israeli settlers, while the other 26 are at risk of settler takeover, due to regular settler “tours” and patrolling. At least 84 per cent of springs affected by settler activities are located on land recognized by the Israeli Civil Administration as privately owned by Palestinians.48

65. Wastewater from Israeli settlements is collected and discharged to the nearby Palestinian valleys without treatment, thereby affecting water quality in the West Bank. In addition, the wall has isolated 58 different water sources within the “Seam Zone”. As a result, many farming families and communities are unable to survive and to maintain their lands. Another negative impact is the wall’s interference with the natural drainage systems. In times of high rainfall, both flooding and substantial environmental and agricultural damage are being caused.46

66. Furthermore, to make way for the construction of the wall, Israel has uprooted more than 100,000 trees and destroyed 36,000 m of irrigation works, affecting some 170 km² or 10 per cent of the fertile agricultural land in the West Bank.46

67. On 26 December 2011, Israel’s High Court of Justice issued a ruling that enables the Israeli State and private enterprises to continue using quarries in the West Bank. While such practices started in the mid-1970s, currently there are 10

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Israeli-owned quarries in the West Bank, eight of which are active and produce some 12 million tons of mined material per year, 94 per cent of which is taken to Israel.  

68. Israeli businesses continue to build and run industrial zones in the occupied territory, especially since the Israeli Government offers tax reductions for such activity, with more than 18 Israeli industrial zones and 160 industrial facilities currently located in the Occupied Palestinian Territory. The Israeli Government itself constructed at least seven industrial zones in the West Bank, located mainly on hilltops, which often result in the flow of industrial wastewater into adjacent Palestinian lands. The industrial solid waste generated by factories is often collected and dumped in areas near Palestinian villages. Such waste can cause damage to agricultural crops and orchards as well as polluting the soil and the potential damage to groundwater.  

69. The United Nations Environment Programme cites concerns that Israel illegally transfers hazardous and toxic wastes generated inside Israel into the West Bank, thereby violating the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal.  

70. In the Gaza Strip, the population relies predominantly on ground wells, where water is increasingly infiltrated by salty seawater because of the overpumping of groundwater by Israel between 1967 and 2005. As a result, Gaza is facing a severe water crisis and warnings that Gaza will have no potable water within 15 years.  

71. Farmers in the Gaza Strip are thus forced to use salty and polluted water from agricultural wells for irrigation, which subsequently restricts both agricultural productivity and the quality of the produce, reducing its export potential in addition to presenting health risks owing to the resulting degradation in food quality.  

Socioeconomic conditions in the Occupied Palestinian Territory  

Economic conditions  

72. Economic growth in the Occupied Palestinian Territory continues to be unsustainable and reflects an economy recovering from a low base, mainly driven by the non-tradable sector, especially the economy of the Gaza Strip. This highlights the importance of donor aid in sustaining the Palestinian economy, rather than the private sector, which remains stifled by Israeli restrictions on access to natural resources and markets. Unemployment remains high, and poverty and food insecurity, especially in Gaza, continue to be alarming.  

73. In the first half of 2011, GDP in the Occupied Palestinian Territory grew at a rate of 10 per cent. The strong performance was driven by an exceptionally high rate of growth of 28 per cent in Gaza, owing mainly to the revitalization of construction works following the loosening in 2010 of the Israeli blockade and an increase in the

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supply of materials through the tunnels. In the West Bank, over the same period, growth was only 4 per cent, compared to 8 per cent in 2010. Output in the West Bank actually fell by nearly 5 per cent between the fourth quarter of 2010 and the first quarter of 2011. This slowdown was caused by continued fiscal retrenchment, declining aid and a resulting liquidity crisis, as well as continued Israeli restrictions during 2011.

74. Long-term development prospects remain grim. Israeli restrictions not only increase prices of basic staples such as vegetables, fruits and sugar, but also continue to obstruct wider agricultural development and more rational urban and regional economic and spatial planning. A large trade deficit and dependence on the Israeli economy persisted.

75. Israel’s different forms of restrictions, as mentioned in the present report, combined with the shortfall in external financing, high Palestinian Authority wage bills and other expenditures, and low rates of tax collection, have led to a fiscal crisis for the Palestinian Authority, weakened the private sector and caused a decline in business confidence.

76. While Gaza’s growth in 2010 may appear impressive, much of it represents a recovery of real GDP following its contraction by a cumulative 30 per cent during the period from 2006 to 2009, as a result of trade restrictions. Even after its surge in 2010-2011, Gaza’s real GDP was projected to be 6 per cent below its 2005 level by the end of 2011.

77. The ongoing blockade of the Gaza Strip, in particular, resulted in increasing reliance on the illicit “tunnel economy”, which expanded during 2011. Imports of basic construction materials and other productive inputs through tunnels vastly outpaced those through Israeli-controlled crossings, despite a relative easing in the movement of goods through the latter. The tunnel economy has thus become the main driver of economic activity. Its role is so overwhelming that established legitimate businesses have had to adapt to it to some extent.

78. Despite some improvement, unemployment remained alarmingly high, and labour force participation low, in both the West Bank and Gaza Strip. The labour force participation rate stood at 44.4 per cent. The unemployment rate in the 4th quarter of 2011 among labour force participants was 21 per cent, for the Occupied Palestinian Territory, 30.3 per cent in the Gaza Strip and 16.6 per cent in the West Bank. The most affected are youths aged 20-24, whose labour participation rate stood at 45.3 per cent, while the rate of unemployment among them was at 38 per cent, and unemployment among refugees was at 27.5 per cent. The divergence in employment indicators between the West Bank and Gaza Strip reflects tighter restrictions in Gaza on external trade and on the employment of workers in Israel, the higher sensitivity of its output to such restrictions given its small domestic

55 International Monetary Fund, “Recent Experience and Prospects of the Economy of the West Bank and Gaza” staff report prepared for the meeting of the ad hoc liaison committee, New York, 18 September 2011, p. 21.
56 “The situation of workers of the occupied Arab territories”, p. 5.
market, and higher uncertainty faced by the private sector as a result of more frequent hostilities and the degradation of public institutions and infrastructure since 2006. Despite limited gains in employment, real wages continued to deteriorate with the purchasing power of the average monthly wage declining some 2.8 per cent in 2011.40

79. Eighty per cent of the Gazan population is currently dependent on international assistance for subsistence (see A/66/358, para. 41). And in the light of the trend for declining international aid, there is a risk that, should Gazan families’ average income decline by 20 per cent, the proportion living in poverty would immediately increase from 33 per cent to a staggering 49 per cent.58

80. Since June 2010, Israel has prohibited any pharmaceutical, dairy or meat products from the West Bank from entering into East Jerusalem, which is estimated to entail up to $48 million in losses annually for the Palestinian economy. Even when goods are allowed into East Jerusalem, they pass through commercial crossing points where they undergo a process called “back to back” transfer, which adds to the high transaction costs of Palestinian trade.53

81. According to the International Monetary Fund, even with a significant easing of movement and access restrictions, combined with sufficient donor funding to finance recurrent and development spending, Gaza’s real GDP per capita by 2013 would remain at 10 per cent below its 1994 level.59

Food security

82. Food insecurity levels for Palestinian families across the Occupied Palestinian Territory in 2011 were recorded at 27 per cent, 18 per cent in the West Bank and 44 per cent in the Gaza Strip.41 Nutrition indicators also remain of concern, including the prevalence of underweight children increasing from 3.2 per cent in 2010 to 3.9 per cent in 2011.40 The fact that 95 per cent of Gaza’s water is unfit for human consumption also leads to a disproportionately high number of cases of methaemoglobinemia (“blue-baby syndrome”) among babies in Gaza (see A/66/370, paras. 14 and 15).

83. Food insecurity in the West Bank is largely determined by the socioeconomic conditions of Palestinian households and the physical and economic barriers to food access, production and trade.60 Some geographical areas have shown particularly high levels of food insecurity, such as the Israeli-controlled administrative Area C, the Seam Zone and refugee camps.40

Public health

84. According to UNRWA, as a result of Operation Cast Lead and the blockade, approximately one third of the population of Gaza lives in overcrowded and dilapidated camps, with inadequate environmental, health, commercial, social and recreational infrastructure.40

58 World Bank, “Coping with Conflict: Poverty and Inclusion in the West Bank and Gaza”, October 2011.
59 “Recent Experience and Prospects of the Economy of the West Bank and Gaza”, p. 36.
60 World Food Programme and Food and Agriculture Organization of the United Nations, “Socioeconomic and Food Security Survey: West Bank and Gaza Strip, Occupied Palestinian Territory” (February 2011).
85. The blockade on the Gaza Strip has adversely affected the quality of medical services in the Gaza Strip by hindering national health planning efforts, limiting the access of health personnel to professional development training outside of Gaza and the movement of health professionals into Gaza, restricting the construction and rehabilitation of the health infrastructure, and disrupting power and fuel supplies.\(^{61}\)

86. In 2011, electricity cuts lasting up to 10 hours per day strained back-up power sources and affected medical equipment, causing interruption or postponement of medical treatment.\(^{61}\) Electricity cuts reportedly worsened during the first months of 2012.

87. The blockade also exacerbates the chronic shortages of essential medicines, of which between 32 and 36 per cent were at zero stock throughout 2011, and of required medical disposables, of which only 260 of the 900 needed were available.\(^{62}\) For instance, a cancer patient in Gaza can only expect to find half of the drugs required for effective chemotherapy.\(^{63}\)

88. These chronic shortages forced patients to be referred abroad, in spite of the difficulties in obtaining a permit to exit the Gaza Strip. In this regard, five patients died, after being referred for treatment outside of Gaza, while waiting either for Israeli permits to cross Erez checkpoint or for appointments to an appropriate referral hospital.\(^{61}\)

89. The United Nations Relief and Works Agency for Palestine Refugees in the Near East estimates that 45 per cent of poor and food insecure refugee households in refugee camps and 51 per cent of such households in cities have at least one member with a chronic disease.

90. In the West Bank, difficulties in obtaining building permits hinder appropriate maintenance and expansion of necessary health infrastructure such as primary health clinics. In Area C, 22 per cent of the 271 communities face difficulties in accessing health services, owing to road detours, road barriers and the cost of transportation.\(^{61}\)

91. Despite reported improvements, movement restrictions prevent Palestinians from accessing six Palestinian hospitals run by non-governmental organizations in East Jerusalem, which are the main providers of specialized care for the Occupied Palestinian Territory. The World Health Organization estimates that 95 per cent of all patient ambulance transfers into Jerusalem are restricted from direct entry into the city and are conducted by “back to back” ambulances.\(^{61}\)

92. In the West Bank, UNRWA reported a threefold increase in demand for mental health services during 2011, in connection with stress-related disorders. This rise in demand can be directly linked to protection concerns related to the occupation, including violence, the wall, forced displacement and subsequent socioeconomic hardship.\(^{40}\)

93. Gazans continue to live under an intense degree of psychological trauma. Fifty-four per cent of pregnant women experience depression, and 33 per cent were

\(^{61}\) Information contributed by the World Health Organization, 2012.


\(^{63}\) International Committee of the Red Cross, “Israel and the occupied territories: another year without change”, 6 February 2012.
suffering from anaemia (see A/66/370, paras. 14 and 15). Almost a quarter of the
patients assisted through UNRWA community mental health services in Gaza in
2011 were children with problems including bedwetting, which is a frequent
symptom of psychological trauma. Depression, anxiety, fear and anger were also
common reasons for seeking care.40

Education

94. In Area C in the West Bank, children have to overcome daily obstacles on their
way to school such as mobility restrictions and facing harassment and violence from
settlers and the military.64 According to a recent survey, 26 out of 101 surveyed
Palestinian communities in the West Bank reported that schoolchildren, youths and
teachers experienced harassment and/or violence by Israeli military or security
forces while going to and from school, while 28 communities reported settler
violence along the same lines.65

95. Since building permits are very difficult to obtain for Palestinians in Area C,
many schools fall short of basic safety and hygiene standards, while facing
demolition and stop-work orders.64

96. Between January and November 2011, 32 attacks by Israeli settlers and
security forces against Palestinian schools were reported, 21 in the West Bank and
11 in Gaza.66 Thirteen schools serving 4,497 girls and boys are located in the access
restricted areas.65

97. The Palestinian Authority also reported that Israeli authorities had issued
directives to the effect that the exclusive source of textbooks for public schools in
occupied East Jerusalem is the Israeli administered municipality, consequently
banning schools from acquiring books from Palestinian sources.19

98. The United Nations Relief and Works Agency for Palestine Refugees in the
Near East needs to construct 100 schools in order to meet the needs of all eligible
refugee children across the Gaza Strip over a three-year period. Currently, due to
chronic underfunding and the inability to build new schools under Israeli-imposed
restrictions, more than 94 per cent of UNRWA schools in Gaza operate on a double-
shift basis. In some cases, shipping containers have been utilized as classrooms.40

99. In occupied East Jerusalem, 1,000 additional classrooms are required to
accommodate Palestinian children in schools, while many existing facilities are
substandard or unsuitable.27 In the West Bank, at least 10,000 students have to study
in tents, caravans or tin shacks.64

III. The occupied Syrian Golan

100. The occupation of the Syrian Golan in 1967 and its purported annexation in
1981 by the passing of the Golan Heights Law continue. The Security Council, in its

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64 Information recorded by the United Nations Children’s Fund (UNICEF), available from:
65 Save the Children, fact sheet “Children’s Right to Education in Armed Conflict” (October 2011).
66 UNICEF, Children Affected by Armed Conflict bulletins for September 2011 and November
2011.
resolution 497 (1981), declared that the Israeli decision to impose its laws, jurisdiction and administration in the Syrian Golan was null and void.

101. In 2011 Israel continued its settlement expansion, while the Syrian Arab population continues to suffer from discrimination and access restrictions, including the expropriation of resources for the exclusive use of settlers in the occupied Syrian Golan. Approximately 19,000 Israeli settlers live in 33 settlements in the occupied Syrian Golan (see A/66/364, para. 34).

102. Land continues to be expropriated from Syrian citizens, for military or security pretexts. Permits for the expansion of the Syrian villages in the occupied Syrian Golan are not granted by the Israeli authorities. The Syrian population thus continues to build without Israeli permits. Although standing demolition orders have not been implemented, fines have been imposed for building without permits.67

103. Israel is building a 2-kilometre-long, 8-metre-high wall, which would reinforce an existing fence and also cut off the “valley of screams” (see A/66/370, para. 59).

104. On 15 May 2011, after firing warning shots, Israeli forces opened fire on hundreds of demonstrators commemorating Nakba Day, who tried to cross the ceasefire line into the occupied Syrian Golan (see S/2011/359). As a result, 44 civilian casualties, including four fatalities, were recorded.

105. Syrian citizens in the occupied Syrian Golan are not allowed to exploit the available lake waters, drill artesian wells or build water tanks to collect rainwater and melted snow.68 Hence they are forced to pay high prices for water extracted from occupied Syrian territory. Israeli settlers, who had access to significantly more water, reportedly paid lower rates (see A/66/370, para. 58).

106. Moreover, Syrian farmers may be subjected to rationing, which prematurely cuts off their water supply, preventing them from using the full amount of water allocated to them. Such rationing is not applied to the settlers. In addition, the high taxes levied on agricultural products reduce the earnings obtained by producers, in particular for apples, which are their main crop.67

107. There continue to be few employment opportunities, particularly for Syrian university graduates and other young people seeking professional posts. In practice, they are deprived of adequate work in line with their academic and professional qualifications. Syrian workers hired to work for Israeli employers often do not benefit from social security arrangements. They do not accept Israeli citizenship, and do not wish to join the Israeli labour unions. They cannot form their own trade unions. Young people in particular are under pressure to leave the area, thus affecting its already precarious demographic balance.69

108. Meanwhile, the Syrian population of the occupied Syrian Golan continues to be banned from visiting family members in the Syrian Arab Republic (see A/66/364, para. 34). A number of Syrian residents were reportedly arrested for attempting to make a connection with their home country.67

109. There are concerns regarding the conditions and treatment of Syrians detained by Israel, namely limited family visits, degrading treatment and denial of

67 “The situation of workers of the occupied Arab territories”, p. 31.
68 “The situation of workers of the occupied Arab territories”, pp. 31-32.
69 “The situation of workers of the occupied Arab territories”, p. 32.
educational opportunities. Dozens of Syrians are also reportedly detained without having had any formal charges brought against them (see A/66/370, para. 60).

110. Landmines continue to pose a serious threat to civilians in the occupied Syrian Golan. To date, 532 casualties have been recorded, including 202 fatalities. Owing to the long-term presence of the mines and the deterioration of their detonation systems, the threat has increased (see S/2011/748, para. 6).

IV. Conclusion

111. Despite some welcome measures aimed at supporting the economy in the Occupied Palestinian Territory, the occupation continues to have grave socioeconomic consequences for the Palestinian population.

112. Israeli violations including violence, settlements, restrictions and discrimination towards Palestinians, and Syrians in the occupied Syrian Golan, and their ensuing grave social and economic consequences, do not serve peace nor inspire confidence. The occupation is politically, economically and morally not sustainable and must end, as part of a negotiated solution and peace agreement that ends the conflict and addresses all final status issues. The international community should persist in its efforts to achieve this goal through a comprehensive, just and lasting peace in the Middle East, in line with international law and relevant resolutions of the United Nations.