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State Formation and Autonomy: Does Chinese Practice in Tibet Meet International Standards?
Professor Michael C. Davis, University of Hong Kong, Faculty of Law.
mcdavis@hku.hk, 2012 Annual Meeting of the American Political Science Association, New Orleans. (A revised version of this paper is currently due out in Orbis)

With regard to contested territory along China’s present borders the Chinese Government has long offered up assertive claims in the language of state sovereignty that is stridently dismissive of other claimants. It has recently taken to labeling claims to peripheral territory as “core interest,” as if such labeling might eliminate any right to offer competing claims, whether they relate to sovereignty or merely to appropriate standards of behavior. While the past year has most notably seen the extension of such designation to regions beyond China’s current control in the East and South China seas, Beijing has long taken such aggressive posture with regard to occupied areas along its Western borders, especially in Tibet and the Uyghur areas of present-day Xinjiang. Each of these areas share the status of being the homeland of a distinctive indigenous nationality with a separate language, culture and history. Both were the targets of military occupation by the People’s Republic of China (PRC) soon after its founding in 1949. While the Tibetan and Uyghur areas share in common aggressive and dismissive Chinese national minority policies and laws, there distinctive history and analytical posture make the coverage of one case, Tibet, a fruitful vehicle for exploring the implications of China’s nationality policies more generally. After decades of Chinese posturing over foreign criticisms and discussions with the exiled Tibetan leader, the Dalai Lama, the Tibetan case offers a telling example with deep implications both for China’s indigenous Tibetan population and for elaborating an international response to such state behavior. The Tibet issue has been most directly of concern to China’s immediate neighbor, India, but has also been a long-standing foreign policy concern in both the US and Europe.

Rhetorically, the positions publicly taken by the Tibetan leadership in exile and the Chinese government appear to overlap considerably. The Government-in-Exile under the Dalai Lama, based in Dharamsala, India, has long sought a renewed agreement granting Tibet “genuine autonomy” under the Chinese constitution, as formally submitted to the Chinese Government in the 2008 Tibetan Memorandum of Genuine Autonomy for the Tibetan People. As discussed below, the Chinese Government has likewise claimed to offer autonomy under its national minority laws. Such autonomy was first promised in respect to Tibet under a Seventeen-point

1 Minnie Chan, “Beijing lists unity and security as core interests,” South China Morning Post, 7 September 2011. Sovereignty, national security, territorial integrity and national unity were listed as core interest in China’s white paper on “China’s Peaceful Development.”
2 Warren Smith sees the two sides position as irreconcilable, as the central issue for Tibetans is the maintenance of Tibetan national identity and for the Chinese is to extinguish it. Warren W. Smith, China's Tibet: Autonomy or Assimilation (Boulder: Rowman and Littlefield, 2008) at 279.
Agreement reached between the PRC and the Dalai Lama in 1951.\textsuperscript{4} While China has since extended this autonomy promise in much more limited form to fifty-five designated national minorities, the Tibetan case of an historic nation on China’s border has remained distinctive, as the only “national minority” with which the PRC has entered a bilateral agreement promising a high degree of autonomy under an indigenous form of self-rule. The Tibet case shares only with the Uyghur case the status of a border nationality with historically distinct identity occupying a substantial portion of the territory currently ruled by the PRC,\textsuperscript{5} but even the Uyghur do not have a comparable agreement with the PRC government. The Seventeen-Point Agreement is widely believed to be the precursor to the “one country, two systems” model, with its “high degree of autonomy” now applied in Hong Kong and Macau, though the PRC government refuses to apply such “Hong Kong model” in Tibet. China’s designation of fifty-five national minorities may aim at watering down the distinctive status and consequent obligations to the Tibetan people. Recent calls to eliminate even these national minority protections may aim at complete assimilation.\textsuperscript{6} Except for the Tibetans, Uyghur and Mongols, most minority nationalities are well within historically occupied Chinese territory and do not contest their nationality status.

An assessment of Chinese public pronouncements and policies in light of international practices and standards may shed light on the current impasse and suggest possible alternatives going forward. This paper addresses these Chinese policies and pronouncements in four parts, discussing: first, to set the tone, the stridency of China’s recent public statements in the shadow of the 2008 Tibetan uprising and the Beijing Olympics; second, historical policies and current practice regarding the claimed provision of autonomy in Tibet; third, international standards regarding similarly situated indigenous populations; and fourth, recommendations regarding both Chinese policies and international foreign policy responses. These recommendations will suggest the usefulness of the UN Declaration on the Rights of Indigenous Peoples (hereinafter “UN Declaration”) as a framework and recommend the 2008 Tibetan Memorandum as a negotiating document that approximates these international standards. That recommendation will encourage a Chinese path that embodies the same spirit of inventiveness that it employed in creating the “one country, two systems” model now applied in Hong Kong and Macau and proposed for Taiwan. Such approach would enable China to shape a hybrid Tibetan solution that achieves the genuine autonomy embraced by the Tibetan Memorandum. The present analysis will not question the Tibetan exile government’s formal stance on seeking autonomy versus independence, as this is a question with both substantive and strategic implications for Tibetans to decide.

A China that employs its rising power to repress indigenous and other internal nationalities and to intimidate its neighbors cannot help but pay an international price in suspicion and criticism for such aggressive stance. In this sense Tibet has always been part of a larger policy concern that stretches beyond border security and internal

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\textsuperscript{4} Agreement of the Central People’s Government and the Local Government of Tibet on Measures for the Peaceful Liberation of Tibet, May 23, 1951 (hereinafter “Seventeen-point Agreement”).

\textsuperscript{5} Tibetan areas currently occupied by the PRC make up roughly one-quarter of the present PRC.

resources. For China, seeing Tibet in limited security terms has been costly. With China’s rise and increasing global reach and potential this price can only increase. In this sense, a viable solution to the Tibet problem may contribute to the effort to address wider peripheral concerns beyond Tibet, including even the Uyghur case. In moving forward in this regard China may also acquire a gentler less threatening face in its other international endeavors, reducing concerns currently associated with China’s rise. Since the Chinese Government has rejected suggestions of a more moderate Tibet stance, realization of such policy objectives is likely to require international diplomatic engagement along similar policy lines for some time to come.

I. China’s Reaction to Recent Tibetan Disturbances and Discussions

The March 2008 Tibetan uprising, the subsequent Chinese crackdown and the international protests that followed the Olympic torch attracted considerable international concern, embarrassing Chinese officials as they prepared to host the 2008 Beijing Olympics. They faced considerable international pressure to meet with the Dalai Lama’s representatives and resolve this long-standing dispute. Though Chinese officials quickly moved into damage control their subsequent actions and statements raise doubt about their intentions. The approach taken seemed aimed at putting out the immediate fire until the Olympics had passed and then bringing the Tibet problem under firm control. This mode of proceeding has long plagued Chinese policies in respect of indigenous minorities in its periphery and has long attracted skepticism about its intentions in areas it identifies as core interests. Chinese officials quickly held an informal meeting with the Dalai Lama’s representatives in Shenzhen near Hong Kong in May of 2008 and scheduled the seventh and eighth rounds in their ongoing formal dialogue to begin in July and late October that year, a time line just sufficient to get past the Beijing Olympics.

While international leaders and diplomats held out hope for substantive Sino-Tibetan dialogue the marching orders for Chinese representatives were more limited. They merely reiterated China’s long-standing official position that Sino-Tibetan “contacts and dialogues were about the Dalai Lama’s personal future, and not so-called "China-Tibet negotiation" or "dialogue between Han and Tibetan people". They insisted on three “stops” to: “stop activities aimed at splitting China, stop plotting and inciting violence and stop disrupting and sabotaging the Beijing Olympic Games.” This was later refined to “four non-supports”: “not to support activities to disturb the upcoming Beijing Olympic Games, not to support plots to fan violent criminal activities, not to support and concretely curb the violent terrorist activities of the "Tibetan Youth Congress" and not to support any argument and activity to seek "Tibet independence" and split the region from the country.” The exiled Tibetan leadership has long met these conditions, and there is no record of the rather moderate Tibetan Youth Congress engaging in terrorist activities.

Though their earlier efforts in the 1950s to win over the Dalai Lama’s support belie such claim, Chinese officials dismissively challenged the Dalai Lama’s credentials to represent the Tibetan people, insisting that he must speak to the central

8 “Chinese official urges Dalai Lama to respond with sincerity after recent contact,” Xinhua, Beijing, July 6, 2008.
9 Id.
government as a “common person.”

They launched vociferous personal attacks on the Dalai Lama, labeling him a “wolf in monk’s robes.” All branches of the exile Tibetan community were lumped together and castigated as the “Dalai clique.”

Though these Chinese arguments are generally viewed with disdain around the globe, few foreign leaders have been willing to publicly confront the Chinese stand. The UN has been especially missing in action, as measured by recent 40-day hunger strike of a Tibetan exile even to persuade UN officials to look into the matter. There has been no sign of engagement by the Special UN Rapporteur on Indigenous Rights. Most substantive research to challenge the Chinese official position has been limited to private academic and NGO work.

In response to a Chinese request made at the July 2008 Sino-Tibetan meeting the Dalai Lama’s representatives in early November presented a formal Tibetan “Memorandum on Genuine Autonomy for the Tibetan People” outlining their argument for autonomy under the Chinese Constitution. The Tibetan Memorandum sets forth Tibetan “aspirations” for genuine autonomy and self-government in eleven policy areas, including language, culture, religion, education, environmental protection, utilization of natural resources, economic development and trade, public health, internal public security, population migration and cultural, educational, and religious exchanges with other countries. As discussed below, existing unfulfilled national ethnic autonomy policies enacted under Article 4 of the PRC Constitution already promise autonomy in nearly all of these areas. The exception may be those relating to immigration and external exchanges in the commercial and cultural areas, which appear instead to track policies similar to those applied under the PRC Constitution Article 31 “one country, two systems” formula applied in Hong Kong. All of the autonomy concerns addressed by the Tibetan Memorandum would fall under the guideline commitments articulated in the UN Declaration. Moreover, there appears to be nothing in the below-discussed law on national minority autonomy that would prohibit these extra protections in response to the unique local character of a designated national minority.

In the interest of self-government, the Tibetan Memorandum seeks to limit the Central Government’s current facile override of Tibetan autonomy. It includes a specification that local laws within the scope of autonomy not be subject to central approval as is now required in minority areas under the Chinese national minority statute and that the terms of their agreement with the Central Government not be subject to the Central Government’s unilateral amendment. The Tibetans appear to recognize that too much Central oversight and manipulation has lead to the failure of the current autonomy policies. They further proposed to unify into one autonomous region the thirteen contiguous Tibetan areas that China has designated under its national minority autonomy laws. As these areas are contiguous the breakdown into separate areas seems aimed at limiting Tibetan self-government. The Tibetan Memorandum acknowledges the continuing application of the Chinese socialist system within Tibet, though one may doubt whether that economic system persist in China today. Finally, the Tibetan Memorandum acknowledges the authority of the

12 Tibetan Memorandum, supra note 3.
NPC and other organs of the Central Government and would accept application of the system of local people’s congresses with locally chosen representatives within the Tibetan autonomous area. The Tibetan Memorandum was presented as a starting position for further negotiation. As is discussed below, these proposals track rather closely the United Nations Declaration on the Rights of Indigenous Peoples that China supported in the UN General Assembly.

The Chinese response was quick and harsh. In an early November 2008 Chinese State Council press conference, Mr. Zhu Weiqun of the United Front Works Department attacked the Tibetan position as essentially camouflage for independence.13 The accompanying State Council Address likened the Tibetan notion of “genuine autonomy” to the “high degree of autonomy” allowed Hong Kong. The Tibetans were accused of seeking “half-independence,” and “covert independence,” though no explanation is given why the same language applied to Hong Kong means only autonomy. The State Council Address further accuses the exiled Tibetans of “colluding with such dregs as ‘democracy activists’, ‘falunkun (Falungong) elements’ and ‘Eastern Turkistan terrorists.’” The Tibetan Memorandum’s proposal to gain control over immigration into Tibet is likened to “ethnic cleansing.” The exile government is said to be a “small group of splittists.” The meetings were essentially damage control, with some international public relations objectives, mostly aimed at persuading the Dalai Lama to “give up his splitting activities”. The State Council Address declared, “We never discussed the so-called ‘Tibet issue’ and will “never make a concession.” Demonstrating even greater insensitivity to Tibetan concerns, in January 2009 the PRC created a new holiday to celebrate the “liberation” of Tibet they have labeled “Serfs Emancipation Day.”14 As if this were not strident enough, various reports have likened the Dalai Lama to Hitler and characterized his policies as similar to the Nazi regime.15 More recently these aggressive policies have been encouraged by calls for dropping historical minority policies and instituting unambiguous policies to assimilate Tibetans and other national minorities. The proponents of these views cite historical Western policies of assimilation and argue that current national minority recognition encourages separatism.16

After the State Council Address the Dalai Lama’s representative published a note responding to these various criticisms and emphasizing that the type of self-governing autonomy sought in the Tibetan Memorandum is consistent with both the PRC Constitution and the practice of autonomy around the world—that posed no risk to the sovereignty of the country.17 They emphasized that there was a difference of

13 Address at the Press Conference Press Conference by the State Council Office,” Beijing, November 10, 2008 (hereinafter “State Council Address”) (address given by Mr. Zhu Weiqun, Executive Vice-Minister of the United Front Work Department of the CPC Central Committee). The United Front Work Department is responsible for national minority affairs.
16 See Leibold, supra, note 6.
opinion on history and that this should be no “obstacle to seeking a mutually beneficial common future within the PRC.” The Tibetan exile movement also convened a large Special Meeting of the Tibetans in Diaspora in Dharamsala, India in mid-November, 2008 where Tibetans expressed doubts about Chinese intentions but resolved to continue efforts at achieving genuine autonomy under the Middle-Way approach, reflecting the label the Dalai Lama has labeled his autonomy proposals now reflected in the Tibetan Memorandum.

As of late 2011 things remain at an impasse, with Chinese efforts to control opposition in Tibet and isolate the Dalai Lama continuing. Offering no concessions regarding the character of autonomy, the Chinese Government in its 2009 White Paper on Tibet claims that autonomy is already provided under existing national minority laws. As is discussed in the next section, this essentially means no autonomy at all. In these discussions the Tibetan side, being the least empowered, has made the most concession, conceding up front to Chinese demands regarding sovereignty. The quid-pro-quo for this concession is supposed to be “genuine autonomy” under the “Middle Way” approach. The Tibetan exile leaders clearly appreciate the relative weakness of their bargaining position. Their hope is that such autonomy will promote both democracy and human rights in Tibet. There is urgency to the Tibetan cause both as to ongoing repression and to secure their long-term survival. With increasing Chinese immigration into Tibet, Tibetan are concerned that the 1.3 billion Chinese may eventually swamp the 5.5 million Tibetans in the vast mountainous regions of Tibet, leaving them a minority in their own land. By some estimates this has already happened in the Tibetan cities. With the Dalai Lama’s

18 Id., at p. 3.
Interview with Chinese Officials Liu Hongji (and Wang Xiaobin), Tibetology Research Center, Beijing, August 25, 2006.
22 Interview with HH the Dalai Lama, Dharamsala, India, August 9, 2006.
transfer of political leadership to the elected exile Prime Minister, Lobsang Sangay, the Chinese willingness to meet with Tibetan representatives has also been in doubt, with the fiction that they are only discussing the Dalai Lama’s status now undermined.

II. Historical Claims and Present Practice in Tibet

While the Dalai Lama has gone to great lengths to avoid a discussion of Sino-Tibetan history in his formal discussions with the Chinese Government, history has lurked in the background of nearly all Chinese claims. The Dalai Lama takes the view that agreement on history is not possible without misrepresentation, as he declares a willingness to work out an autonomy arrangement in the shadow of the present reality. China, on the other hand, has not been shy about reinterpreting history to justify present practice, especially when there are doubts about the historical legitimacy of its position. This has led it to advance a claim of ancient title and subsequent “liberation” with respect to Tibet that the Dalai Lama disputes. At a general level this dispute appears less a battle over the historical narrative than its interpretation. This section will consider in two parts the twin foundations of the present dispute, historical title and present practice.

A. Assessing the Historical Sino-Tibetan Relationship

“Tibet has been an inseparable part of China since ancient times.” From 2009 Chinese White Paper on Tibet \(^{25}\)

Though Chinese officials are fond of repeating the above statement, a closer look reveals a more nuanced story and hardly one that would sufficiently justify present-day sovereignty claims on an historical title basis.\(^ {26}\) The general disrepute of imperial claims would alone call into question present-day sovereignty claims based on historical empire. But the factual record of the Tibetan case raises further question, as Chinese efforts at imperial conquest met Tibetan resistance for nearly a thousand years. This historical record does highlight the special character of the historical Sino-Tibetan relationship and may offer a yardstick by which to assess current practices. A brief overview of the historical record may assist our analysis.

Imperial China often faced external threats on its western borders and attempted to neutralize these threats by conquering and assimilating its neighbors. Though Tibet was sometimes a target of such efforts, its remote mountain location made it less of a threat and inhibited Chinese efforts at conquest. After Tibet’s own imperial age during the Chinese Tang Dynasty it rarely posed sufficient threat to justify a costly conquest and direct rule.\(^ {27}\) Rather, a loose imperial association prevailed. It was only during the last Chinese dynasty, the Qing, in the eighteenth and nineteenth centuries, that military invasion and imperial occupation sometimes occurred. Even then Tibet was treated as a vassal state and part of China’s external

empire subject to indirect rule. Eliot Sperling identifies China’s claim that Tibet was always an inseparable part of China as a late twentieth century invention.

Present-day Chinese accounts usually date China’s claimed incorporation of Tibet to the Mongol-ruled Yuan Dynasty (1270-1368). The Tibetan abbot Sakya Pandita is reported to have subordinated Tibet to the emerging Mongol Empire in 1247AD. With some initial Tibetan resistance, the Mongols invaded and establish administrative control in 1267. It was subsequent to this in 1270 that the Mongol King, Kubilai Khan, proclaimed the Yuan Dynasty in China. Even then China was administered separately from Tibet among the Mongol’s conquest.

Warren Smith describes a rather carefully calibrated diplomatic relationship from the Yuan Dynasty forward between China’s emperors and ruling Tibetan lamas. Imperial attempts at subordination would be matched with Tibetan resistance. In the Yuan Dynasty, leading Tibetan lamas served in a religious advisory role for the Mongol emperors—a role characterized by the Tibetans as a Cho-yon or patron-priest relationship. During the succeeding Chinese Ming Dynasty (1368-1644) this relationship persisted, though the Ming court seemed to value Tibetan lamas more for their intermediary role in dealing with the still threatening Mongols. The succeeding Manchu dominated Qing Dynasty (1636-1910) featured the highest level of Chinese intervention and sometimes conquest in Tibet, though no serious incorporation of a Tibet that remained separate from China. Complex interplay and protocol would offer the emperor’s support for rule in Tibet by the Gelugpa Buddhist sect under the Dalai Lama. In the 18th century the expanding Qing intruded more and more on Tibetan autonomy. By 1720, under the Emperor Kang Hsi, the Qing occupied and ruled Tibet, though the Qing garrison was withdrawn when he died in 1722. Such occupation was restored later and off and on in the decades to follow. During its occupations, to advance its efforts at indirect rule the Qing set in place a permanent government under a Tibetan Kashag or council. The Qing was also represented in Lhasa by its Amban. Qing control always involved at most indirect imperial rule, with central Tibet considered part of the Qing’s “exterior empire.”

From 1911 until the PRC occupation in 1950 Tibet was de facto independent. To justify their invasion and occupation, Chinese officials claim Tibet during this period was hopelessly feudal and savage. One doubts that feudal Tibet suffered from any worse conditions than its Asian neighbors. Commentators contest recent Chinese

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28 Pamela Crossley, *A Translucent Mirror: History and Identity in Qing Imperial Ideology* (University of California, 1999) at 327-336; Sperling, *supra*, note 24, at 28-30. Both Crossley and Sperling note that these areas fell not under the Qing civil government but under the Court of Colonial Affairs (lifan yuan).

29 Id. at 28.


31 Id.


33 Id. at 111-112. The title “Dalai Lama” was introduced during the Ming Dynasty by a Mongol leader Altan Khan, designating Sonam Gyatso, the abbot of the Drepung monastery, the third Dalai Lama. Anne-Marie Blondeau and Katia Buffetrille, eds. *Authenticating Tibet*, *supra*, note 21, at 35-36. The word Dalai derives from the Mongolian word Tale, for oceans.


claims of systematic savagery and serfdom. 36 Even Melvyn Goldstein, who is often cited in Chinese official accounts, notes that Tibetan serfs “were not necessarily downtrodden.” 37 It seemed that Tibet had a traditional land-based economy with hierarchical social structures that are not uncommon in such systems. 38 At this time Tibet also began the first stages of political modernization. With a council or cabinet called the Kashag in place since the late Qing Dynasty, Tibetans had in the 1860s introduced a national assembly or Tshongdu, which included representatives of Lhasa’s monasteries and secular officials. 39 In recent Tibetan exile a form of liberal constitutional democracy has emerged, including universal suffrage in the exile community, a directly elected prime minister served by a cabinet or Kashag, a Supreme Justice Commission, and an elected Assembly of Tibetan People’s Deputies. 40 The Dalai Lama has recently withdrawn from temporal rule in favor of the elected Prime Minister, a situation he promises will persist in some agreed form in an autonomous Tibet. 41

The period of de facto independence also witnessed the introduction of the language of modern statehood and sovereignty. In negotiations with Tibet and British India, Republican Chinese officials generally acknowledged that Tibet had a special status with only Chinese indirect rule. In negotiations at Simla, India in 1913, the British advanced a notion, similar to that China had accepted for Mongolia, of inner and outer Tibet. This distinguished a largely independent central Tibet under Chinese suzerainty from a subordinate Eastern Tibet under Chinese sovereignty. All parties initialed the Simla Convention accepting this view, though the Chinese ultimately did not ratify it, as they were dissatisfied with the stipulated boundary between inner and outer Tibet. 42 In various other negotiations in the 1930s, China acknowledged Tibet’s high degree of autonomy under nominal Chinese rule. The United States and Britain early on tended to characterize Chinese imperial territorial claims as suzerainty. 43

36 See Anne-Marie Blondeau and Katia Buffetrille, eds. Authenticating Tibet (comments of Robert Barnett), supra note 21, at 81-84.
38 See Anne-Marie Blondeau and Katia Buffetrille, eds. Authenticating Tibet (comments of Katia Buffetrille), supra note 21, at 293-298.
39 Id. at 10-31.
42 Goldstein, supra, note 34, at 68-80, 832-841.
43 “(A) distinctive element of the feudal suzerainty relationship is that the suzerain holds the source of the governmental authority of the vassal state whose ruler he grants the right to exercise the authority autonomously.” Michael C. van Walt van Praag, The Status of Tibet (Boulder: Westview Press, 1987) at 105-06. See also United States Policy Concerning the Legal Status of Tibet, 1942-1956, Historical Division, Department of State, Research Project No. 403, November, 1957, US National Archives 793B.oo/11-157. The British role has inspired the Chinese to...
As the Dalai Lama explains it, when the People’s Liberation Army (PLA) invaded Tibet in 1951, he faced an offer he could not refuse for Tibet to become part of the PRC.  With weak international support to do otherwise, he accepted a Seventeen-Point Agreement “on Measures for the Peaceful Liberation of Tibet.” The Chinese at the time appeared more concerned with gaining territory and resisting outside imperialism than with saving Tibetans from feudal poverty. As the only treaty-like agreement with any of its purported national minorities, the 17-point Agreement acknowledged the special status of Tibet and promised autonomy under Tibet’s indigenous system of self-rule. This agreement is not unlike those commonly associated with indigenous people’s elsewhere to justify recognition of indigenous status. Early on China failed to keep these special commitments, pushing Tibet toward “democratic reform.” Chaffing under the thumb of their new cadre rulers in March of 1959 Tibetans rebelled and the Dalai Lama fled Tibet. This brought to an end centuries of Tibetan self-rule. On March 28, 1959, after the Dalai Lama’s departure, China dismissed the local government and for the first time in history established direct Chinese rule over all of Tibet. The Preparatory Committee for the Tibet Autonomous Region (PCTAR), which had been established under the Dalai Lama’s earlier formal chairmanship, was declared the official governing body. In September 1965 the Tibet Autonomous Region (TAR), including about half the area occupied by Tibetan people in what is commonly called central Tibet, was proclaimed under the first People’s Congress of the TAR. Under the national minority laws discussed in the following subsection Tibet no longer enjoys a special status, being lumped together with fifty-five designated “national minorities.”

B. The PRC’s Practice of Autonomy in Tibet

China’s national minority autonomy policies applied in Tibet and throughout the country are promulgated in the current 1982 PRC Constitution and in the Law on Regional National Autonomy (LRNA) passed in 1984, as revised in 2001. Article 4 of PRC Constitution provides that, “Regional autonomy is practiced in areas where people of minority nationalities live in concentrated communities.” Under LRNA Article 15 autonomous areas carry out their role “under the unified leadership of the State Council and shall be subordinate to it.” The LRNA promises national minority autonomy in respect of language, education, political representation, administrative appointments, local economic and financial policies, and the use of

45 Seventeen-point Agreement, supra note 4. See Goldstein, supra note 34, at 759-772.
46 Dalai Lama, supra note 41, at 136.
47 Preparatory Committee for the Tibetan Autonomous Region (PCTAR), Established in April 1956.
local natural resources. Effective exercise of such promised autonomy is in doubt. These laws are narrowly applied and allow substantial intrusion of central control and the national political system into local affairs. They contrast sharply with the flexible approach under PRC Constitution Article 31, as applied in Hong Kong and Macau.

The 1982 PRC Constitution, passed during China’s liberalizing phase, appears to offer enhanced local autonomy. Along with the LRNA, it includes the power, subject to higher approval, to enact “regulations on the exercise of autonomy (zizhi tiaoli) and other separate regulations (danxing tiaoli) in light of the political, economic and cultural characteristics.”50 “Regulations on the exercise of autonomy” have the status of a sub-constitution or basic law and it is expected that one such regulation will be enacted in each autonomous area.51 The required higher approval must typically come from the next higher level of government, for autonomous regions the Central Government and for autonomous prefectures and counties the provincial government. None of the PRC’s five autonomous regions, being Tibet, Xinjiang, Inner Mongolia, Guangxi, and Ningxia, have received approval for such basic regulation on the exercise of autonomy. The one attempt at enacting a basic regulation on the exercise of autonomy in the Tibetan Autonomous Region (TAR) went through 15 drafts and was eventually abandoned without being submitted to the State Council.52 Various autonomous prefectures and counties have received approval from provincial governments for basic autonomy laws that largely track the LRNA content. Autonomous regions and other areas have enacted many “separate regulations.”53 A third category would be ordinary laws unrelated to autonomy, which do not require such higher approval.54

Chinese Communist Party (CCP) control over the legislative drafting process is a more daunting challenge to autonomy. Chunli Xia describes a complex system of CCP oversight of the legislative drafting process as follows: first, the Party Committee of the Local People’s Congress (LPC) sets up a legislative group made up of people from the LPC Party Committee, the LPC Standing Committee and the local government; second, a draft is circulated and submitted by the LPC Standing Committee to the Party Committee of the autonomous area; third, after approval by the Party Committee of the autonomous area it is then submitted to a higher party committee for further review; fourth, when the Party Committee of the autonomous area receives approval it submits the draft to the LPC Standing Committee Party Committee to be submitted to the LPC for passage.55 Given the center’s control over

50 PRC Constitution (1982), supra note 45, Article 116; LRNA, supra note 47, Article 19. Such provision is repeated in Article 66 of the Legislative Law.
51 Id. at 10.
53 Separate regulations are made by autonomous legislative bodies on specific topics such as language, marriage, family planning, etc..
55 Id.
the CCP and the fact that top party officials always come from the center there is little room for local legislative initiative.\textsuperscript{56}

A number of structural and conceptual impediments further limit autonomy. First, the replication of the national political structures in minority areas makes such areas highly susceptible to top-down central administrative control. The indigenous form of government promised in the 1951 Seventeen-point Agreement has not survived. Today only Hong Kong and Macau possess such distinctive local self-rule. Second, Marxist ideology denies the essential character of China’s policies in Tibet, identifying the 1950 occupation of Tibet as “liberation” and the institution of CCP rule as “democratic reform.” The Marxist logic views colonialism as only a product of capitalist exploitation. Since China never reached the stage of full capitalist development it could not in this view have colonized Tibet. Instead, China “liberated” the exploited classes of Tibet under a Chinese “internal multinational system,” in a “common program” of local autonomous rule.\textsuperscript{57} Autonomy was merely a temporary solution on the path to ultimate assimilation.\textsuperscript{58} The CCP clearly envisioned that “the local Government of Tibet should carry out reform voluntarily.”\textsuperscript{59} Such system was in fact imposed after the 1959 uprising when the Dalai Lama fled.

After the 1959 Tibetan uprising, all forms of traditional political structure were quickly eliminated. The Cultural Revolution (1966-1976) was an especially severe period of hard-line class struggle and massive cultural destruction across China. In the early 1980s, after Chinese Premier Hu Yaobang observed especially dire conditions in Tibet, a remorseful China briefly pursued a policy of liberalization. As Tibetans became more outspoken in the slightly more liberal environment this was followed by even greater repression and martial law, as hardliners in the Beijing regime concluded that liberalization had encouraged greater resistance. In the recent decade, a policy of cracking down on political support for the Dalai Lama has included so-called “patriotic education” and greater emphasis on economic development under which Chinese immigration has been favored.\textsuperscript{60}

Chinese repression has taken many forms, including military occupation and crackdowns, the sacking and razing of Buddhist monasteries, suppression of religion, coerced “reeducation” of monks and nuns, imprisonment of dissidents, and the forced relocation of rural dwellers and herders to more populated areas. Monks and nuns have especially resisted coercion to renounce the Dalai Lama.\textsuperscript{61} Popular dissent and rebellion famously arose in 1959, 1989 and 2008. Increased tensions in Tibet, most recently evident in a rash of approximately 40-plus self-immolations over the past

\textsuperscript{56} See Anne-Marie Blondeau and Katia Buffetrille, eds. Authenticating Tibet (comments by Thierry Dodin), supra note 21, at 191-196.

\textsuperscript{57} Common Program of the Chinese Peoples Political Consultative Committee (1949).

\textsuperscript{58} Warren W. Smith, China’s Tibet, supra note 2, at 233. Chinese officials cite advanced technology and modern communications to justify direct rule. Interview with Liu Hongji, supra note 17.

\textsuperscript{59} 2009 White Paper, supra note 17, p. 1.


\textsuperscript{61} Interview with President, Gu Chu Sun Movement of Tibet (Association of former Political Prisoners), Dharamsala, August 3, 2006; Interview of “Singing Nun” Renchen Choeky, Dharamsala, August 4, 2006 (Sentenced to prison for demonstrating in protest in Lhasa; and sentenced again while in prison when 18 nuns produced a singing recording that was smuggled out)
year, bear out the continued Tibetan frustration with Chinese policies. Rather than relax controls and seek accommodation with the Tibetan community the Chinese government tends to harden its stance over time. This was most recently evident in the March 2012 Chinese government’s decision to put Tibetan monasteries under direct Chinese government rule in place of the nominal independence that previously prevailed. This was seemingly in response to the rash of self-immolations.

Both the Chinese government and its critics have issued reports. The March 2009 Chinese White Paper on “Fifty Years of Democratic Reform in Tibet” highlights favorable statistics on Tibetan participation in autonomous governance, including: Tibetans and other minorities holding 94 percent of the seats in local people’s congresses; a 96.4 percent voter turnout rate for participation in the electoral process; Tibetan and other ethnic minority deputies holding 77 percent of the staff positions in state organs at the regional, prefectural and county levels; and a claim of Tibetan occupation of the top positions of various autonomous governments and standing committees. At the time of the report 12 of the 20 deputies from the TAR to the National People’s Congress were Tibetan. The report states that the Tibetan language is taught in the schools and widely used along with Chinese language—though critics worry this is mostly at the primary level. Even that has come under threat, with recent reports of Tibetan demonstrations against reported Chinese efforts in Qinghai autonomous areas to replace Tibetan with Chinese as the primary language of instruction in primary schools. The report also emphasizes China’s contribution to Tibet’s economic development, though critics worry that these policies benefit Chinese more than Tibetans. The bulk of the report emphasizes China’s “liberation” of Tibet and its “democratic reform.” Though the liberation was stated to be from “foreign imperial forces,” the text of the report lays greater empirical emphasis on liberation from Tibetans themselves, accusing the traditional Tibetan elites of horrific feudal practices. No attempt is made to explain why China should assume the role of modernizing Tibet. The claimed democratic reform is not much explained, overlooking China’s own lack of democratic reform.


64 2009 White Paper, supra note 17.

65 See Anne-Marie Blondeau and Katia Buffetrille, eds. Authenticating Tibet (comments by Amy Heller and Anne-Marie Blondeau), supra note 21, at 235.


67 Anne-Marie Blondeau and Katia Buffetrille, eds., Authenticating Tibet, supra, note 21 (comments by Andrew M. Fischer), at 250-277. Fischer worries that the current subsidies tends to benefit Chinese officials and large Chinese construction companies, while creating dependency—what he calls the boomerang effect. Id at 269. Fischer sees greater productivity if Tibetans are left to traditional herding and farming. Id. at 275.
A 1997 report of the International Commission of Jurist (ICJ) notes that while “Tibetans are in positions of nominal authority, they are often shadowed by more powerful Chinese officials” and that “every local organ is shadowed by a CCP committee or ‘leading group.’” A 2007 report by Minority Rights Group International and Human Rights in China highlights several deficiencies, including the centralization of power in the top leadership of the CCP; the above concerns with the law-making process, Chinese dominance of CCP leadership in minority areas, including Chinese officials from the center always holding the top CCP post, and the lack of real power at the local level. Of particular concern for the deeply religious Tibetan nationality, is a CCP rule that bars party members from practicing Tibetan Buddhism and a recently added rule that cadres withdraw their kids from Tibetan schools in India. Particularly puzzling has been the formal claim by the avowedly atheist Chinese government to choose the next reincarnation of the Dalai Lama and other leading lamas, which recently moved the Dalai Lama to issue his own formal statement making clear his own plans for reincarnation or emanation challenging any Chinese official role in regard to this matter.

III. International Legal Standards

Self-determination of peoples is grounded in the UN Charter and in the international human rights covenants, though these sources offer little guidance on who are the peoples entitled to such right. International law generally distinguishes between external and internal rights of self-determination. When the external right, which is thought to include a right of secession, is effectively denied, justified or not, then the internal right may be all that is practically

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70 Kristine Kwok, “Officials to be sacked for sending their children to ‘Dalai Lama Schools,’” South China Morning Post, July 18, 2006.
available. Its exercise typically involves some notion of autonomy, though autonomy has not enjoyed very strong protection in international law. It may be argued, however, that in two circumstances autonomy becomes effectively internationalized: 1) when it is the consequence of treaty arrangements or 2) when it arises out of the denial of rights of self-determination, especially of indigenous peoples. The Tibet case implicates both. The Seventeen-point Agreement reflects a treaty arrangement and Tibetans appear to be indigenous people, though the PRC has sought to deny this status is applicable.

For indigenous populations, human rights, self-determination and autonomy acquired greater international traction in the 2007 UN Declaration on the Rights of Indigenous Peoples. The Declaration provides the substantive content of internal autonomy for such populations. While UN declarations are generally not binding as such, the nearly unanimous passage (143 to 4 with eleven abstentions) of the Indigenous People’s Declaration along with its purported restatement of existing customary law may strengthen claims concerning its binding effect. The Chinese government voted for the declaration but claims there are no indigenous peoples in China, claiming 5000 years of national unity and harmony with minorities living on their own lands.

While the UN Declaration does not define “indigenous peoples,” it does specify they exist throughout the world. A separate 1986 UN study defined indigenous peoples as “communities, ...which, having a historical continuity with pre-invasion and pre-colonial societies that developed on their territories, consider themselves distinct from other sectors of the societies now prevailing....” It also emphasized that such communities consider themselves distinct from other sectors of the societies now prevailing.


Id. Opposing the Declaration were the United States, Canada, New Zealand and Australia.


There are thought to be over 370 million indigenous people worldwide. “UN adopts declaration on rights for indigenous peoples worldwide,” International Herald Tribune, September 13, 2007.

United Nations Economic and Social Council, UN Sub-Commission on the Prevention of Discrimination and Protection of Minorities, Jose Martinez Coho, Study
distinct from the dominant sector. The Tibetan people, even in China’s own accounts in the 2009 White Paper, clearly satisfy these criteria of distinctiveness as to language, culture and history. Whatever its legal status, this UN Declaration can clearly serve as a useful guide by which to measure the above Chinese policies.

The UN Declaration’s preliminary articles emphasize demilitarization of indigenous lands; the right of indigenous people to freely determine their relationship with states; that treaties, agreements and constructive arrangements with states are matters of international concern; “the fundamental importance of the right of self-determination of all peoples, by virtue of which they freely determine their political status and freely pursue their economic, social and cultural development;” and that the right to exercise self-determination in conformity with international law shall not be denied.

The operative articles of the Declaration guarantee indigenous peoples: the right of self-determination;81 the right to autonomy or self-government in matters relating to their internal and local affairs;82 the right to manifest, practice, develop and teach their spiritual and religious traditions, customs and ceremonies, including access in privacy to their religious and cultural sites and control of their ceremonial objects;83 the right to participate in decision-making in matters which would affect their rights, through representatives chosen by themselves in accordance with their own procedures;84 the right to be consulted and prior consent through their own representative institutions before implementing state legislative and administrative measures;85 and the right to recognition, observance and enforcement of treaties, agreements and other constructive arrangements. At the same time they are guaranteed the rights protected by the various human rights treaties and covenants. China’s nationwide imposition of top-down CCP control, its above-noted national minority policies, its dismissive responses to Tibetan efforts at negotiation and its weak general protection of basic human rights clearly falls greatly short of these standards of indigenous self-rule.

A Recommended Path Forward

The spirit of self-determination articulated in the UN Declaration, in conjunction with Tibet’s centuries-long tradition of self-rule and autonomy, clearly calls for substantive change in China’s Tibet policy. That same spirit suggests that the Tibetan indigenous leadership be consulted over policy concerning their internal matters. The Tibetan Memorandum offers initial guidance. The good news is that the Chinese Constitution already offers the tools in various articles on autonomy for a flexible approach to the Tibet question. A flexible approach that fully implements China’s national minority laws, supplemented where appropriate with guarantees already applied under the
“one country, two systems” formula, can surely be judged compliant with China’s constitutional framework. Foreign ministries concerned with this issue should encourage precisely this approach using the Tibetan Memorandum as a point of takeoff. The PRC’s dismissive attitude toward Tibetan representations fails to meet China’s international obligations. Beyond the human rights violations, the fact that these policies have produced a nearly continuous refugee flow for over half a century renders this a matter of grave international concern. Foreign governments have generally felt bound to meet the Dalai Lama during his extensive travels, often netting a severe Chinese response. If there is to be such severe response in any event, it seems these events should be used affirmatively to promote the kinds of policies advanced in the UN Declaration and the Tibetan Memorandum.

While the PRC Government has long taken a strident view that is hyper-concerned that relaxing its Tibet polices will threaten national security, this view seems unfounded. In the Dalai Lama, the Chinese Government faces a reasonable and influential interlocutor who may assist them greatly to address their security concerns with a workable model that would, on his agreement, be accepted by both the Tibetan and international communities. At the same time a workable model in Tibet would offer a very useful model for addressing the Xinjiang and other peripheral problems, each with attention to the unique local character. In some respects China’s own political reforms appear to be held hostage to its concerns about loosing control over its peripheral areas. A strong repressive center is seemingly thought necessary to hold the country together. Given peripheral tensions and little success at achieving the internal political reform conducive to China’s continuing development, a change of approach seems warranted. As the Hong Kong model is sometimes advanced as a possible solution to the Taiwan problem, an agreeable Tibet model could be offered as a solution in Xinjiang and possibly Inner Mongolia. In addition to freeing up the path to domestic reform, these arrangements may likewise eliminate some of China’s stickiest foreign policy challenges. At present Tibet and Taiwan are problems at the heart of nearly every foreign policy outing. More magnanimous gestures by China to address these problems may open the door to China normalizing its international relations and achieving more solid international standing, as fears over China’s rise may recede. At the same time genuine autonomy in a gentler China may prove an attractive option to China’s peripheral communities.

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