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GUIDELINES FOR FORMED POLICE UNITS ON ASSIGNMENT WITH PEACE OPERATIONS
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1. General information

A. Introduction

1. These guidelines contain general information about the operational, administrative, logistical and other related aspects of deployment of Formed Police Units ("FPUs") in a United Nations Peace Operation (hereafter “the Mission”). These guidelines are complementary to other documents and will be made available to Member States as well as members of the FPUs upon their arrival in the Mission area.

2. These guidelines aim to:

   a. Provide Member States with relevant information enabling them to deploy FPUs to the Mission and facilitate the necessary pre-deployment preparations;

   b. Standardize the administrative and logistic procedures pertaining to the FPUs in a Mission;

   c. Ensure that FPUs personnel and their respective governments are fully aware of the operational, administrative, logistical and other related aspects pertaining to the deployment of FPUs to the Mission.

3. These guidelines shall be applied in conjunction with the Mission standard operating procedures, directives, and/or any other United Nations rules, regulations, administrative instructions or other issuances. These guidelines shall have primacy over Mission issuances.

4. In case of any points of clarification, the Permanent Missions to the United Nations of Member States should contact the Police Division of the United Nations Department of Peacekeeping Operations (Police Division).

5. Should there be any differences between these guidelines and the Memorandum of Understanding (MOU) signed between the United Nations and the Police Contributing Country, the provisions of the MOU shall in all circumstances prevail.

B. Correspondence

6. All correspondence within the scope of these guidelines should be addressed to the Police Division.

7. The Police Division will ensure, to the extent possible, that the concerned Permanent Missions are given sufficient advance notice to facilitate consultations with their respective National Authorities in relation to the deployment of FPU. All Police Division communications (e.g. a Fax or Note Verbale) include a reference number that should be reflected in any reply.
C. Addendums

8. The Police Division may from time to time issue specific addendums to these guidelines for each mission. These documents shall contain *inter alia* information pertaining to the mandate of the mission and its police component, the concept of operations, the operations of FPU's and related matters. Such addendums shall form an integral part of these guidelines and must be upheld by the Missions.

D. Administration

9. The Director of Administration (DOA) or Chief Administrative Officer (CAO) is the Head of the administrative component of the Mission. The DOA or CAO is the principal advisor to the Head of Mission with regard to the Mission administrative rules, regulations, policy instruments and procedures, and assists the Head of Mission in ensuring that the Mission is managed within the framework adopted by the Security Council. The DOA or CAO’s advice to the Head of Mission extends to all matters related to finance, budget, logistical support, procurement, personnel and all other aspects of administration and management of the mission, including in respect of FPU's.

II. Background

A. Authority

10. The mandate of each peace operation is set-forth in one or several Security Council resolutions. The authority and functions of the police components of peace operations derive from such Security Council resolutions. The Secretary-General delegates to the Under-Secretary-General (USG) for Peacekeeping Operations, overall responsibility for the conduct of these operations.

11. The United Nations Secretariat appoints the Police Commissioner (PC) or Senior Police Advisor (SPA) for the mission. The PC or SPA is the Head of the police component, and as such, is responsible for the implementation of its mandate. The PC or SPA has operational control over all personnel assigned to the police component of the Mission. The PC or SPA reports to the Head of Mission or his/her designate, as authorized by the Department of Peacekeeping Operations (DPKO).

B. Command and control (1)

12. The Secretary-General appoints the Head of Mission. He/she is responsible for the implementation of the overall mission’s mandate and he/she exercises his/her authority over all of its components.

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1 Detailed issues pertaining to authority, command and control in United Nations peace operations are addressed in separate issuances from the Department of Peacekeeping Operations.
13. The PC or SPA establishes a consolidated and unified police headquarter at the headquarters of the Mission. This headquarter contains the offices of the PC or SPA as well as other senior staff of the component and provides overall leadership to and management of UN police officers on assignment with the Mission. All UN police officers must comply with lawful orders from their designated supervisors.

13.1 The PC or SPA designates an FPU Coordinator who will supervise and coordinate the activities of FPU Commanders. He/she acts as an advisor to the PC or SPA on the tasks and operations of FPUs. He/she reports to the PC or SPA through the designated Deputy PC or SPA. He/she shall also coordinate operations, act as the main focal point for all administrative matters, assist in the verification of equipment and provide a weekly report to the Police Division, through the PC or SPA, on the activities of FPUs in the Mission area. He/she must coordinate all his/her activities with the regional or district commanders or equivalents. His/her Office must have sufficient personnel to undertake the above-mentioned tasks as well as for assisting in the selection and assessment of personnel of FPUs, as instructed by DPKO, prior to their deployment to the Mission area. He/she shall follow-up on any disciplinary investigations related to personnel of FPUs.

III. General conditions of service of members of Formed Police Units

A. Definition

14. Members of FPUs are UN police officers. They are law enforcement officials assigned to serve as “Experts on Mission” with the United Nations on secondment by Governments of Member States at the request of the Secretary-General.

B. Conduct of personnel

15. The United Nations Organization embodies the aspirations of all people of the world for peace. In this context, the Charter of the United Nations requires that all personnel maintain the highest standards of integrity and conduct. The standards summarised below reflect those included in various official issuances of the United Nations and in particular the Charter of the United Nations. A code of personal conduct for “Blue Helmets”(2) must be distributed to all members of FPUs.

16. Members of FPUs serving in peace operations must follow instructions received from the PC or SPA, or his/her designate, and are answerable to him/her for the conduct and performance of their duties.

17. In exercising their official duties, members of FPUs must:

a. Perform their duties with the interests solely of the United Nations in mind, acting so as to recognise the needs and interests of the host country and its people, and acting with professionalism, impartiality, integrity, independence and tact in all their dealings;

2 Two cards, entitled “Ten Rules – Code of Personal Conduct for Blue Helmets” and “We are United Nations Peacekeepers” should be issued to each UN police officer (see annex 2 and 2a).
b. Not abuse or exploit members of the local population, including women and children. Any act of sexual exploitation and abuse as defined in in the Secretary-General’s Bulletin on Special Measures for Protection from Sexual Exploitation and Sexual Abuse (see annex 1b) is strictly prohibited;

c. Neither solicit nor accept any material reward, honour or gift from any source other than the Organisation;

d. Treat United Nations property, particularly vehicles and communications equipment, with care and must not trade, sell or use such property for personal benefit;

e. Abide by these guidelines, UN rules, regulations and other issuances.

18. Members of FPUs must exercise utmost discretion in all matters of official business; they shall not communicate to an unauthorised person any information known to them by reason of their official position and not at any time use such information to their private advantage. This obligation shall not cease after their tour of duty with the Mission.

19. Members of FPUs shall not accept instructions from sources external to the United Nations.

20. Members of FPUs must act with impartiality and show courtesy and respect to all other United Nations personnel, without distinction of any kind, such as race, colour, gender, language, religion, political or other opinion, national or social origin, property, birth, rank or other status.

21. It is incumbent upon all members of FPUs to display a public appearance that reflects favourably on the image of the United Nations. Therefore, they must refrain from conduct that could adversely affect their credibility, professional image or impartiality. They shall conduct themselves in a professional manner both on and off duty. They will neither engage in political activity within the mission area, nor will they publicly express any preference for any political, religious or ethnic entity within the Mission area. Members of FPUs will respond to all requests for assistance in a fair and impartial manner.

22. The provisions of the Secretary-General’s bulletins on Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Missions (see annex 1a), the Special Measures for Protection from Sexual Exploitation and Sexual Abuse (see annex 1b) and the United Nations Criminal Justice Standards for Peacekeeping Police (see annex 1c) shall be upheld by all members of FPUs.
C. Disciplinary matters

23. All members of FPUs must strictly adhere to the standards of conduct for personnel assigned to the United Nations including the standards on sexual exploitation and abuse laid out in the Secretary-General's bulletin on *Special Measures for Protection from Sexual Exploitation and Sexual Abuse* (see annex 1b).

24. Any act, omission or negligence that may constitute serious or minor misconduct is strictly prohibited. All alleged breaches of conduct must be dealt with in accordance with the *Directives for Disciplinary Matters Involving UN police officers and Military Observers* (see annex 11), as amended(3), taking into consideration the authority and responsibilities of the Office of Internal Oversight Services (OIOS). In addition, mission specific standard operating procedures and/or directives pertaining to disciplinary matters may be applied by the Mission.

**Serious misconduct**

25. Serious misconduct is defined as any act, omission or negligence, including criminal acts, that is a violation of standard operating procedures, directives, or any other applicable rules, regulations or administrative instructions, that results in or is likely to result in serious damage or injury(4) to an individual or to the mission. Serious misconduct includes, but is not limited to:

   a. Sexual abuse and exploitation of any individual, particularly children(5);
   b. Harassment, including sexual harassment(6);
   c. Abuse of authority;
   d. Excessive use of force;
   e. Unlawful discharge of firearms;
   f. Breach of confidentiality;
   g. Abuse of United Nations privileges and immunities;
   h. Conduct prejudicial to good order and discipline;
   i. Driving while intoxicated or other grossly negligent driving;
   j. Intoxicated while on duty or in public on repeated occasions;
   k. Repeatedly absent from duty without permission;
   l. Use, possession or distribution of illegal narcotics;

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3 In accordance with code cable 2697, dated 7 October 2005, sent to all peacekeeping operations, these directives are applicable to all UN police officers, including members of formed police units.

4 The term "injury" denotes any harm whatever illegally caused to any person, in body, mind, reputation or property.

5 As defined in the Secretary-General's Bulletin on Special Measures for Protection from Sexual Exploitation and Sexual Abuse (ST/SGB/2003/13, dated 9 October 2003).

6 Reference should be made to the *Directive on Sexual Harassment in United Nations Peacekeeping and Other Field Missions for Military Members of National Contingents, Military Observers and UN police officers* for a description of a formal complaint of sexual harassment.
m. Embezzlement or other financial malfeasance;

n. Wilful disobedience of a lawful order;

o. Unlawful acts (eg. theft, fraud, smuggling, bribery) on or off United Nations premises, with or without the involvement of United Nations vehicles, and whether or not the individual was officially on duty at the time of the offence;

p. Violation of curfews and/or presence in off-limits premises and areas.

Disciplinary measures for serious breaches of conduct are foreseen in the Directives for Disciplinary Matters Involving UN police officers and Military Observers (see annex 11).

Minor misconduct

26. Minor misconduct shall be defined as any act, omission or negligence that is a violation of this directive or any other applicable rules, regulations or administrative instructions, but which does not result in or is not likely to result in major damage or injury to an individual or the mission. Minor misconduct includes, but is not limited to:

a. Improper uniform appearance;

b. Neglect in performance of duty not amounting to a willful or deliberate act;

c. Intoxication while on duty or in public;

d. Negligent driving;

e. Absence from duty without permission;

f. Malingering.

27. Any UN police officer who has committed a minor breach of conduct, as defined in the Directives for Disciplinary Matters Involving UN police officers and Military Observers (see annex 11), shall be subjected to disciplinary measures.

28. Disciplinary measures for minor breaches of conduct as foreseen above shall be limited to a written censure or reprimand and/or redeployment to another position/area and/or removal of United Nations administrative benefits and concessions, such as the driving license when appropriate.

Rights of the investigated

29. Before taking any final administrative and/or disciplinary action as referred to in paragraph 23 of the Directives for Disciplinary Matters Involving UN police officers and Military Observers (see annex 11), it must be ensured that:

a. The member of FPUs has been informed of the allegation(s) against him/her and of his/her right to respond to the allegations;
b. He/she has the opportunity to submit comments on the results of the formal investigation and findings;

c. The findings, after considering the comments if any, are forwarded to DPKO which will provide relevant information to the police contributing country concerned for follow-up and disciplinary action.

Privileges and Immunities

30. As “Experts on Mission”, members of FPUs are inter alia “…immune from personal arrest or detention” and are immune from legal process of any kind “in respect of words spoken or written and acts done by them in the course of the performance of their mission” (article VI section 22 of the 1946 Convention on the Privileges and Immunities of the United Nations, adopted by the General Assembly on 13 February 1946). However, the Secretary-General has “…the right and the duty to waive the immunity of any expert in any case where, in his opinion, the immunity would impede the course of justice and it can be waived without prejudice to the interests of the United Nations” (article VI section 23, Idem). Members of FPUs are subject to the jurisdiction of the host country/territory in respect of any criminal offences that may be committed by them in the host country/territory and any disputes/claims of a civil nature not related to the performance of their official functions.

Cooperation from police contributing countries

31. Police contributing countries must cooperate with DPKO in the implementation of United Nations issuances pertaining to disciplinary matters as well as to inform DPKO of any criminal and/or disciplinary procedures undertaken against a UN police officer in his/her home country for any act, omission or negligence during his/her assignment with a Mission.

D. Formed Police Units Contingent Commander duties and responsibilities

32. The FPU Contingent Commander is appointed by his/her national government. He/she is considered as tactical control over the FPU under the direction of the PC or SPA or his/her designate. He/she is also responsible for the welfare of members of the FPU.

33. The FPU Contingent Commander is the official national representative of his/her contingent and is appointed by his/her government. He/she shall not receive any order from his/her national authorities regarding United Nations operational duties. In addition to his/her operational duties, he/she must:

a. Monitor the welfare and medical condition of all members of the FPU from their contingent whilst in mission and to ensure that necessary action is taken to ensure the well-being of staff;
b. Act as the focal point for conduct and disciplinary matters for the FPU, particularly in relation to allegations of sexual exploitation and abuse;

c. Monitor the arrival and departure to/from the Mission area of members of the FPU;

d. Ensure that the members of the FPU are treated in accordance with United Nations rules, regulations and other issuances;

e. Ensure and monitor that all members of the FPU are aware of their responsibilities, including through induction, to adhere, both in and off duty, to these guidelines, standard operating procedures and all other United Nations rules, regulations and other issuances;

f. Maintain an up-to-date register of all members of FPU from their contingent in the mission area, with details of their postings, home address, contact telephone numbers, e-mail addresses, next of kin and details of their leave dates, destination and contact details;


g. Meet with their members of the FPU at regular intervals in order to review professional and welfare matters. Detailed minutes of these meetings must be prepared and submitted to the PC or SPA no later than three (3) days after such meetings have been held;

h. Ensure that during his/her absence that all contingent duties are performed by the Deputy Contingent Commander of the FPU;

i. Provide weekly and flash reports to the FPU Coordinator;

j. Submit a detailed list of law enforcement equipment of the FPU, including the serial number of each firearm to the FPU Coordinator;

k. Provide an end of mission report to the PC or SPA no later than two weeks prior to their departure. This report must be copied to the DPKO Police Advisor.

E. Respect for internationally recognized human rights standards and national legislation

34. In exercising their functions, members of FPUs shall observe internationally recognized human rights standards, and shall not discriminate against any person on any grounds, such as gender, race, colour, language, religion, political or other opinion, national, ethnic or social origin, association with a national community, property, birth or other status.
35. In implementing the mission’s mandate, members of FPUs shall respect the legislation applicable in the host country insofar as it is not in conflict with internationally recognized human rights standards or United Nations rules, regulations and other issuances.

F. Financial liabilities

36. Members of FPUs may be required to reimburse the United Nations either partially or in full for any financial loss suffered by the United Nations (such as damage to United Nations vehicles or any other United Nations property) if such loss is the result of their negligence or of their having violated any regulation, rule or administrative instruction in accordance with the MOU.

G. Undertaking

37. Members of FPUs arriving in the mission shall be required to sign an undertaking to comply with these guidelines, standard operating procedures, policies, and directives as issued by the United Nations (see annex 3) and briefed accordingly.

IV- Administration and logistics

A. General

38. Arrangements pertaining to pre-deployment matters for personnel of FPUs, major equipment, minor equipment, consumables and self-sustainment are described in annexes 12 to 14 of these guidelines. Such annexes are only for indicative purposes and reference must be made in all cases to the relevant provisions of the MOU between the United Nations and the Police Contributing Country.

38.1 Standards and assessment procedures for FPUs are set-forth in annex 15 of these guidelines.

38.2 Unless otherwise provided for, assignments of FPUs are normally for six or twelve months. Technical extension due to operational needs can be granted for up to one month.

B. Medical preparation

39. In accordance with United Nations requirements, a member selected for service in a Mission must be medically examined and cleared to determine his/her fitness for duty in accordance with United Nations medical standards. Prior to the departure for the mission area, the police contributing country should forward to the Medical Director, Medical Service, United Nations, New York, NY 10017 USA (through the Permanent Mission) the medical history and the results of the latest medical examination, accompanied by a radiologist report (see attached United Nations form MS2 in annex 5).
39.1. The required immunisations for the Mission are attached to these guidelines.

C. Personnel matters

40. The following line of reporting should be strictly followed for personnel matters:

a. The FPU commander or his/her delegate reports to the FPU Coordinator designated by the PC or SPA, in consultation with the Police Division;

b. The FPU Coordinator will then forward all the administrative requests to the Mission’s Police Chief of Personnel;

c. This latter office is the only interlocutor to the Mission’s Personnel Section.

41. A status report on personnel related matters is to be filled in by every unit and faxed daily to the FPU Coordinator.

42. The Mission’s Police Office of Personnel shall complete a monthly FPU personnel status report detailing the location and status of all FPU personnel (e.g.: on duty, sick, on sick leave, on leave, on compassionate leave). The monthly summary must be forwarded to the FPU Coordinator.

43. The FPU officers are granted a maximum of 2.5 leave days per month. The annual leave days will be deducted from Monday to Friday (included). Saturdays and Sundays, as well as UN holidays, during a leave period will not be deducted from the entitlement.

44. These annual leave days are to be taken between the second and the fifth completed calendar month (included) of their tour of duty. Whenever a contingent is to extend its tour of duty to more than 6 months, this contingent is allowed to take annual leave in the sixth month of their stay. Hence, no annual leave days shall be taken in the last month of the tour of duty.

45. When proceeding on leave, the members of FPU are entitled to a UN recreational leave allowance of US$10.50 per day for up to a maximum of 7 days of leave taken during any 6 month period. The payment is made only after completing 3 months of service. This constitutes the sole contribution of the United Nations towards the expenses of the leave and related travel.

46. For every 6 months of tour of duty, leave days can be accumulated for a total amount of, but not to exceed, 15 days. Accrued leave balance may not normally be carried forward from one 6-month period to another. However, and subject to operational requirements, the PC or SPA may authorize the transfer of leaves from a 6 months period to another. For a tour of duty of 1 year, leave days can be accumulated for a total amount of, but not to exceed, 30 days. No more than 21 days of leave can be authorized at one
time. Leave earned by members of FPUs during their service with the Mission may only be taken during their tour of duty and prior to repatriation. Any balance of unused leave shall expire automatically at the time of rotation. Leave earned in one UN mission cannot be transferred as entitlement to another UN mission.

47. National days and national holidays will not be UN holidays per se. They shall be observed in accordance with the operational needs and under the FPU commander’s responsibility.

48. Leave is granted only when the exigency of the service so permits. In order to ensure that the FPU remains operational, the effective strength of FPUs shall at no time be reduced below 75% of the authorized establishment in each operational and administrative area.

49. Given the small size of FPUs and in order to ensure the operational efficiency at all times, the PC or SPA or his/her delegate may exceptionally authorize advance leave for the members of FPUs provided that an individual’s service is expected to continue for a period necessary to accrue the leave so advanced. The advance days authorized should be kept to a minimum and can only be granted after completion of one-month service with the mission. Normally, the commanding officers should arrange duty schedules without granting advance leave. In any case, the payment of leave allowance is only made after the completion of three-month of service.

50. Travelling time between the place of duty and the place of leave shall count against the member’s leave entitlement.

51. FPUs officers, when present in the Mission or during the annual leave days, can be recorded as sick leave days according to the process described in these guidelines. In case of emergency and compassionate leave, special leave may be granted, upon request from the unit commander to the FPU Coordinator, approval from the PC or SPA and endorsement of the DOA or CAO.

52. The annual leave balance at the time of the leave request would be used first to cover the sick / compassionate / special leave days. Any additional days-granted are decided on a case-by-case basis.

53. Grounds for compassionate leaves may include:

a. Critical, dangerous illness or injury of a family member having a relation of the first degree (parents, spouse or child);

b. Critical, dangerous illness or injury of a brother, sister or other close relative who is the sole surviving relative of the individual;

c. Attending the funeral of one of the above-mentioned family members;
d. When the compassionate leave is granted, the UN will reimburse 50% or one-way of the travel to the individual if he/she is returning to the Mission area.

54. Any absence from the Mission area for more than 21 days in a 6 months tour of duty will constitute grounds for early repatriation. The combined total number of days of absence within a 1 year tour of duty cannot exceed 30 days.

55. The annual leave request should be approved based on the following process:

a) Leave request form
A specific FPU leave request has been designed and will be used for all annual leave taken by members of FPUs.

b) Approval process
The leave request is to be completed by the individual FPU member. The FPU Contingent Commander approves the leave request and forwards the original to the FPU Coordinator. After review and approval the FPU Coordinator forwards the original leave requests to the Mission’s Police Chief of Personnel for decision.

c) Leave authorization
The Mission’s Police Chief of Personnel carries out the final verifications, transmits back to the FPU the approved request and informs the Personnel Section of the Mission.

The applicant is authorized to take his/her leave days only upon receiving a copy of the duly approved, checked and signed request.

56. Sick leave should be approved based on the following process:

(a) FPU Contingent Commander report
When an FPU member is unfit for duty on grounds of sickness, injury or disease, the FPU Contingent Commander must report the absence within 24 hours through the daily status report.

(b) Report to the medical section
In addition, the report of the treating physician must be forwarded to the Mission’s Medical Section within 48 hours.

(c) Mission area rule
A FPU Officer, who is on sick leave, with a sick leave certificate from the Mission’s Medical Section, should not leave the Mission area. If he/she leaves the mission area, the sick leave certificate is no longer considered valid.

57. Compassionate or special leave should be approved based on the following process:
(a) FPU Commander immediate report
The first information regarding the requirement for a compassionate/special leave should be forwarded as soon as possible to the FPU Coordinator who is to process the information. The date of return of the officer should be reported.

(b) FPU Commander further report
The FPU commander will then put together a file that shall include;
- A memo stating the dates and grounds for the leave / absence;
- A specific leave request and the attached Movement of Personnel Form;
- Relevant documents supporting the reason of the absence.

58. In each FPU, an individual file will be created to maintain attendance records for leave and manage the absences of the police officers.

59. Five working days before leaving the mission, individual leave certificates of the members of the out-going rotation are to be delivered to the Mission’s Personnel Section through the FPU Coordinator.

60. The FPU commander is responsible for his/her unit’s collective check-out process. He/she is responsible for gathering all the required signatures. Before the submission of the check-out form, the FPU commander shall contact the Mission’s Personnel Section and the FPU Coordinator to ensure that all leave requests and attendance requirements are in order.

D. Vehicle Operations

61. United Nations procured or hired vehicles will be issued to the FPU based on the decision of the Mission Vehicle Establishment Committee. Vehicles will normally be issued from a motor pool on a "single trip" basis. Permanent issues to single users will be limited to only those situations where this is the most economic and efficient use of the available assets.

62. The use of United Nations transport will be restricted to:

   a. Members of the Mission on duty travel only, which excludes travel for private benefit;

   b. Locally hired drivers, when such travel is necessary to the performance of their United Nations duties;

   c. Exceptionally, other persons may be authorized, by the Head of Mission or the DOA or CAO to travel in United Nations vehicles.

63. The Mission will arrange repair and recovery facilities for all United Nations owned vehicles. Repair parts for United Nations issued vehicles will be provided through
UN arranged contracts and, in case of new vehicles, will be delivered to the mission with the vehicles.

64. All FPUs are to deploy with integral repair and recovery capabilities to conduct the level of repair and recovery for major equipment in accordance with the MOU, and are to provide recovery support to other elements of the Mission operating in their operational area of responsibility.

E. Medical and dental arrangements

65. Members of FPUs are to take all possible precautions against preventable conditions such as sexually transmitted diseases. All personnel must also be particularly careful about what they eat and drink. If there is any doubt about the quality of water and/or food it should not be drunk/eaten.

66. All FPUs are to bring their own UN-Level 1 medical facility to perform primary care medicine and emergency stabilization and resuscitation. There are United Nations owned and operated Level 1 clinics in the mission area which are open to all United Nations staff.

67. The Mission has written agreements with medical facilities outside of the Mission area to facilitate the provision of medical services.

68. The concept of “Medical Evacuation” calls for the immediate stabilization of casualties at the incident site or at a level 1 unit, and rapid evacuation by ambulance or by air to one of the level 2 facilities. If further specialized or definitive treatment is required, the casualty will be prepared for medical repatriation to the individual’s country of origin.

69. This medical evacuation will be performed by fixed wing aircraft, configured to support a patient and will be staffed with medical personnel, with the necessary equipment and supplies to provide full in-flight support to the patient. “Medical repatriation” is a medical evacuation to the patient’s home country. This procedure will apply to all those who are unlikely to be fit for duty in 30 days, or those requiring treatment outside the mission area.

70. Requests for medical repatriations / evacuations should be submitted to the Head of Mission or the DOA or CAO. Authority to approve emergency medical evacuations to a recognized regional medical centre is delegated to the Head of Mission or DOA or CAO in consultation with the Chief Medical officer if the Medical Services Division at UNHQ cannot be reached. All emergency medical evacuations to places other than recognized regional medical centres as well as all air ambulance medical evacuations and all repatriations on medical grounds require the prior approval of Medical Services Division at UNHQ. Normally medical evacuation to a third country and medical repatriation to the home country will be arranged by the United Nations via commercial carriers. Under exceptional circumstances, the Medical Services Division at UNHQ may
authorize the use of an air ambulance for the medical evacuation/repatriation. If a police officer is seriously injured and evacuation/repatriation is appropriate, the police contributing country may be requested to make the medical evacuation/repatriation arrangements.

71. The associated direct, reasonable expenses in such cases are reimbursable. However, the maximum amount for reimbursement will be limited to that which would have been reimbursable if the travel was arranged by the United Nations via commercial carriers.

F. Mail

72. The United Nations will make available for members of the FPUs the free dispatch to the home country of up to 5 United Nations peace operation air-letter forms per person per week. Contingents may avail themselves of this service, if desired. Once an agreement has been concluded between the Host Nation Government and the United Nations, a base Post Office will be established in the mission area. Each police contributing country is governed by local conditions in accordance with the available means of transportation, agreement with the participating Governments, and the postal facilities of the Host Nation Government.

73. Letters to FPUs personnel in the Mission area may be addressed as follows:

Rank,
Full name and Service number
Contingent
Mission
P.O.[#]

74. Alternatively, the national police authorities could arrange with their national postal authorities to assign a central internal postal address to which all mail intended for the members of the FPUs will be addressed. Such letters should be posted at the internal postal rate only and be addressed along the lines of the example below:

Rank,
Full name, Service Number
P.O. Box XYZ,
City ,
Internal postal Address
Country

75. It is recommended that at predetermined times, on a specific day of a week, all mail should be collected by a post official, placed in a post bag and dispatched by air to a central Mission postal address, to be arranged by the United Nations in the mission area. One method of addressing this official post bag is:
From: COUNTRY - name
To: Country
Contingent UN-Base-Post Office
City - [location]

76. The police contributing country concerned will assume responsibility for charges relating to the transportation of mail from designated post offices in the home country to the central United Nations based Post Office in the host country.

77. Handling of mail to and from the police contributing country is governed by local conditions in accordance with the available means of transportation, agreements with the participating government and the postal facilities available.

G. Repatriation of individuals

78. The PC or SPA may recommend in writing the repatriation of a member of a FPU. Upon such a recommendation, the DOA or CAO will make the necessary travel arrangements, together with a report to UN HQ New York for recording purposes. A repatriation decision may be approved by DPKO upon reception from the Mission. Grounds for repatriation may include:

a. Critical or dangerous illness or injury of a close family member having a relation of the first degree (parent, spouse or child);

b. Critical or dangerous illness or injury of a brother, sister or other close relative who was the sole surviving relative of the individual;

c. Attending the funeral of one of the above-mentioned family members;

d. Failure to meet the requirements as set forth in the Standards and assessment procedures for Formed Police Units (see Annex 15)

79. Repatriation of an individual on compassionate grounds will normally be considered as constituting the completion of his/her tour of duty. The UN will pay one-way commercial travel upon recommendation by the police contributing country and approval by the DOA or CAO. If the individual subsequently returns to the mission area, or if the police contributing country provides a replacement, it will be the police contributing country responsibility to pay for the travel of the returning individual or of the replacement to the mission area.

80. The Head of Mission, upon inter alia request from the PC or SPA, may recommend in writing to the USG the repatriation of individuals on disciplinary grounds or for failure to meet the requirements as set forth in the Standards and assessment
procedures for Formed Police Units (Annex 15). The United Nations will only pay for such repatriation if it is determined to be in the best interest of the Organization. Upon approval from the USG, the DOA or CAO will make the necessary travel arrangements, together with a report to UN HQ New York for recording purposes.

80.1 Whenever a police contributing country wishes to repatriate a FPU officer on disciplinary grounds, a written request must be submitted to the Police Division for action. In such instances, the Unit Commander is to inform in advance the PC or SPA through the FPU Coordinator and to provide for the replacement of the repatriated officer, as appropriate. Both trips for the replacement and the repatriation take place at the expense of the police contributing country.

H. Points of contact

81. The Permanent Mission in New York of each police contributing country is requested to provide the Police Division and the Office of Mission Support of DPKO as soon as possible with the following information in accordance inter alia with the MOU:

a. Address in the home country to which the basic items of UN identification (berets, metal hat badges, shoulder patches and scarves) should be air freighted;

b. Load details of air and sea shipments;

c. List of equipment and stores being provided as per attachments, including vehicles by type and quantity (with weights and overall dimensions);

d. List of equipment and/or stores the national authorities are unable to provide;

e. Special postal address in the home country;

f. Copy of the national ration scale;

g. List of the personal clothing, gear and equipment as well as personal weaponry and ammunition, which is issued under national regulations to a member of the FPU;

h. Point of contact with the national police headquarters of the police contributing country with the authority to liaise with the Police Division on deployment/redeployment details, including name, rank, telephone, fax number and an indication for hours when available.

V. United Nations medal

146. The Secretary-General establishes the United Nations Medal for award, subject to the applicable regulations, to members of FPUs who are or have been in the service of the United Nations.
VI. Miscellaneous

Performance assessment

147. A performance assessment of all members of FPUs, based on the model approved by the Police Division, is compulsory upon completion of each six-month period of assignment.

Administrative and financial matters

148. During their tour of duty in the Mission, members of FPUs shall be responsible for administrative and financial matters at the Mission level in accordance with United Nations rules, regulations and other issuances. After the completion of their assignments, DPKO shall handle all communications with police contributing countries pertaining to administrative and financial matters.

Dependents

149. Unless otherwise instructed, a peace operation is considered as a non-family mission for members of FPUs to the extent that the United Nations undertakes no responsibility for the presence of their dependants in the mission area. In missions and locations where the United Nations Designated Official has imposed a security phase, no dependants are permitted in the mission area.

VII. Entry into force

150. These Guidelines shall supersede all existing guidelines for FPUs as issued by DPKO and shall come into force on 8 May 2006. They may only be abrogated in writing by the Under-Secretary-General for Peacekeeping Operations.

Jean-Marie Guehenno
Under-Secretary-General
Department of Peacekeeping Operations

8 May 2006
XII. ATTACHMENTS

2. Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Missions (Annex 1a)
3. Secretary-General’s Bulletin on Special Measures for Protection from Sexual Exploitation and Sexual Abuse (Annex 1b)
4. United Nations Criminal Justice Standards for Peacekeeping Police (Annex 1c)
5. “We are United Nations Peacekeepers” (Annex 2)
6. Ten Rules Code of Conduct for Blue Helmets (Annex 2a)
7. Letter of undertaking by members of formed police units (Annex 3)
8. List of points of contacts in DPKO (Annex 4)
9. Entry Medical Examination Form (Annex 5)
11. Health care policies and procedures (Annex 7)
12. Police Deployment List (Annex 8)
14. Immunization Requirements (Annex 10)
16. Pre-deployment matters for personnel (Annex 12)
17. Major equipment (Annex 13)
18. Minor equipment, consumables and self-sustainment (Annex 14)
19. Standards and assessment procedures for Formed Police Units (Annex 15)
ANNEX 1

Article VI of the Convention on the Privileges and Immunities of the UN
Annex I.
Guidelines for Civilian Police Officers

Convention on the Privileges and Immunities of the United Nations

Article VI

Experts on missions for the United Nations

Section 22

Experts (other than officials coming within the scope of Article V) performing missions for the United Nations shall be accorded such privileges and immunities as are necessary for the independent exercise of their functions during the period of their missions, including the time spent on journeys in connection with their missions. In particular they shall be accorded:

a. Immunity from personal arrest or detention and from seizure of their personal baggage;

b. In respect of words spoken or written and acts done by them in the course of the performance of their Mission, immunity from legal process of every kind. This immunity from legal process shall continue to be accorded notwithstanding that the persons concerned are no longer employed on Missions for the;

c. Inviolability for all papers and documents;

d. For the purpose of their communications with the United Nations, the right to use codes and to receive papers or correspondence by courier or in sealed bags;

e. The same facilities in respect of currency or exchange restrictions as are accorded to representatives of foreign Governments on temporary official Missions;

f. The same immunities and facilities in respect of their personal baggage as are accorded to diplomatic envoys.

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ANNEX 1a

Regulations Governing the Status, Basic Rights and Duties of other than Secretariat Officials, and Experts on Missions
Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Mission

United Nations ⬣ New York, 2002
Secretary-General's bulletin

Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Mission

The Secretary-General promulgates the following Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Mission (hereinafter “the Regulations”).

Section 1
General provisions

1.1 By its resolution 56/280 of 27 March 2002, the General Assembly adopted the Regulations.
1.2 The text of the Regulations is attached to the present bulletin.

Section 2
Final provision

The present bulletin shall enter into force on 1 July 2002.

(Signed) Kofi A. Annan
Secretary-General
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I. Introduction

1. Article 105, paragraph 3, of the Charter of the United Nations empowers the General Assembly to make recommendations with a view to determining, inter alia, the privileges and immunities of officials of the Organization or to propose conventions to Member States for this purpose. The Assembly did so by adopting the Convention on the Privileges and Immunities of the United Nations\(^1\) on 13 February 1946 (hereinafter called “the General Convention”).

2. The United Nations has persons performing full-time services for it, at the direction of its legislative organs, who are not staff. For example, article 13 of the statute of the Joint Inspection Unit (approved by the General Assembly in its resolution 31/192 of 22 December 1976) provides that the Inspectors shall have the status of officials of the Organization but shall not be staff members. In addition, pursuant to article V, section 17, of the General Convention, the Secretary-General has specified and submitted to the Assembly proposals that a number of persons who occupy certain positions within the Organization be accorded privileges and immunities under articles V and VII of the General Convention, even though they are not staff members. Those persons are the presiding officers of United Nations organs performing functions for the Organization on a substantially full-time basis (for example, the Chairman of the Advisory Committee on Administrative and Budgetary Questions and the Chairman and Vice-Chairman of the International Civil Service Commission). Those officials are not in a separate category under the General Convention, but their names are submitted by the Secretary-General to the host country together with those of Secretariat officials who are staff members. These persons have been consistently referred to by the General Assembly as “officials other than Secretariat officials”.

3. Experts on mission may be retained by way of a contract known as a consultant contract, which sets out the terms of their appointment and the tasks that they must discharge. Other individuals may have the status of experts on mission, even though they do not sign a consultant contract, if they are designated by United Nations organs to carry out missions or functions for the United Nations (for example, rapporteurs of the Commission on Human Rights, rapporteurs and members of its Subcommission on the Promotion and Protection of Human Rights and members of the International Law Commission).

4. Article VI of the General Convention provides that experts (other than officials coming within the scope of article V) shall be accorded privileges and immunities necessary to enable them to carry out their missions for the United Nations and specifies a number of those privileges and immunities. Article VII, section 26, of the General Convention provides that facilities similar to those specified in section 25 (concerning applications for visas and facilities for speedy travel) shall be accorded to experts and other persons who are travelling on the business of the United Nations.

5. The Regulations contained in the present bulletin will apply to officials other than Secretariat officials, and to experts on mission. The Regulations are in most parts very general since they must apply to all officials other than Secretariat officials, and experts on mission. However, the application of the Regulations and the commentary to officials other than Secretariat officials, and to experts on mission who perform functions in respect of the United Nations and other

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organizations in the common system in accordance with their mandates (e.g., the Chairman and Vice-Chairman of the International Civil Service Commission and the Inspectors of the Joint Inspection Unit), is explained in various provisions of the Regulations and the commentary (see, e.g., regulation 1 (f), paragraph 3 of the commentary to regulation 1 (a) and the commentary to Regulation 1 (b)). The Regulations contained in the present bulletin will form part of the contract of employment or terms of appointment of any individual, including officials other than Secretariat officials, and experts on mission, who are appointed through Assembly action or through the actions of other representative bodies.

Role of the commentary

6. Each provision of the Regulations set out in the present bulletin is followed by a commentary. The commentary is designed to explain those provisions and will thus be of help to those persons subject to the Regulations. The commentary is not part of the Regulations adopted by the Assembly, and so is not a legal norm; nor does it have the legal force of a rule. It is, however, an official guide published by the Secretary-General on the scope and application of the Regulations. The commentary will be updated from time to time in the light of experience gained in applying the Regulations to specific instances.
II. Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Mission

Regulation 1
Status

(a) The responsibilities of officials other than Secretariat officials (hereinafter referred to as “officials”) and of experts on mission are not national but exclusively international.

(b) Officials and experts on mission shall make the following written declaration witnessed by the Secretary-General or an authorized representative:

“I solemnly declare and promise to exercise in all loyalty, discretion and conscience the functions entrusted to me by the United Nations, to discharge these functions and regulate my conduct with the interests of the United Nations only in view, and not to seek or accept instructions in regard to the performance of my duties from any Government or other source external to the Organization.”

(c) The Secretary-General shall seek to ensure that the rights and duties of officials and of experts on mission, as set out in the General Convention, are respected. The Secretary-General shall also seek to ensure, having regard to the circumstances, that all necessary safety and security arrangements are made for officials and experts on mission carrying out the responsibilities entrusted to them.

(d) Experts on mission will receive a copy of the present Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Mission (hereinafter referred to as “the Regulations”) when they receive documentation from the United Nations relating to their mission and will be required to acknowledge receipt of the Regulations. Officials will receive a copy of the Regulations at an appropriate opportunity.

(e) The privileges and immunities enjoyed by the United Nations by virtue of Article 105 of its Charter are conferred in the interests of the Organization. These privileges and immunities furnish no excuse to those who are covered by them to fail to observe the laws and police regulations of the State in which they are located; nor do they furnish an excuse for non-performance of their private obligations. In any case where an issue arises regarding the application of these privileges and immunities, an official or an expert on mission shall immediately report the matter to the Secretary-General, who alone may decide whether such privileges and immunities exist and whether they shall be waived, in accordance with the relevant instruments. The Secretary-General should inform and may take into account the views of the legislative bodies that appointed the officials or experts on mission.

(f) These regulations are applicable to the Chairman and Vice-Chairman of the International Civil Service Commission and the Inspectors of the Joint Inspection Unit, without prejudice to and in accordance with the statutes of the International Civil Service Commission and the Joint Inspection Unit, which stipulate that these officials perform their functions in respect of the United Nations and other organizations that accept their statutes.
Regulation 2
Conduct

(a) Officials and experts on mission shall uphold the highest standards of efficiency, competence and integrity. The concept of integrity includes, but is not limited to, probity, impartiality, fairness, honesty and truthfulness in all matters affecting their work and status.

(b) In the performance of their duties, officials and experts on mission shall neither seek nor accept instructions from any Government or from any other source external to the Organization.

(c) Officials and experts on mission shall discharge their functions and regulate their conduct with the interests of the Organization only in view. Loyalty to the aims, principles and purposes of the United Nations, as set forth in its Charter, is a fundamental obligation of all individuals covered by the present Regulations.

(d) While the personal views and convictions of officials and experts on mission, including their political and religious convictions, remain inviolable, they shall ensure that those views and convictions do not adversely affect their official duties or the interests of the United Nations. Officials and experts on mission shall conduct themselves at all times in a manner befitting their status. They shall not engage in any activity that is incompatible with the proper discharge of their duties with the United Nations. They shall avoid any action and, in particular, any kind of public pronouncement that may adversely reflect on their status, or on the integrity, independence and impartiality that are required by that status.

(e) Officials and experts on mission shall not use their office or knowledge gained from their official functions for private gain, financial or otherwise, or for the gain of any third party, including family, friends and those they favour. Nor shall they use their office for personal reasons to prejudice the positions of those they do not favour.

(f) Officials and experts on mission shall exercise the utmost discretion in regard to all matters of official business. Officials and experts on mission shall not communicate to any Government, entity, person or any other source any information known to them by reason of their official position that they know or ought to have known has not been made public, except as appropriate in the normal course of their duties or by authorization of the Secretary-General. If they are not appointed by the Secretary-General, such authorization shall be conferred by the body that appointed them. These obligations do not cease upon the cessation of their official functions.

(g) Officials and experts on mission may not accept any honour, decoration, favour, gift or remuneration from any Government or non-governmental source for activities carried out during the course of their official functions while in the service of the United Nations.

(h) Officials and experts on mission shall not be actively associated with the management of, or hold a financial interest in, any profit-making, business or other concern, if it were possible for them or the profit-making, business or other concern to benefit from such association or financial interest by reason of their position with the United Nations. Officials or experts on mission who are in such a situation shall either dispose of that financial interest or formally excuse themselves from participating with regard to any involvement in that matter that has given rise to the conflict-of-interest situation.
(i) Officials and experts on mission shall file financial disclosure statements if requested to do so by the Secretary-General. The Secretary-General shall prescribe the format and information to be provided in such statements and shall establish procedures for filing them. The financial disclosure statements will remain confidential and will be used, as prescribed by the Secretary-General, only in making determinations pursuant to regulation 2 (h). It will be for the Secretary-General, in due consultation with the appointing authority in the case of officials not appointed by the Secretary-General, to judge whether a particular fact has given rise to a conflict-of-interest situation.

(j) Officials and experts on mission must comply with local laws and honour their private legal obligations, including, but not limited to, the obligation to honour orders of competent courts.

(k) Any form of discrimination or harassment, including sexual or gender harassment, as well as physical or verbal abuse, at the workplace or in connection with work, is prohibited.

(l) Officials and experts on mission shall not intentionally misrepresent their functions, official title or the nature of their duties to Member States or to any entities or persons external to the United Nations.

(m) Officials and experts on mission participating, as part of their official functions, in activities organized by a Government, intergovernmental organization, non-governmental organization or other private source may receive from the Government, intergovernmental organization, non-governmental organization or private source accommodation and travel and subsistence allowance generally in line with those payable by the United Nations. In such cases, the travel and subsistence allowance that may otherwise be payable by the United Nations shall be reduced in the same manner as in respect of staff members of the Organization.

Regulation 3
Accountability

Officials and experts on mission are accountable to the United Nations for the proper discharge of their functions.
III. Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Mission, with commentary

Regulation 1

Status

Regulation 1 (a)

The responsibilities of officials other than Secretariat officials (hereinafter referred to as "officials") and of experts on mission are not national but exclusively international.

Commentary

1. The United Nations has persons who perform services for it on a substantially full-time basis but who are not staff members. These persons have consistently been referred to by the General Assembly as "officials other than Secretariat officials". In addition, pursuant to article V, section 17, of the General Convention, the Secretary-General has specified and submitted to the Assembly proposals that a number of persons who occupy certain positions within the Organization be accorded the privileges and immunities under articles V and VII of the General Convention, even though they are not staff members. These persons have also been referred to as "officials other than Secretariat officials".

2. The United Nations also has experts who perform assignments for the Organization. Article VI of the General Convention provides that experts (other than officials coming within the scope of article V) shall be accorded privileges and immunities necessary to enable them to carry out their missions for the United Nations and specifies a number of those privileges and immunities. These experts have been referred to as "experts on mission".

3. The Regulations and the commentary, as applied to the Chairman and the Vice-Chairman of the International Civil Service Commission, the Inspectors of the Joint Inspection Unit and other officials and experts who perform functions in respect of the common system, in accordance with the statute of the International Civil Service Commission or that of the Joint Inspection Unit, respectively, or other mandates approved by the General Assembly or other relevant main bodies and organs of the United Nations, should be construed in the light of those functions and mandates. References to the United Nations or the United Nations Organization in the context of these Regulations and the commentary should be applied, bearing in mind that the functions of those officials and experts are related to the common system.

4. Regulation 1 (a) is similar to the second sentence of staff regulation 1.1 (a).²

² Hereinafter, references to staff regulations and rules denote the provisions contained in article I of the Staff Regulations and chapter I of the 100 series of the Staff Rules that came into effect on 1 January 1999, pursuant to General Assembly resolution 52/252.
Regulation 1 (b)

Officials and experts on mission shall make the following written declaration witnessed by the Secretary-General or an authorized representative:

"I solemnly declare and promise to exercise in all loyalty, discretion and conscience the functions entrusted to me by the United Nations, to discharge these functions and regulate my conduct with the interests of the United Nations only in view, and not to seek or accept instructions in regard to the performance of my duties from any Government or other source external to the Organization."

Commentary

Regulation 1 (b), which is similar to staff regulation 1.1 (b), contains the declaration of office of officials and experts on mission. In view of the system-wide functions of the International Civil Service Commission and the Joint Inspection Unit, the term "United Nations" in the written declaration will be replaced by the words "United Nations and other participating organizations", and the word "Organization" will be replaced by the word "organizations" in the case of the Chairman and Vice-Chairman of the International Civil Service Commission and the Inspectors of the Joint Inspection Unit.

* * *

Regulation 1 (c)

The Secretary-General shall seek to ensure that the rights and duties of officials and experts on mission, as set out in the General Convention, are respected. The Secretary-General shall also seek to ensure, having regard to the circumstances, that all necessary safety and security arrangements are made for officials and experts on mission carrying out the responsibilities entrusted to them.

Commentary

1. The first sentence of regulation 1 (c), which is similar to staff regulation 1.1 (c), codifies an implicit duty that falls upon the Secretary-General, namely, to seek to ensure that the rights and duties of officials and experts on mission as set out in the General Convention are respected (as such rights are granted by Governments, the Secretary-General can only "seek to ensure" that they are respected). The protection accorded to officials and experts on mission under this provision relates to their official acts and thus does not lapse upon cessation of their service for the Organization, or, if they are part-time, on days when they are not in service.

2. The second sentence of regulation 1 (c), which reproduces the essence of the second sentence of staff regulation 1.2 (c), sets forth the responsibility of the Secretary-General to seek to ensure the safety of officials and experts on mission.

* * *

Regulation 1 (d)

Experts on mission will receive a copy of the present Regulations Governing the Status, Basic Rights and Duties of Officials other than
Secretariat Officials and Experts on Mission (hereinafter referred to as "the Regulations") when they receive documentation from the United Nations relating to their mission and will be required to acknowledge receipt of the Regulations. Officials will receive a copy of the Regulations at an appropriate opportunity.

Commentary

1. Experts on mission retained by the Secretariat sign a consultant contract or receive a letter or other documentation indicating the scope of their mission for the Organization. The consultant contract or other documentation will incorporate the Regulations by reference, and experts will be required to acknowledge that they will abide by the Regulations.

2. At times, legislative bodies entrust tasks to individuals to perform assignments for those bodies (for example, members and special rapporteurs of the International Law Commission and other bodies). Those individuals have the status of experts on mission. Although their appointments may have been concluded without the signature of any document of appointment, their attention will be drawn to the Regulations when they receive documentation from the Secretariat relating to their functions and/or their assignment. That documentation will include a copy of the Regulations explaining that they were adopted by the General Assembly and thus constitute part of the conditions of those individuals' assignment for the United Nations.

3. Officials will receive a copy of the Regulations at an appropriate time, such as when they make the declaration of office (see regulation 1 (b)).

* * *

Regulation 1 (e)

The privileges and immunities enjoyed by the United Nations by virtue of Article 105 of its Charter are conferred in the interests of the Organization. These privileges and immunities furnish no excuse to those who are covered by them to fail to observe the laws and police regulations of the State in which they are located; nor do they furnish an excuse for non-performance of their private obligations. In any case where an issue arises regarding the application of these privileges and immunities, an official or an expert on mission shall immediately report the matter to the Secretary-General, who alone may decide whether such privileges and immunities exist and whether they shall be waived, in accordance with the relevant instruments. The Secretary-General should inform and may take into account the views of the legislative bodies that appointed the officials or experts on mission.

Commentary

1. Regulation 1 (e), which deals with privileges and immunities, is similar to staff regulation 1.1 (f) (see paras. 32, 49, 54 and 55 of the report on standards of conduct in the international civil service 1954,3 which was prepared by the International Civil Service Advisory Board (hereinafter referred to as "the ICSAB report").

2. Regulation 2 (j) specifies the obligations on those who are covered by such privileges and immunities to honour their private legal obligations.

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3 A/52/488, annex III.
3. Pursuant to article V, section 20, and article VI, section 23, of the General Convention, it is only the Secretary-General who has the right to waive the privileges and immunities accorded to officials and experts on mission. In deciding whether such privileges and immunities exist and whether they should be waived, the Secretary-General may take into account the views of the legislative body that appointed the officials or experts on mission.

Regulation 1 (f)

These regulations are applicable to the Chairman and Vice-Chairman of the International Civil Service Commission and the Inspectors of the Joint Inspection Unit, without prejudice to and in accordance with the statutes of the International Civil Service Commission and the Joint Inspection Unit, which stipulate that these officials perform their functions in respect of the United Nations and other organizations that accept their statutes.

[There is no commentary to this provision.]

* * *

Regulation 2

Conduct

Regulation 2 (a)

Officials and experts on mission shall uphold the highest standards of efficiency, competence and integrity. The concept of integrity includes, but is not limited to, probity, impartiality, fairness, honesty and truthfulness in all matters affecting their work and status.

Commentary

1. Regulation 2 (a), which describes basic values expected of officials and experts on mission, is similar to staff regulation 1.2 (b).

2. The first sentence of regulation 2 (a) is derived from Article 101, paragraph 3, of the Charter of the United Nations by virtue of affirmatively placing upon officials and experts on mission the obligation to uphold the highest standards of efficiency, competence and integrity. As pointed out in paragraph 4 of the ICSAB report, the concept of integrity includes “honesty, truthfulness, fidelity, probity and freedom from corrupting influences”.

* * *

Regulation 2 (b)

In the performance of their duties, officials and experts on mission shall neither seek nor accept instructions from any Government or from any other source external to the Organization.

Commentary

Regulation 2 (b), which is similar to staff regulation 1.2 (d), flows from the first sentence of Article 100, paragraph 1, of the Charter of the United Nations (see ICSAB report, paras. 7, 18 and 31).

* * *
Regulation 2 (c)

Officials and experts on mission shall discharge their functions and regulate their conduct with the interests of the Organization only in view. Loyalty to the aims, principles and purposes of the United Nations, as set forth in its Charter, is a fundamental obligation of all individuals covered by the present Regulations.

Commentary

1. Regulation 2 (c) in substance contains the same obligations as are contained in staff regulation 1.2 (a) applicable to staff. The first sentence of regulation 2 (c) sets forth an idea that is contained in staff regulation 1.1 (a) and in staff regulation 1.1 (b), which contains the written declaration of office, that is to say, the idea that staff must regulate their conduct with the interests of the Organization only in view (ibid., para. 4).

2. The second sentence of regulation 2 (c) focuses on the concept of loyalty to the aims, principles and purposes of the Organization as set forth in the Charter of the United Nations (which is alluded to in the declaration contained in regulation 1(b)) (ibid., paras. 5, 6 and 21).

* * *

Regulation 2 (d)

While the personal views and convictions of officials and experts on mission, including their political and religious convictions, remain inviolable, they shall ensure that those views and convictions do not adversely affect their official duties or the interests of the United Nations. Officials and experts on mission shall conduct themselves at all times in a manner befitting their status. They shall not engage in any activity that is incompatible with the proper discharge of their duties with the United Nations. They shall avoid any action and, in particular, any kind of public pronouncement that may adversely reflect on their status, or on the integrity, independence and impartiality that are required by that status.

Commentary

1. Regulation 2 (d) is similar to staff regulation 1.2 (f). The core idea of conduct befitting an international civil servant was considered by the International Civil Service Advisory Board in 1954. The Advisory Board remarked that “high standards of conduct are best attained by a universal understanding among staff members of the relation between their conduct and the success of the international organizations, and by the development of a strong tradition among men and women who are jealous of the reputation of the organizations that they serve and are anxious to safeguard it” (ICSAB report, para. 2; see also para. 4, on the integrity expected of international civil servants; paras. 5, 6 and 21, on loyalty, paras. 7 and 18, on independence; and paras. 8 and 48, on impartiality).

2. In respect of the last sentence of the regulation, it would be for the Organization to characterize an action or pronouncement as adversely reflecting on the status of an official or an expert on mission.

* * *
Regulation 2 (e)

Officials and experts on mission shall not use their office or knowledge gained from their official functions for private gain, financial or otherwise, or for the gain of any third party, including family, friends and those they favour. Nor shall they use their office for personal reasons to prejudice the positions of those they do not favour.

Commentary

1. Regulation 2 (e), which is similar to staff regulation 1.2 (g), codifies principles set out in the ICSAB report (see paras. 17, 28 and 42). The use of one’s office for personal gain is clearly unacceptable. This includes not only conducting a business from a United Nations office but also such activities as using United Nations facilities for a business, using the United Nations name, logo or address for a business and approving a contract for a family business without disclosure. Regulation 2 (e) also reflects the principle set out in staff regulation 1.2 (g) that a staff member shall not use information that has not been made public for the private advantage of the staff member or of any third party.

2. The regulation, for clarity, makes specific reference to prohibiting an official or expert on mission from so favouring a third party, including family or friends, as to enable that third party to profit from the position of the official or expert on mission or from the exercise of his or her functions. The term “friends” is broad and seeks to encompass not only friends as normally understood, but also relationships that are not recognized by the United Nations as creating a dependency.

3. The regulation also prohibits the use of office or knowledge gained from that office for personal reasons to prejudice or harm third parties.

* * *

Regulation 2 (f)

Officials and experts on mission shall exercise the utmost discretion in regard to all matters of official business. Officials and experts on mission shall not communicate to any Government, entity, person or any other source any information known to them by reason of their official position that they know or ought to have known has not been made public, except as appropriate in the normal course of their duties or by authorization of the Secretary-General. If they are not appointed by the Secretary-General, such authorization shall be conferred by the body that appointed them. These obligations do not cease upon the cessation of their official functions.

Commentary

1. Regulation 2 (f), which is similar to staff regulation 1.2 (i), reflects the principle that official information may not be used for private purposes, except with authorization. This flows from the idea that officials and experts on mission are obligated to regulate their conduct with the interests of the Organization only in view (see ICSAB report, para. 4) and also from the requirements of regulation 2 (e). It follows that permission must be obtained for disclosure to third parties of information that has not been made public, unless such disclosure is specifically authorized or is in the normal course of duties of the official or expert on mission. Authorization of the Secretary-General is not required for officials and experts on mission who have not been appointed by the Secretary-General. Those officials and
experts on mission would require the authorization of the body that had appointed them if the communication of the information was not a normal part of their duties.

2. The last sentence of the regulation provides that the obligations contained in the provision do not cease upon cessation of official functions. It may be difficult to enforce such a provision, but, at the very least, if a former official or expert on mission ignored the obligations contained in this regulation, the official file of the former official or expert on mission could be noted so as to prevent his or her re-engagement.

* * *

Regulation 2 (g)

Officials and experts on mission may not accept any honour, decoration, favour, gift or remuneration from any Government or non-governmental source for activities carried out during the course of their official functions while in the service of the United Nations.

Commentary

To ensure that officials and experts are perceived as impartial, regulation 2 (g) prohibits the acceptance of any honour, decoration, favour, gift or remuneration from any Government or non-governmental source for activities carried out during the course of their official functions while in the service of the United Nations.

* * *

Regulation 2 (h)

Officials and experts on mission shall not be actively associated with the management of, or hold a financial interest in, any profit-making, business or other concern, if it were possible for them or the profit-making, business or other concern to benefit from such association or financial interest by reason of their position with the United Nations. Officials or experts on mission who are in such a situation shall either dispose of that financial interest or formally excuse themselves from participating with regard to any involvement in that matter that has given rise to the conflict-of-interest situation.

Commentary

1. The first sentence of regulation 2 (h) is similar to staff regulation 1.2 (m). The purpose of the provision is to put officials and experts on mission on notice that they cannot be actively associated with a profit-making, business or other concern, if either the concern or the official or expert on mission is to profit therefrom by reason of the association with the Organization. It will be for the Secretary-General or the appointing authority to judge whether a particular act has given rise to a conflict-of-interest situation.

2. The second sentence of regulation 2 (h) is similar to the second part of staff rule 101.2 (n), which deals with the consequences of a staff member's having a possible conflict-of-interest situation. In such cases, the official or expert on mission shall dispose of the interests or, if practicable, shall excuse himself or herself from dealing with the matter on behalf of the Organization.

3. Generally, experts on mission are appointed on a part-time basis, and it is therefore likely that they are engaged in other activities, including employment,
when they are not performing services for the Organization. While there is no question that experts on mission may be so engaged, they must ensure that those activities are not incompatible with their status or functions as experts on mission.

* * *

Regulation 2 (i)

Officials and experts on mission shall file financial disclosure statements if requested to do so by the Secretary-General. The Secretary-General shall prescribe the format and information to be provided in such statements and shall establish procedures for filing them. The financial disclosure statements will remain confidential and will be used, as prescribed by the Secretary-General, only in making determinations pursuant to regulation 2 (h). It will be for the Secretary-General, in due consultation with the appointing authority in the case of officials not appointed by the Secretary-General, to judge whether a particular fact has given rise to a conflict-of-interest situation.

Commentary

Regulation 2 (i) is similar to, but more general than, staff regulation 1.2 (h), which requires all staff at the assistant secretary-general level and above to submit financial disclosure statements upon appointment and at intervals as prescribed by the Secretary-General, in respect of themselves and their dependent children, including any substantial transfers of assets and property to spouses and dependent children from the staff member or from any other source that might constitute a conflict of interest. This requirement is designed to minimize the risk of a perception of officials and experts on mission as using their position for personal gain. The regulation enables the Secretary-General to require officials and experts on mission to file financial disclosure statements, which will remain confidential and will be used only in dealing with conflict-of-interest situations (for example, in assessing whether an official was in such a situation).

* * *

Regulation 2 (j)

Officials and experts on mission must comply with local laws and honour their private legal obligations, including, but not limited to, the obligation to honour orders of competent courts.

Commentary

1. Regulation 2 (j), which is similar to staff rule 101.2 (c), is really an amplification of regulation 1 (e), which provides that the privileges and immunities of the Organization afford no excuse for non-performance of private obligations (ibid., paras. 32, 34 and 35).

2. Regulation 2 (j) makes clear that private obligations must be honoured. It is the responsibility of those subject to the present Regulations, if they have a court order against them that they contest, to avail themselves of all means existing under the applicable national law to appeal the order and/or to secure relief from the obligation to comply with the order pending its appeal.

* * *
Regulation 2 (k)

Any form of discrimination or harassment, including sexual or gender harassment, as well as physical or verbal abuse, at the workplace or in connection with work, is prohibited.

Commentary

Regulation 2 (k), which is similar to staff rule 101.2 (d), reproduces the core of Secretary-General's bulletin ST/SGB/253 of 29 October 1992, which established United Nations policy on equal treatment of men and women in the Secretariat and also prohibited all forms of discrimination or harassment.

* * *

Regulation 2 (l)

Officials and experts on mission shall not intentionally misrepresent their functions, official title or the nature of their duties to Member States or to any entities or persons external to the United Nations.

Commentary

Regulation 2 (l) is similar to staff rule 101.2 (f), which prohibits the intentional misrepresentation of an official title or duties to outside parties (for example, by placing misleading titles on business cards). The use of the word “intentional” makes clear that this does not refer to careless or accidental acts.

* * *

Regulation 2 (m)

Officials and experts on mission participating, as part of their official functions, in activities organized by a Government, intergovernmental organization, non-governmental organization or other private source may receive from the Government, intergovernmental organization, non-governmental organization or private source accommodation and travel and subsistence allowance generally in line with those payable by the United Nations. In such cases, the travel and subsistence allowance that may otherwise be payable by the United Nations shall be reduced in the same manner as in respect of staff members of the Organization.

Commentary

1. Regulation 2 (m), which is similar to staff rule 101.2 (s), deals with the issue of participation at various official functions. Officials and experts on mission who as part of their official functions participate in activities organized by a Government, intergovernmental organization, non-governmental organization or other private source may receive from it accommodation and travel and subsistence allowance generally in line with those payable by the United Nations, and in such cases the allowances that may otherwise be payable by the United Nations shall be reduced in the same amount as in respect of staff members of the Organization. Such provisions are presently found in staff rule 107.15 (a).

2. It should be noted that accommodation and travel and subsistence allowance may be accepted only if their acceptance would be appropriate to the status of officials and experts on mission and to the integrity, independence and impartiality
that are required by that status. There may therefore be situations in which it would not be appropriate to accept those allowances from a Government, intergovernmental organization, non-governmental organization or other private source.

* * *

Regulation 3
Accountability

Officials and experts on mission are accountable to the United Nations for the proper discharge of their functions.

Commentary

Regulation 3, which is similar to staff regulation 1.3 (a), makes clear that officials and experts on mission are accountable for their actions. The method of accountability may vary. For officials appointed by the General Assembly, that accountability would be a matter for the Assembly. For experts on mission, it would be the Secretary-General or the appointing authority who could terminate an assignment or otherwise admonish the expert.
ANNEX 1b

Secretary General’s Bulletin on Special Measures for Protection from Sexual Exploitation and Sexual Abuse
Secretary-General’s Bulletin

Special measures for protection from sexual exploitation and sexual abuse

The Secretary-General, for the purpose of preventing and addressing cases of sexual exploitation and sexual abuse, and taking into consideration General Assembly resolution 57/306 of 15 April 2003, “Investigation into sexual exploitation of refugees by aid workers in West Africa”, promulgates the following in consultation with Executive Heads of separately administered organs and programmes of the United Nations:

Section 1
 Definitions

For the purposes of the present bulletin, the term “sexual exploitation” means any actual or attempted abuse of a position of vulnerability, differential power, or trust, for sexual purposes, including, but not limited to, profiting monetarily, socially or politically from the sexual exploitation of another. Similarly, the term “sexual abuse” means the actual or threatened physical intrusion of a sexual nature, whether by force or under unequal or coercive conditions.

Section 2
 Scope of application

2.1 The present bulletin shall apply to all staff of the United Nations, including staff of separately administered organs and programmes of the United Nations.

2.2 United Nations forces conducting operations under United Nations command and control are prohibited from committing acts of sexual exploitation and sexual abuse, and have a particular duty of care towards women and children, pursuant to section 7 of Secretary-General’s bulletin ST/SGB/1999/13, entitled “Observance by United Nations forces of international humanitarian law”.

2.3 Secretary-General’s bulletin ST/SGB/253, entitled “Promotion of equal treatment of men and women in the Secretariat and prevention of sexual harassment”, and the related administrative instruction1 set forth policies and procedures for handling cases of sexual harassment in the Secretariat of the United Nations. Separately administered organs and programmes of the United Nations have promulgated similar policies and procedures.

1 Currently ST/AI/379, entitled “Procedures for dealing with sexual harassment"
Section 3
Prohibition of sexual exploitation and sexual abuse

3.1 Sexual exploitation and sexual abuse violate universally recognized international legal norms and standards and have always been unacceptable behaviour and prohibited conduct for United Nations staff. Such conduct is prohibited by the United Nations Staff Regulations and Rules.

3.2 In order to further protect the most vulnerable populations, especially women and children, the following specific standards which reiterate existing general obligations under the United Nations Staff Regulations and Rules, are promulgated:

(a) Sexual exploitation and sexual abuse constitute acts of serious misconduct and are therefore grounds for disciplinary measures, including summary dismissal;

(b) Sexual activity with children (persons under the age of 18) is prohibited regardless of the age of majority or age of consent locally. Mistaken belief in the age of a child is not a defence;

(c) Exchange of money, employment, goods or services for sex, including sexual favours or other forms of humiliating, degrading or exploitative behaviour, is prohibited. This includes any exchange of assistance that is due to beneficiaries of assistance;

(d) Sexual relationships between United Nations staff and beneficiaries of assistance, since they are based on inherently unequal power dynamics, undermine the credibility and integrity of the work of the United Nations and are strongly discouraged;

(e) Where a United Nations staff member develops concerns or suspicions regarding sexual exploitation or sexual abuse by a fellow worker, whether in the same agency or not and whether or not within the United Nations system, he or she must report such concerns via established reporting mechanisms;

(f) United Nations staff are obliged to create and maintain an environment that prevents sexual exploitation and sexual abuse. Managers at all levels have a particular responsibility to support and develop systems that maintain this environment.

3.3 The standards set out above are not intended to be an exhaustive list. Other types of sexually exploitive or sexually abusive behaviour may be grounds for administrative action or disciplinary measures, including summary dismissal, pursuant to the United Nations Staff Regulations and Rules.

Section 4
Duties of Heads of Departments, Offices and Missions

4.1 The Head of Department, Office or Mission, as appropriate, shall be responsible for creating and maintaining an environment that prevents sexual exploitation and sexual abuse, and shall take appropriate measures for this purpose. In particular, the Head of Department, Office or Mission shall inform his or her staff of the contents of the present bulletin and ascertain that each staff member receives a copy thereof.

4.2 The Head of Department, Office or Mission shall be responsible for taking appropriate action in cases where there is reason to believe that any of the standards listed in section 3.2 above have been violated or any behaviour referred to in section
3.3 above has occurred. This action shall be taken in accordance with established rules and procedures for dealing with cases of staff misconduct.

4.3 The Head of Department, Office or Mission shall appoint an official, at a sufficiently high level, to serve as a focal point for receiving reports on cases of sexual exploitation and sexual abuse. With respect to Missions, the staff of the Mission and the local population shall be properly informed of the existence and role of the focal point and of how to contact him or her. All reports of sexual exploitation and sexual abuse shall be handled in a confidential manner in order to protect the rights of all involved. However, such reports may be used, where necessary, for action taken pursuant to section 4.2 above.

4.4 The Head of Department, Office or Mission shall not apply the standard prescribed in section 3.2 (b), where a staff member is legally married to someone under the age of 18 but over the age of majority or consent in their country of citizenship.

4.5 The Head of Department, Office or Mission may use his or her discretion in applying the standard prescribed in section 3.2 (d), where beneficiaries of assistance are over the age of 18 and the circumstances of the case justify an exception.

4.6 The Head of Department, Office or Mission shall promptly inform the Department of Management of its investigations into cases of sexual exploitation and sexual abuse, and the actions it has taken as a result of such investigations.

Section 5
Referral to national authorities

If, after proper investigation, there is evidence to support allegations of sexual exploitation or sexual abuse, these cases may, upon consultation with the Office of Legal Affairs, be referred to national authorities for criminal prosecution.

Section 6
Cooperative arrangements with non-United Nations entities or individuals

6.1 When entering into cooperative arrangements with non-United Nations entities or individuals, relevant United Nations officials shall inform those entities or individuals of the standards of conduct listed in section 3, and shall receive a written undertaking from those entities or individuals that they accept these standards.

6.2 The failure of those entities or individuals to take preventive measures against sexual exploitation or sexual abuse, to investigate allegations thereof, or to take corrective action when sexual exploitation or sexual abuse has occurred, shall constitute grounds for termination of any cooperative arrangement with the United Nations.

Section 7
Entry into force

The present bulletin shall enter into force on 15 October 2003.

(Signed) Kofi A. Annan
Secretary-General
ANNEX 1c

United Nations Criminal Justice Standards for Peacekeeping Police
UNITED NATIONS
CRIMINAL JUSTICE STANDARDS
FOR
PEACE-KEEPING POLICE

Handbook prepared
by the
Crime Prevention and Criminal Justice Branch

UNITED NATIONS OFFICE AT VIENNA
February 1994
ESSENTIAL PRINCIPLES

Police:

Force to be used only when strictly necessary and not excessively.

Firearms to be used exceptionally and only as a last resort.

Arrests to be made only on legal grounds and when necessary.

Persons in detention to be treated humanely.

Victims:

Victims of crime to be given assistance.

Victims of armed conflicts, riots and other disturbances to be protected.

FOREWORD

The international standards and norms summarized in this handbook incorporate basic principles of criminal justice, human rights and humanitarian law, for the use of the civilian police components of United Nations peace-keeping operations. One of their main responsibilities is to monitor law enforcement activities of local officials, so that they carry out their tasks with full respect for universally accepted human rights and criminal justice standards. In view of these important functions, it is expected that United Nations personnel would set an example, in strictly adhering to the spirit and the letter of the principles contained therein and in overruling their application.

The handbook attempts to provide a compact overview of relevant international standards and norms, readily accessible to those with monitoring functions in the field of criminal justice. As such, it is designed to serve both as a basis for reporting on the activities of local law enforcement officials and as a reference source in working with them. It can also be utilized as a starting tool for planning and implementing training courses, or developing training curricula.

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The legal status of the standards and norms outlined in the handbook varies. The provisions contained in multilateral treaties concluded under the auspices of the United Nations, such as the International Covenant on Civil and Political Rights, impose specific obligations on State Parties that ratify or accede to them. Such treaties are, therefore, legally binding.

Other standards, such as the Code of Conduct for Law Enforcement Officials, aim to avoid possible abuses and to ensure humane practices, having received widespread acceptance by the international community. Most of them were developed by the quinquennial congresses on the prevention of crime and the treatment of offenders, convened by the United Nations, and were adopted by Governments at the General Assembly or the Economic and Social Council. As such, these instruments have an undeniable moral force, providing practical guidance to States on their conduct.

Some of the norms, such as the Geneva Conventions, have the status of customary international law. Thus, they impose binding legal obligations on all States and the humanitarian rules which they contain must be observed also in time of armed conflict.

For a precise listing of the applicable standards and norms, the "sources" at the end of the hand-

This publication has drawn on the valuable input of many colleagues in the field, in particular members of CIVPOL of the United Nations Protection Force in the former Yugoslavia (UNPROFOR) and of the United Nations Transitional Authority in Cambodia (UNTAC). It is hoped that it will prove useful also in other United Nations peace-keeping operations, acting as a catalyst for change in law enforcement and police behaviour, as well as a guide for effective and fair criminal justice administration. If these aims are achieved, it will no doubt contribute to a more effective promotion and protection of human rights and fundamental freedoms.

THE ROLE OF THE POLICE

Law enforcement officials shall at all times fulfil the duty imposed on them by law, by serving the community and by protecting all persons against illegal acts, consistent with the high degree of responsibility required by their profession.¹

Law enforcement officials shall respect and protect human dignity and maintain and uphold the human rights of all persons.²

Law enforcement officials shall not commit any act of corruption.³

The term "law enforcement officials" includes all officers of the law, whether appointed or elected, who exercise police powers, especially the powers of arrest or detention.⁴

In countries where police powers are exercised by military authorities, whether uniformed or not, or by State security forces, the definition of law enforcement officials shall be regarded as including such services.⁵

1. ARREST

1.1 Everyone has the right to liberty and security of the person.⁶

1.2 Everyone has the right to liberty of movement.⁷

1.3 Everyone has the right to the protection of the law from arbitrary or unlawful interference with privacy, family, home or correspondence and unlawful attacks on honour and reputation.⁸

1.4 Arrest is depriving a person of his or her liberty, otherwise expressed as "the act of apprehending a person for the alleged commission of an offence or by the action of an authority."⁹ No law enforcement official shall make any arrest which is unlawful or unnecessary.¹⁰

1.5 Anyone who is arrested shall be given a lawful reason for the arrest at the time of the arrest.¹¹

1.6 If any charges are made against an arrested person, that person must be promptly informed of the charges.¹²

1.7 Anyone who is arrested or detained on a criminal charge shall be brought promptly before a judge or an authority with similar powers.¹³

1.8 Any person who is arrested or detained has the right to ask a judge or an authority with similar powers to decide without delay on the lawfulness of the arrest or detention, or an order of release if the detention is not lawful.¹⁴

1.9 The arrested or detained person is entitled to trial without unreasonable delay or to release.¹⁵

1.10 If the court or authority decides that the arrest or detention was unlawful, it should order release without delay.¹⁶

1.11 The arrested or detained person is entitled to be released if, among other reasons, a trial is not held within a reasonable time. Any conditions of the release must be reasonable such as guarantees to appear for trial.¹⁷
1.12 All persons arrested or detained, with or without a criminal charge, shall have access to a lawyer or other legal representative, and adequate opportunities to communicate with that legal representative.\textsuperscript{18}

1.13 Public authorities, including law enforcement officials, shall ensure that lawyers are able to perform all of their professional duties without intimidation, hindrance, harassment, or improper interference.\textsuperscript{19}

1.14 Law enforcement officials must record in writing relevant information when an arrest is made which must include\textsuperscript{20}:

1. the reason for the arrest;

2. the time of the arrest;

3. the time of taking the arrested person to a place of custody;

4. the time of the first appearance of the arrested person before a judge or a similar authority;

methods designed to intimidate or confuse the person concerned.\textsuperscript{25}

1.19 A written record must be kept of the length of any interrogation of a detained or imprisoned person.\textsuperscript{26}

1.20 A written record must be kept of the intervals between interrogations of any detained or imprisoned person.\textsuperscript{27}

1.21 A written record must be kept of the identity of the officials who conduct any interrogations of any detained or imprisoned person, and a record of the name(s) of any other person(s) present.\textsuperscript{28}

1.22 These written records shall be examined and certified by a senior law enforcement official or member of the judiciary or legal profession.

1.23 A detained or imprisoned person shall have access to the information described in paragraphs 1.14 - 1.22 above, either personally or through his or her legal representative, if any.\textsuperscript{29}

5. the identity of any law enforcement officials involved; and

6. precise information about the place of custody.

1.15 These records must be communicated clearly to the detained person or to the lawyer or other legal representative of the detained person.\textsuperscript{21}

1.16 Promptly after arrest, a detained person is entitled to have his or her family notified about the arrest or detention, and the place of imprisonment.\textsuperscript{22}

1.17 Notice of a person’s transfer from one place of detention or imprisonment to another must be given promptly to the person’s family or to other representatives chosen by the detainee or prisoner.\textsuperscript{23}

1.18 Accused persons shall not be forced to confess guilt, or to testify against themselves.\textsuperscript{24} When interrogating a detained or imprisoned person, law enforcement officials shall not use violence, threats, drugs or other

1.24 The arrested or detained person is entitled to have the assistance of an interpreter during the interrogation if that person cannot understand or speak the language used.\textsuperscript{30}

1.25 Law enforcement officials shall apply the law which establishes the minimum age below which children shall be presumed not to have the capacity to infringe the penal law.\textsuperscript{31}

2. \textbf{FORCE AND FIREARMS}

2.1 Everyone has the right to liberty and security of the person.\textsuperscript{32}

2.2 Everyone has the right to peaceful assembly and to freedom of association with others.\textsuperscript{33}

2.3 Law enforcement officials shall neither use physical force or violence unless other methods will not work, nor use more force than is absolutely necessary to achieve the legitimate law enforcement objective.\textsuperscript{34}

2.4 Law enforcement officials shall not use a firearm with the intention to kill any person
unless it is completely unavoidable in order to protect the life of the law enforcement official or the life of any other person.35

2.5 Law enforcement officials shall not use firearms against persons except in the following circumstances and only when less extreme means are insufficient to achieve the following objectives:36

1. to defend themselves or others against the imminent threat of death or serious injury;

2. to prevent a particularly serious crime that involves a grave threat to life;

3. to arrest a person who is causing a serious threat to life and is resisting appropriate efforts to stop the threat; and

4. to prevent the escape of someone who is causing a serious threat to life.

2.6 If police or public security officers do use firearms against persons in the circumstances set out in paragraph 2.5 above, they must:37

3. cause the minimum amount of damage to property;40

4. as soon as possible, help anyone who is hurt and render medical aid if needed;41 and

5. as soon as possible, ensure that relatives or friends of people injured or affected by the incident are notified.42

2.8 Whenever a firearm is used by a law enforcement official, a report must be made to a superior officer as soon as possible.43

2.9 Anyone affected by the use of force or firearms is entitled to ask the authorities for a formal investigation or review (including a review by a judge or similar authority). If death has occurred, dependents of the deceased person have the right to obtain a review. A legal representative of a person affected by the use of firearms also has the right to seek a review.44

2.10 Superior officials shall be held responsible if they know, or should have known, that law enforcement officials under their command are resorting, or have resorted, to the unlaw-

1. identify themselves as law enforcement officials;

2. give a clear warning of the intent to use firearms; and

3. give enough time for the warning to be obeyed unless to do so would:

(a) create a serious risk for the law enforcement official; or

(b) create a serious risk of death or serious harm to other persons; or

(c) clearly be inappropriate or pointless in the circumstances.

2.7 Whenever the lawful use of force or firearms is unavoidable, law enforcement officials shall:

1. act with restraint and only use the amount of force necessary to achieve the legitimate law enforcement objective;38

2. respect human life and cause the minimum amount of injury to people;39

ful use of force and firearms, and the superior officials did not take all measures in their power to prevent, suppress and report such use.45

2.11 Obedience to superior orders shall be no defence if law enforcement officials knew that orders to use force and firearms resulting in death or serious injury of a person were unlawful and had a reasonable opportunity to refuse to follow them. In any case, responsibility also rests on the superiors who gave the unlawful orders.46

3. TRIALS

3.1 Everyone charged with a criminal offence is entitled to a fair and public hearing, by a competent, independent and impartial tribunal. It is the duty of all governmental institutions, including the police, to respect and observe the independence of the judiciary.47

3.2 No one, including law enforcement officials, shall attempt to influence a judge's decision through improper restrictions, offers, pres-
sures, threats or any other interference, for any reason.\textsuperscript{48}

3.3 When there is reason to believe that evidence was obtained by unlawful methods, all necessary steps should be taken to ensure that those responsible for using such methods are brought to justice.\textsuperscript{49}

4. VICTIMS

"Victims" refer to those people, either individually or collectively, who have suffered harm, including mental and physical injury, emotional suffering, economic loss or substantial impairment of their fundamental rights, through acts or omissions that are in violation of criminal law operative within the relevant country.\textsuperscript{50}

4.1 Victims are entitled access to the mechanisms of justice and to prompt redress as provided for by national legislation for the harm they have suffered.\textsuperscript{51}

4.2 Victims should be informed of their options for seeking redress through such mechanisms.\textsuperscript{52}

4.3 Victims should be informed of the steps they must take in proceedings, and also about the scope, timing and progress of the proceedings and of the disposition of their cases.\textsuperscript{53}

4.4 Measures should be taken to ensure the privacy and safety of victims from intimidation and retaliation.\textsuperscript{54}

4.5 Victims should be informed of the availability of health and social services and other relevant assistance.\textsuperscript{55}

4.6 In providing assistance to victims, law enforcement officials should give attention to victims who have special needs because of the nature of the harm inflicted on them or because of factors such as gender, age, disability, ethnic or social origin, or cultural beliefs or practices.\textsuperscript{56}

5. DETAINES AND PRISONERS

"Detainee" or "detained person" means any person deprived of personal liberty except as a result of conviction for an offence.\textsuperscript{57}

"Imprisoned person" or "prisoner" means any person deprived of personal liberty as a result of conviction for an offence.\textsuperscript{58}

5.1 All persons deprived of their liberty shall be treated humanely.\textsuperscript{59}

5.2 Detained persons shall be held in officially recognized places. Information shall be readily made available to the detainee’s family and legal representative.\textsuperscript{60}

5.3 Decisions about the duration and legality of detention or imprisonment of a person must be made by a judge or similar authority.\textsuperscript{61}

5.4 There shall be no discrimination in detention or imprisonment on the grounds of race, color, gender, language, religion, political beliefs, national or social origin, property, birth or other status.\textsuperscript{62} Religious and moral beliefs of the detainee shall be respected.\textsuperscript{63}

5.5 Different categories of prisoners are to be detained separately. Juvenile detainees are to be kept separate from adult detainees; male detainees from female detainees; and unconvicted detainees from convicted detainees.\textsuperscript{64}

5.6 A detained person shall receive prompt and full information about any order of detention, including the reasons for the detention.\textsuperscript{65}

5.7 A detained or imprisoned person has the right to be visited by family members, and shall be given adequate opportunity to communicate with the outside world.\textsuperscript{66}

5.8 A detained or imprisoned person is entitled to communicate privately and in person with his or her legal representative.\textsuperscript{67}

5.9 Persons detained in an armed conflict situation are entitled to communicate with the delegate of the International Committee of the Red Cross.\textsuperscript{68}
5.10 The place where the prisoner is kept, especially the place where the prisoner sleeps, should be designed to preserve the prisoner's health. The prisoner shall be provided with adequate food, shelter, and clothing, as well as equal and easy access to medical services, exercise, and items or personal hygiene.\textsuperscript{63}

5.11 Restriction and supervision of the prisoner are allowed only if they are necessary for the administration of justice and for the security and good order of the place where the prisoner is held.\textsuperscript{70}

5.12 Disciplinary measures administered in prison must be consistent with principles of human rights.\textsuperscript{71} In particular, prisoners shall:

1. be punished only in accordance with the terms of law or regulations of the competent administrative authority;\textsuperscript{72}

2. be punished only when they have been informed of the offence committed previously and given a proper opportunity of presenting a defence. The competent authority shall

others or from damaging property. In such instances the director shall immediately consult the medical officer and report to the higher administrative authority.

5.14 The patterns and manner of use of instruments of restraint shall be decided by the central prison administration or a higher authority.\textsuperscript{79}

6. TORTURE AND OTHER CRUEL TREATMENT

6.1 All persons, including prisoners or detained persons, have the right to be free from torture and cruel, inhuman or degrading treatment or punishment.\textsuperscript{79}

6.2 Every kind of cruel, inhuman or degrading treatment or punishment is forbidden, whether physical or mental. Torture is a deliberate and more serious form of cruel, inhuman, or degrading treatment or punishment.\textsuperscript{80}

6.3 Torture is any act by which severe pain or suffering is intentionally inflicted by or urged

conduct a thorough examination of the case;\textsuperscript{73}

3. never be punished twice for the same offence;\textsuperscript{74}

4. never be subjected to corporal punishment, to placement in a dark cell or to other cruel, inhumane or degrading punishment.\textsuperscript{75}

5.13 Tools of restraint such as handcuffs and straight-jackets must not be used for any longer time than is necessary, and shall never be used for punishment.\textsuperscript{76} Situations where such tools of restraint might be permitted are:

1. as a precaution against escape during a transfer, provided that they shall be removed when the prisoner appears before a judicial or administrative authority;

2. on medical grounds by direction of the medical officer; and

3. by order of the director of the prison, if other methods of control fail, in order to prevent prisoners from injuring themselves or

by an administrative official or law enforcement officer on a person for such purposes as:

1. obtaining information or a confession from that person or from someone else;\textsuperscript{81}

2. to punish that person for a suspected crime;\textsuperscript{82} and

3. to intimidate that person or other persons.\textsuperscript{83}

6.4 Any statement obtained from a person by torture or by any other cruel, inhuman or degrading treatment or punishment shall not be allowed as evidence against that person or any other person in any proceeding.\textsuperscript{84}

6.5 Public officials have the duty to prevent torture or other cruel, inhuman or degrading treatment or punishment.\textsuperscript{85}

6.6 No exceptional circumstances may be used as a justification for torture or other cruel, inhuman, or degrading treatments or punishments. These exceptional circumstances include but are not restricted to war, political
instability, a public emergency, or orders from a superior officer or official.\textsuperscript{86}

6.7 Responsible officials must supervise arrangements for the custody and treatment of detained persons to prevent torture, as well as illegal treatment or punishment.\textsuperscript{87}

7. \textbf{ILLEGAL EXECUTIONS}

7.1 Everyone has the right to life, and no one shall be arbitrarily deprived of his or her life.\textsuperscript{88}

7.2. All extra-legal, arbitrary and summary executions are prohibited.\textsuperscript{89} Any execution that has not been ordered by the court is prohibited, and such executions shall never be carried out. No special circumstances may be used as an excuse for such illegal executions, including war, threat of war, political instability, situations arising from armed conflict between groups, or a public emergency.\textsuperscript{90}

7.3 An order from a superior officer or from a senior administrative official cannot be used as an excuse for participation in an illegal execution.\textsuperscript{91}

7.4 Administrative authorities shall prohibit orders from superior officers or senior officials that authorize or cause illegal executions.\textsuperscript{92}

7.5 Thorough, prompt and impartial investigations of all suspected cases of illegal execution shall be conducted.\textsuperscript{93}

7.6 Families of the deceased and their legal representatives shall have access to all information relevant to the investigation.\textsuperscript{94}

7.7 When there is an investigation of a suspected illegal execution, a written report shall be prepared and made public within a reasonable period of time.\textsuperscript{95}

7.8 If an investigation identifies a person as someone who participated in an illegal execution, government officials must ensure that the accused person is surrendered to the lawful authorities. These authorities shall bring that person to justice.\textsuperscript{96}

8. \textbf{GENOCIDE}

8.1 Genocide is prohibited. Genocide means, among others, the following acts with intent to destroy, in whole or in part, a national, ethnic, racial or religious group.\textsuperscript{97}

1. Killing members of the group;

2. Causing severe bodily or mental harm to members of the group;

3. Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part;

4. Imposing measures intended to prevent births within the group;

5. Forcibly transferring children of the group to another group.

8.2 Persons committing or attempting genocide, including conspiracy, complicity and incitement to commit genocide should be punished after trial by a competent court.\textsuperscript{98}

9. \textbf{HUMANITARIAN RULES}

9.1 Persons taking no active part in the hostilities, including members of armed forces who have laid down their arms and those placed hors de combat by sickness, wounds, detention, or any other cause, shall in all circumstances be treated humanely, without any adverse distinction founded on race, colour, religion or faith, sex, birth or wealth, or any other similar criteria.\textsuperscript{99}

9.2 The following acts are prohibited at any time and in any place whatsoever, including during armed conflict, whether committed by civilian or by military agents:

1. violence to the life, health, or physical or mental well-being of noncombatants, in particular:

(a) murder;

(b) torture of all kinds, whether physical or mental;
(c) corporal punishment; and
(d) mutilation;

2. outrages upon personal dignity, in particular humiliating and degrading treatment, rape, enforced prostitution and any form of indecent assault;

3. the taking of hostages;

4. collective punishments;

5. pillage; and

6. threats to commit any of the foregoing acts.\textsuperscript{100}

9.3 All necessary steps shall be taken to spare women and children from the ravages of war, in particular persecution, torture, punitive measures, degrading treatment and violence.\textsuperscript{101}

10. \textbf{REFUGEE PROTECTION}

A refugee is a person who is outside his or her country of origin (or place of last habitual residence, if the individual is Stateless) who has a well-founded fear of persecution on account of race, religion, nationality, membership in a social group, or political opinion.\textsuperscript{102}

Internally displaced persons are individuals who have fled or been displaced from their homes, often for the same reasons as refugees, but have not crossed a national border. Internally displaced persons nonetheless enjoy basic rights and protection under human rights and humanitarian law.

10.1 Refugees or internally displaced persons should be allowed to contact the Office of the United Nations High Commissioner for Refugees (UNHCR), which is the principal international body responsible to protect and assist refugees.

10.2 Refugees should not be returned or expelled to a territory where their lifes or freedom would be threatened on account of their race, religion, nationality, membership of a particular social group or because of their political opinion.\textsuperscript{103}

10.3 Refugees should be permitted to apply formally for asylum or refugee status. They should be permitted to seek review in the national legal system of any decision to be expelled from a country of refuge.\textsuperscript{104}

10.4 Refugees who enter or are present illegally in a State shall not be punished, or unnecessarily detained as a result of their illegal entry or presence, if they arrive directly from the country where they fear persecution and if they make themselves known to the authorities of the country of refuge.\textsuperscript{105}

10.5 Refugees enjoy fundamental civil rights, including the right to:
(a) life and the security of person;
(b) freedom from arbitrary arrest or detention;
(c) not to be subjected to cruel, inhuman or degrading treatment;
(d) protection against arbitrary or unlawful interference with privacy, family, home or correspondence;
(e) equality before the courts and other authorities administering justice;
(f) freedom of thought, opinion, conscience and religion; and
(g) retain their own language, culture and tradition.\textsuperscript{106}

10.6 A refugee shall have free access to courts of law.\textsuperscript{107}

10.7 Refugees shall enjoy the same fundamental civil rights as all other citizens, particularly, basic economic and social rights. For example, where a rationing system exists, which applies to the population at large and regulates the general distribution of products in short supply, refugees, particularly women, children and the elderly, are to be accorded the same treatment as nationals.\textsuperscript{108}
SOURCES


3. Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (adopted by the General Assembly on 10 December 1984; treaty in force since 26 June 1987)


5. Declaration on the Human Rights of Individuals Who are not Nationals of the Country in which they Live (General Assembly resolution 40/144 of 13 December 1985).


7. Standard Minimum Rules for the Treatment of Prisoners (Economic and Social Council resolution 663 (XXIV) of 31 July 1957)

8. Body of Principles for the Protection of All Persons Under Any Form of Detention or Imprisonment (General Assembly resolution 43/173 of 9 December 1988)

9. Code of Conduct for Law Enforcement Officials (General Assembly resolution 34/169 of 17 December 1979)


11. Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power (General Assembly resolution 40/34 of 29 November 1985)


15. Geneva Convention for the Amelioration of the Condition of the Wounded, Sick or Shipwrecked Members of Armed Forces at Sea (adopted by the General Assembly on 12 August 1949; treaty in force since 21 October 1950)


20. Declaration on the Protection of Women and Children in Emergency and Armed Conflict (General Assembly resolution 3318 (XXIX) of 14 December 1974)

NOTES

2. Code of Conduct, Article 2.
4. Code of Conduct, para (a) of commentary to Article 1.
5. Code of Conduct, para (b) of commentary to Article 1.
6. International Covenant on Civil and Political Rights (Covenant), Article 9, para 1.
7. Covenant, Article 12, para 1.
8. Covenant, Article 17.
9. Body of Principles for the Protection of All Persons under Any Form of Detention or Imprisonment (Protection Principles), Use of Terms, a.
10. Covenant, Article 9, para 1.

12. Covenant, Article 9, para 2; Protection Principles, Principle 10.
13. Covenant, Article 9, para 3.
14. Covenant, Article 9, para 4.
15. Covenant, Article 9, para 3.
16. Covenant, Article 9, para 4.
17. Covenant, Article 9, para 3; Protection Principles, Principle 11, para 3.
18. Basic Principles on the Role of Lawyers (Role of Lawyers), Principle(s) 1, 7, 8; Protection Principles, Principles 17, 18.
24. Covenant, Article 14, para 3 g.
30. Covenant, Article 14, para 3.
32. Covenant, Article 9.
33. Covenant, Articles 21 and 22.

41. Principles on Force and Firearms, Principle 5 c.

42. Principles on Force and Firearms, Principle 5 d.

43. Code of Conduct, para (c) of Commentary to Article 3; Principles on Force and Firearms, Principles 6, 22.

44. Principles on Force and Firearms, Principle 23


47. Covenant, Article 14, para 1; Basic Principles on the Independence of the Judiciary (Judiciary Principles), Principle 1.


49. Guidelines on the Role of Prosecutors (Role of Prosecutors), Guideline 16.


51. Victims Declaration, Principles 4 and 8.

52. Victims Declaration, Principle 5.

53. Victims Declaration, Principle 6 a.

54. Victims Declaration, Principle 6 d.

55. Victims Declaration, Principle 15.

56. Victims Declaration, Principles 3, 17.

57. Protection Principles, Use of Terms, b.

58. Protection Principles, Use of Terms, c.

59. Covenant, Article 7.

60. Protection Principles, Principle 16.


63. Minimum Rules, Rule 6, para 2.

64. Minimum Rules, Rule 8.


78. Minimum Rules, Rule 34.

79. Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (Convention against Torture), Article 1; Declaration on the Protection of All Persons from Being Subjected to Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (Declaration against Torture), Article 2.

80. Convention against Torture, Article 1; Code of Conduct, Article 5.


84. Declaration against Torture, Article 12; Role of Prosecutors, Guideline 16.

85. Code of Conduct, Article 5.


88. Covenant, Article 6, para. 1.
94. Investigation Principles, Principle 16.
95. Investigation Principles, Principle 17.
98. Convention against Genocide, Articles IV, III and VI.
100. Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the protection of victims of international armed conflicts (Protocol II); Protocol Additional to the Geneva Convention of 12 August 1949, and Relating to the Protection of Victims of Non-International Armed Conflicts (Protocol III), Article 4.
103. 1951 Convention, Article 33, para. 1.
104. 1951 Convention, Article 32, para. 2.
105. 1951 Convention relating to the Status of Refugees, Article 31.
106. Declaration on the Human Rights of Individuals Who are not Nationals of the Country in Which they Live, Articles 5 and 6.
107. 1951 Convention, Article 16.
108. 1951 Convention, Article 20.
ANNEX 2

“We are United Nations Peacekeepers”
"WE ARE UNITED NATIONS PEACEKEEPERS"

The United Nations Organization embodies the aspirations of all peoples of the world for peace. In this context the United Nations Charter requires that all personnel must maintain the highest standards of integrity and conduct.

We will comply with the Guidelines on International Humanitarian Law for Forces Undertaking United Nations Peacekeeping Operations and the applicable portions of the Universal Declaration of Human Rights as the fundamental basis of our standards.

We, as peacekeepers represent the United Nations and our Nations and are present in the country to help it recover from the trauma of a conflict. As a result we must consciously be prepared to accept special constraints in our public and private lives in order to do the work and pursue the ideals of the United Nations Organization.

We will be accorded certain privileges and immunities arranged through agreements negotiated between the United Nations and the host country solely for the purpose of discharging our peacekeeping duties. Expectations of the world community and the local population will be high and our actions, behaviour and speech will be closely monitored.

We will always:

- Conduct ourselves in a professional and disciplined manner at all times;
- Dedicate ourselves to achieving the goals of the United Nations;
- Understand the mandate and mission and comply with their provisions;
- Respect the environment of the host country;
- Respect local customs and practices through awareness and respect for the culture, religion, traditions and gender issues;
- Treat the inhabitants of the host country with respect, courtesy and consideration;
- Act with impartiality, integrity and tact;
- Support and aid the infirm, sick and weak;
- Obey our United Nations superiors and respect the chain of command;
- Respect all other peacekeeping members of the mission regardless of status, rank, ethnic or national origin, race, gender, or creed;
- Support and encourage proper conduct among our fellow peacekeepers;
- Maintain proper dress and personal deportment at all times;
- Properly account for money and property assigned to us as members of the mission; and
- Care for all United Nations equipment placed in our charge.
We will never:

- Bring discredit upon the United Nations Organization or our Nation through improper personal conduct, failure to perform our duties or abuse of our positions as peacekeepers;
- Take any action that might jeopardize the mission;
- Make unauthorized communications to external agencies, including unauthorized press statements;
- Improperly disclose or use information gained through our employment;
- Use unnecessary violence to threaten anyone in custody;
- Commit an act that could result in physical, sexual or psychological harm or suffering to members of the local population, especially women and children;
- Become involved in sexual liaisons which could affect our impartiality, or the well being of others;
- Be abusive or uncivil to any member of the public;
- Wilfully damage or misuse any United Nations property or equipment;
- Use a vehicle improperly or without authority;
- Collect unauthorized souvenirs;
- Participate in illegal activities, corrupt or improper practices, or
- Attempt to use our position for personal advantage, to make false claims or accept benefits to which we are not entitled.

We realize that the consequences of failure to act within these guidelines may:

- Erode the confidence and trust in the United Nations;
- Jeopardize the achievement of the mission; and
- Jeopardize our status and security as peacekeepers.
ANNEX 2 a

Ten Rules code of Conduct for Blue Helmets
Annex 2/a.
Guidelines for Civilian Police Officers

TEN RULES

CODE OF PERSONAL CONDUCT FOR BLUE HELMETS

1. Dress, think, talk, act and behave in a manner befitting the dignity of a disciplined, caring, considerate, mature, respected and trusted soldier, displaying the highest integrity and impartiality. Have pride in your position as a peacekeeper and do not abuse or misuse your authority.

2. Respect the law of the land of the host nation, their local culture, traditions, customs and practices.

3. Treat the inhabitants of the host country with respect, courtesy and consideration. You are there as a guest to help them and in so doing will be welcomed with admiration. Neither solicits nor accepts any material reward, honour or gift.

4. Do not indulge in immoral acts of sexual, physical or psychological abuse or exploitation of the local population or United Nations staff, especially women and children.

5. Respect and regard the human rights of all. Support and aid the infirm, sick and weak. Do not act in revenge or with malice, in particular when dealing with prisoners, detainees or people in your custody.

6. Properly care for and account for all United Nations monies, vehicles, equipment and property assigned to you and do not trade or barter with it to seek personal benefits.

7. Show military courtesy and pay appropriate compliments to all members of the mission, including other United Nations agencies regardless of their creed, gender, rank or origin.

8. Show respect for and promote the environment, including the flora and fauna, of the host country.

9. Do not engage in excessive consumption of alcohol or traffic in drugs.

10. Exercise the utmost discretion in handling confidential information and matters of official business, which can put the United Nations
ANNEX 3

Letter of undertaking for members of formed police units
Undertaking and Declaration by Experts on Mission:
UN Police Officer/Corrections Officer/Military Observers/ Military Liaison Officer

1. I, [name], as a member of [name of Mission] and a [functional title] make the following declaration:

"I solemnly declare and promise to exercise in all loyalty, discretion and conscience the functions entrusted to me by the United Nations, to discharge these functions and regulate my conduct with the interests of the United Nations only in view, and not to seek or accept instructions in regard to the performance of my duties from any Government or other source external to the Organization."

2. I acknowledge that I have been given a copy of the Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Experts on Mission. I undertake to comply with those Regulations; in particular, the standards of conduct set out in Section 2 of those Regulations.

3. Sexual exploitation and sexual abuse violate universally recognized international legal norms and standards and have always been unacceptable behaviour and prohibited conduct for all members of a United Nations peacekeeping or peace mission.

4. I acknowledge and understand that the term "sexual exploitation" means any actual or attempted abuse of a position of vulnerability, differential power, or trust, for sexual purposes, including, but not limited to, profiting monetarily, socially or politically from the sexual exploitation of another. I also acknowledge and understand that the term "sexual abuse" means the actual or threatened physical intrusion of a sexual nature, whether by force or under unequal or coercive conditions.

5. I acknowledge and understand that in order to further protect the most vulnerable populations, especially women and children, the following specific standards apply to my appointment:

(a) Sexual exploitation and sexual abuse constitute acts of serious misconduct and are therefore grounds for disciplinary measures, including termination of my appointment;

(b) Sexual activity with children (persons under the age of 18) is prohibited regardless of the age of majority or age of consent locally unless I am legally married to someone under the age of 18 years but over the age of majority and consent pursuant to the law of nationality of the expert. Mistaken belief in the age of a child is not a defence;

(c) Exchange of money, employment, goods or services for sex, including sexual favours or other forms of humiliating, degrading or exploitative behaviour,
prohibited. This includes any exchange of assistance that is due to beneficiaries of assistance; and

(d) Sexual relationships between members of a peacekeeping or peace mission and beneficiaries of assistance (including local population and refugees), since they are based on inherently unequal power dynamics, undermine the credibility and integrity of the work of the United Nations and are strongly discouraged.

6. I acknowledge and understand that if I develop concerns or suspicions regarding sexual exploitation or sexual abuse by another, whether in the same agency or not and whether or not within the United Nations system, I must report such concerns via established reporting mechanisms.

7. I acknowledge and understand that I am obliged to help create and maintain an environment that prevents sexual exploitation and sexual abuse.

8. I acknowledge and understand that the standards set out above are not intended to be an exhaustive list. Other types of sexually exploitive or sexually abusive behaviour may be grounds for termination of my appointment.

9. I acknowledge and understand that if, after proper investigation, there is evidence to support allegations of sexual exploitation or abuse against me, this evidence may, after consultation with the UN Office of Legal Affairs, be referred to the competent national authorities for the purposes of criminal prosecution.

10. I undertake to comply with all Mission Directives, standard operating procedures, Mission policies and other applicable issuances and undertake to cooperate fully and actively with all investigations and inquiries conducted by the Secretary-General, the Mission and any competent United Nations bodies or departments pursuant to their mandates."

11. I shall exercise the utmost discretion in regard to the handling of documents, cables, maps, or other papers of the Mission and I shall follow detailed instructions issued by the Mission concerning such documentation. I shall by the end of my assignment with the United Nations return to the Organization all original and copies of documents received or generated by me in the discharge of my mission. I shall not publish such material without written authorization, nor shall I use such information or documentation for personal gain. I undertake to respect this condition after the completion of my assignment with the Mission.

12. I shall respect all instructions regarding the taking of private photographs and audio/video recordings and the carrying of private photographic equipment. In particular, I shall not photograph without written authorization subjects designated as restricted in Mission Directives, standard operating procedures, Mission policies and other applicable issuances.
13. Unless authorized to do so, I shall not accept speaking engagements or make statements to, or grant interviews with the press, radio, television or other agencies of public information during my assignment with the Mission.

14. I shall follow specific Mission Directives or instructions issued by the Mission regarding the purchase, import and disposal of duty-free merchandise and shall cooperate with measures taken by the Mission to prevent the occurrence of any abuse of privileges or facilities accorded to experts on mission.

I sign this Undertaking and Declaration with the full understanding that, if I violate any of the standards of conduct set out or referred to in this Undertaking and Declaration, I may be subject to disciplinary procedures and, if found culpable, I shall not be eligible for future assignments with the United Nations.

Name:
Title
Date:
Witness:
Title:
Date:
Déclaration solennelle des experts en mission :
officier de police, spécialiste des questions pénitentiaires,
observateur militaire ou officier de liaison de l’Organisation des Nations Unies

1. Je, soussigné [nom], membre de [nom de la mission] en tant que [titre fonctionnel], fais la déclaration suivante :

   « Je fais la déclaration et la promesse solennelles d’exercer en toute loyauté, discrétion et conscience les fonctions qui m’ont été confiées par l’Organisation des Nations Unies, de m’acquitter de ces fonctions et de régler ma conduite en ayant exclusivement en vue les intérêts de l’Organisation, sans solliciter ni accepter d’instructions d’aucun gouvernement ou autre autorité extérieure à l’Organisation, en ce qui concerne l’accomplissement de mes devoirs. »

2. Je déclare avoir reçu un exemplaire du Règlement régissant le statut et les droits et obligations élémentaires des personnalités au service de l’ONU non fonctionnaires du Secrétariat et des experts en mission. Je m’engage à me conformer à ce règlement et en particulier aux normes de conduite énoncées dans son article 2.


4. Je déclare comprendre que l’expression « exploitation sexuelle » désigne le fait d’abuser ou de tenter d’abuser d’un état de vulnérabilité, d’un rapport de force inégal ou de rapports de confiance à des fins sexuelles, y compris mais non exclusivement en vue d’en tirer un avantage pécuniaire, social ou politique et que l’expression « abus sexuel » désigne toute atteinte sexuelle commise avec force, contrainte ou à la faveur d’un rapport inégal, la menace d’une telle atteinte constituant aussi l’abus sexuel.

5. Je déclare comprendre qu’afin de mieux protéger les populations vulnérables, spécialement les femmes et les enfants, les règles ci-après s’appliquent à mon affectation :

   a) L’exploitation et les abus sexuels constituent des fautes graves passibles de sanctions disciplinaires, pouvant aller jusqu’ à mon licenciement;

   b) Toute relation sexuelle avec un enfant (toute personne âgée de moins de 18 ans) est interdite quel que soit l’âge de la majorité ou du consentement dans le pays considéré, sauf si je suis marié à une personne qui, sans avoir 18 ans révolus, a atteint l’âge de la majorité ou du consentement légal dans mon pays de nationalité. La méconnaissance de l’âge réel de l’enfant ne peut être invoquée comme moyen de défense;

   c) Il est interdit de demander des faveurs sexuelles ou d’imposer toute autre forme de comportement à caractère humiliant, dégradant ou servile en échange
d’une somme d’argent, d’un emploi, de biens ou de services, y compris toute assistance due à toutes personnes;

d) Les relations sexuelles entre membres d’une mission de rétablissement ou de maintien de la paix et bénéficiaires d’aide (y compris membres de la population locale et réfugiés) sont vivement déconseillées car elles se fondent sur un rapport de force inégal par définition. En outre, ce type de relation entame la crédibilité et l’intégrité de l’action menée par les Nations Unies.

6. Je déclare comprendre que si je soupçonne un collègue, au service ou non du même organisme et que celui-ci appartenne ou non au système des Nations Unies, de se livrer à une exploitation ou à des abus sexuels, je dois en référer à qui de droit par l’intermédiaire des mécanismes créés à cet effet.

7. Je déclare comprendre que je suis tenu d’instaurer et de préserver un environnement propre à prévenir toute exploitation et tout abus sexuels.

8. Je déclare comprendre que cette liste de règles n’est pas exhaustive et que d’autres formes d’exploitation ou d’abus sexuels peuvent entraîner mon licenciement.

9. Je déclare comprendre que s’il apparaît, à l’issue d’une enquête en bonne et due forme, que les accusations d’exploitation ou d’abus sexuels portées contre moi sont fondées, l’affaire pourra, après avis du Bureau des affaires juridiques de l’ONU, être déléguée aux autorités nationales compétentes à des fins de poursuites pénales.

10. Je m’engage à respecter les directives de mission, les consignes permanentes, les principes directeurs de la mission et les autres instructions applicables et à coopérer pleinement et activement à toutes investigations et enquêtes diligentées par le Secrétaire général, la mission et tous organes ou départements des Nations Unies conformément à leur mandat.

11. Je m’engage à observer la plus grande discrétion à propos des documents, dépêches et cartes géographiques de la mission et à respecter les instructions détaillées de la mission concernant ces documents. Lorsque mon affectation prendra fin, je restituerai à l’Organisation des Nations Unies tous les originaux et toutes les copies des documents que j’aurai reçus ou créés dans le cadre de l’accomplissement de ma mission. Je m’engage à ne pas publier ces documents sans autorisation écrite et à ne pas utiliser les informations qu’ils contiennent à des fins de profit personnel. Je m’engage à respecter cette obligation après la fin de mon affectation à la mission.

12. Je m’engage à respecter toutes les instructions concernant la prise de photographies et l’enregistrement audio ou vidéo à titre privé ainsi que le port de matériel photographique privé. Je m’engage en particulier à ne pas photographier, sauf autorisation écrite, de sujets décrits comme confidentiels dans les directives de mission, les consignes permanentes, les principes directeurs de la mission et les autres instructions applicables.

13. Sauf autorisation, je m’engage à ne pas prendre la parole en public, à ne pas faire de déclarations et ne pas accorder d’interviews à la presse, à des organes de radio ou télédiffusion ou à d’autres organes d’information durant mon affectation à la mission.

Je signe cette déclaration solennelle en ayant pleinement conscience que toute violation des règles de conduite qui y sont énoncées est passible de poursuites disciplinaires et que, si je suis déclaré coupable, je ne pourrai prétendre à d’autres affectations à l’Organisation des Nations Unies.

Nom du déclarant :

Titre :

Date :

Nom du témoin :

Titre :

Date :
ANNEX 4

List of Points of Contacts in DPKO
LIST OF POINTS OF CONTACTS IN THE UNITED NATIONS DEPARTMENT OF PEACEKEEPING OPERATIONS

**Situation Centre, UNHQ, New York, USA**

Phone: +1 (212) 963-1820  
Fax: +1 (212) 963-9053  
E-mail: Duty-Room@un.org

**Police Division, UNHQ, New York, USA**

Phone: +1 (212) 963-1293  
Fax: +1 (917) 967-2222  
E-mail: dpkocivilianpolicedivision@un.org

**Office of Mission Support (OMS), UNHQ, New York, USA**

Phone: +1 (917) 367-0133  
Fax: +1 (212) 963-2116
ANNEX 5

Entry Medical Examination Form
Annex 5

I hereby authorize any of the doctors, hospitals or clinics mentioned in this form to provide the United Nations Medical Service with copies of all my medical records so that the Organization can take action upon my application for employment.

I certify that the statements made by me in answer to the questions below are, to the best of my knowledge, true, complete and correct. I realize that any incorrect statement or material omission in the medical information form or in any other document required by the Organization renders a staff member liable to termination or dismissal.

Date: (dd/mm/yyyy) ..................................................... Signature: .....................................................

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<th>DATE (dd/mm/yyyy)</th>
<th>Widowed</th>
<th>DATE (dd/mm/yyyy)</th>
</tr>
</thead>
<tbody>
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<td></td>
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</tbody>
</table>

DUTY STATION

Have you ever undergone a medical examination for the United Nations or one of its agencies?

Have you ever been employed by the United Nations or one of its agencies?

If so, please state when, where and for which Organization:

FAMILY HISTORY

<table>
<thead>
<tr>
<th>Relative</th>
<th>Age (if still alive)</th>
<th>State of Health (if still alive, present state; if deceased, cause of death)</th>
<th>Age At death</th>
<th>Have members of your family had the following illnesses or disorders?</th>
<th>Yes</th>
<th>No</th>
<th>Who?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Father</td>
<td></td>
<td>High Blood Pressure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mother</td>
<td></td>
<td>Heart Disease</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brothers</td>
<td></td>
<td>Diabetes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sisters</td>
<td></td>
<td>Tuberculosis</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spouse</td>
<td></td>
<td>Asthma</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Children</td>
<td></td>
<td>Cancer</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Epilepsy</td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mental Disorders</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Paralysis</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

FAMILY HISTORY

TO BE COMPLETED BY THE OFFICIAL REQUESTING THE MEDICAL EXAMINATION

Name of Official: ..................................................... Medical Classification: 1a 1b 2a 2b

Department or Unit: ..................................................... Comments: .....................................................

Date: ..................................................... Signature: .....................................................

TO BE COMPLETED BY THE DIRECTOR OF THE MEDICAL SERVICE

VERY IMPORTANT: Please indicate the recruiting Agency or Organization:

MS.2 (11-01) E
Each question requires a specific answer (yes, no, date, etc.); to leave a blank or draw a line is not sufficient. If the questionnaire is not fully completed and enquiries are therefore needed, time may be lost.

1. Have you suffered from any of the following diseases or disorders? Check yes or no. If yes, state the year.

<table>
<thead>
<tr>
<th>Condition</th>
<th>Yes Date</th>
<th>No</th>
<th>Yes Date</th>
<th>No</th>
<th>Yes Date</th>
<th>No</th>
<th>Yes Date</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frequent sore throat</td>
<td></td>
<td></td>
<td>Heart and blood vessel disease</td>
<td></td>
<td></td>
<td>Urinary disorder</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hay fever</td>
<td></td>
<td></td>
<td>Pains in the heart region</td>
<td></td>
<td></td>
<td>Kidney trouble</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Asthma</td>
<td></td>
<td></td>
<td>Varicose veins</td>
<td></td>
<td></td>
<td>Kidney stones</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tuberculosis</td>
<td></td>
<td></td>
<td>Frequent indigestion</td>
<td></td>
<td></td>
<td>Back pain</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pneumonia</td>
<td></td>
<td></td>
<td>Ulcer of stomach or duodenum</td>
<td></td>
<td></td>
<td>Joint problems</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pleurisy</td>
<td></td>
<td></td>
<td>Jaundice</td>
<td></td>
<td></td>
<td>Skin disease</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Repeated bronchils</td>
<td></td>
<td></td>
<td>Gall stones</td>
<td></td>
<td></td>
<td>Sleeplessness</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rheumatic fever</td>
<td></td>
<td></td>
<td>Hemia</td>
<td></td>
<td></td>
<td>Any nervous or mental disorder</td>
<td></td>
<td></td>
</tr>
<tr>
<td>High blood pressure</td>
<td></td>
<td></td>
<td>Haemorrhoids</td>
<td></td>
<td></td>
<td>Frequent headaches</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2. Are you being treated for any condition now? _________ Describe: ____________________________________________________________________________________________

3. Have you ever coughed up blood? ____________________________________________________________

4. Have you ever noticed blood in your stools? _______ In your urine? _______ Give details: ____________________________________________________________________________________________

5. Have you ever been hospitalized (hospital, clinic, etc.)? ______ Why, where and when? ____________________________

6. Have you ever been absent from work for longer than one month through illness? ______ If so, when? ______ And for what illness? ____________________________________________________________________________________________

7. Have you had any accidents as a result of which you are partially disabled? ______ If so, what and when? ______ Do you have any other disability? ______

8. Have you ever consulted a neurologist, a psychiatrist or a psychoanalyst? ______ If so, please give his/her name and address: ____________________________________________________________________________________________

For what reason: ____________________________________________________________________________________________ Date of consultation: (d/m/y)

9. Are you taking any medicine regularly? ______ If so, which? ____________________________

10. Have you gained or lost weight during the last three years? ______ If so, how much? ____________________________________________________________________________________________

11. Have you ever been refused life insurance? ______ If so, state reason: ____________________________________________________________________________________________

12. Have you ever been refused employment on health grounds? ______ If so, state reason: ____________________________________________________________________________________________

13. Have you ever received or applied for a pension or compensation for any permanent disability? ______ Degree? ____________________________________________________________________________________________

Please give details: ____________________________________________________________________________________________

14. Have you ever stayed in a tropical country? ______ If so, for how long? ____________________________________________________________________________________________

15. Have you in the past suffered from any condition which prevented travel by air? ____________________________________________________________________________________________

16. Do you consider yourself to be in good health? ______ Do you have full work capacity? ______

17. Do you smoke regularly? ______ Yes ______ No ______ If so, what do you smoke? ______ Cigarettes ______ Pipe ______ Cigars ______ ____________________________________________________________________________________________

For how many years have you smoked? ______ How much per day? ____________________________________________________________________________________________

18. Daily consumption of alcoholic beverages: ____________________________________________________________________________________________

19. Has any doctor or dentist advised you to undergo medical or surgical treatment in the foreseeable future? ____________________________________________________________________________________________

Give details: ____________________________________________________________________________________________

20. Give any other significant information concerning your health: ____________________________________________________________________________________________

21. What is your occupation? ____________________________________________________________________________________________ Indicate at least three posts you have occupied:

22. List any occupational or other hazards to which you have been exposed: ____________________________________________________________________________________________

23. Have you ever been rejected for military service for medical reasons? ______

24. FOR WOMEN
   Are your periods regular? ______ Yes ______ No ________ Do you take contraceptive pills? ______ Yes ______ No ______ If so, for how many years have you been doing so? ______ Have you ever been treated for a gynaecological complaint? ______ Yes ______ No ________

   Do you have to stay in bed when they come? ______ Yes ______ No ______

   If so, for how long? ____________________________________________________________________________________________ Date of your last period: ____________________________________________________________________________________________

If so, which? ____________________________________________________________________________________________
**GENERAL APPEARANCE**

<table>
<thead>
<tr>
<th>Height: cm.</th>
<th>Weight: kg.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Skin:</th>
<th>Scalp:</th>
</tr>
</thead>
</table>

**SIGHT, MEASURED VISUAL ACUITY**

<table>
<thead>
<tr>
<th>Gross vision:</th>
<th>Right</th>
<th>Left</th>
<th>Pupils: Equal?</th>
<th>Regular?</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Vision with spectacles:</th>
<th>Right</th>
<th>Left</th>
<th>Fundi (if necessary):</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Near vision:</th>
<th>Right</th>
<th>Left</th>
<th>Colour vision:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>With correction:</th>
<th>Right</th>
<th>Left</th>
</tr>
</thead>
</table>

**HEARING**

<table>
<thead>
<tr>
<th>Right</th>
<th>Left</th>
<th>Normal:</th>
<th>Sufficient:</th>
<th>Insufficient:</th>
</tr>
</thead>
</table>

| (test by whispering) | Right | Left | Normal: | Sufficient: | Insufficient: |

**NOSE-MOUTH-NECK**

<table>
<thead>
<tr>
<th>Nose:</th>
<th>Pharynx:</th>
<th>Teeth:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Tongue:</th>
<th>Tonsils:</th>
<th>Thyroid:</th>
</tr>
</thead>
</table>

**CARDIOVASCULAR SYSTEM**

<table>
<thead>
<tr>
<th>Pulse rate:</th>
<th>Auscultation:</th>
<th>Peripheral arteries:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Rhythm:</th>
<th>Blood pressure:</th>
<th>-carotid:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Apex beat:</th>
<th>Varicose veins:</th>
<th>-posterior tibial:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Electrocardiogram:</th>
<th>-dorsalis pedis:</th>
</tr>
</thead>
</table>

**RESPIRATORY SYSTEM**

<table>
<thead>
<tr>
<th>Breasts:</th>
</tr>
</thead>
</table>

**DIGESTIVE SYSTEM**

<table>
<thead>
<tr>
<th>Spleen:</th>
<th>Hemia:</th>
<th>Rectal examination:</th>
</tr>
</thead>
</table>

**NERVOUS SYSTEM**

<table>
<thead>
<tr>
<th>Plantar reflexes:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Papillary reflexes:</th>
<th>To light:</th>
<th>Motor functions:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Palpebral reflexes:</th>
<th>On accommodation:</th>
<th>Sensory functions:</th>
</tr>
</thead>
</table>

| Achilles reflexes: | | Muscular tonus: |
|--------------------| | Romberg's sign: |

**MENTAL STATE**

<table>
<thead>
<tr>
<th>Appearance:</th>
<th>Behaviour:</th>
</tr>
</thead>
</table>

**GENITO-URINARY SYSTEM**

<table>
<thead>
<tr>
<th>Kidneys:</th>
<th>Genitals:</th>
</tr>
</thead>
</table>

**SKELETAL SYSTEM**

<table>
<thead>
<tr>
<th>Skull:</th>
<th>Upper extremities:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Spine:</th>
<th>Lower extremities:</th>
</tr>
</thead>
</table>

**LYMPHATIC SYSTEM**

| CHEST X-RAY (Please send only the radiologist's report based on a "full-size" X-ray film). |

**TO BE COMPLETED BY THE EXAMINING PHYSICIAN**
**LABORATORY**

The results of all the following investigations must be included except where marked “if indicated”.

Except by prior agreement, only the investigations mentioned are done at the Organization’s expense.

<table>
<thead>
<tr>
<th>Urine: Albumin</th>
<th>Sugar</th>
<th>Microscopic</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blood: Haemoglobin</td>
<td>%</td>
<td>Grams/l</td>
</tr>
<tr>
<td>Haematocrit</td>
<td>%</td>
<td></td>
</tr>
<tr>
<td>Erythrocytes</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Leucocytes:

Differential count (if indicated):

Blood sedimentation rate:

**Blood chemistry:**

<table>
<thead>
<tr>
<th>Sugar</th>
<th>Cholesterol</th>
</tr>
</thead>
</table>

Urea or creatinine:

Uric acid:

**Sero logical test for syphilis:** Please attach laboratory report

**Stool examination (if indicated):**

**COMMENTS** (Please comment on all the positive answers given by the candidate and summarize the abnormal findings)

**CONCLUSIONS** (Please state your opinion on the physical and mental health of the candidate and fitness for the proposed post)

The examining doctor is requested before sending this report to verify that the questionnaire, pages 1 and 2 of this form, has been fully completed by the candidate and that all the results of the investigations required are given on the report. Incomplete reports are a major source of delay in recruitment.

<table>
<thead>
<tr>
<th>Name of the examining physician (in block capitals):</th>
<th>Signature:</th>
<th>DATE (d/m/y)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ANNEX 6

UN Medical Guidelines for Peacekeeping Operations
These guidelines are concerned with standards for predeployment examination of uniformed peacekeepers, and have not been previously published.


Michael A. Sheehan
Assistant Secretary General
Office of Mission Support
PREFACE

The primary object of these guidelines is to standardize the pre-deployment medical examination of uniformed peacekeepers from all Troop Contributing Nations in order to achieve full compliance with the medical standards stated in the Medical Support manual (1999 edition).

Reference is made to:
Medical Support Manual 1999 Edition
COE Manual following Post-phase 5, July 2001
UNAIDS Panel report on UN Policy on HIV Testing, February 2002
# CHANGE RECORD

<table>
<thead>
<tr>
<th>Amendment/Revision Number</th>
<th>Date Amended/Revised</th>
<th>Signature of Person Amending/Revising</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>PREFACE</td>
<td>2</td>
</tr>
<tr>
<td>CHANGE RECORD</td>
<td>3</td>
</tr>
<tr>
<td>TABLE OF CONTENTS</td>
<td>4</td>
</tr>
<tr>
<td>ACRONYMS AND DEFINITIONS</td>
<td>4</td>
</tr>
<tr>
<td>Introduction</td>
<td>6</td>
</tr>
<tr>
<td>Medical history and clinical examination</td>
<td>6</td>
</tr>
<tr>
<td>Psychiatric conditions</td>
<td>6</td>
</tr>
<tr>
<td>Behaviour</td>
<td>6</td>
</tr>
<tr>
<td>Substance abuse</td>
<td>6</td>
</tr>
<tr>
<td>Neurology</td>
<td>7</td>
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<tr>
<td>Infectious diseases</td>
<td>7</td>
</tr>
<tr>
<td>Other diseases</td>
<td>7</td>
</tr>
<tr>
<td>LABORATORY investigations</td>
<td>8</td>
</tr>
<tr>
<td>General</td>
<td>8</td>
</tr>
<tr>
<td>Urine</td>
<td>8</td>
</tr>
<tr>
<td>In malaria endemic countries</td>
<td>8</td>
</tr>
<tr>
<td>HIV</td>
<td>8</td>
</tr>
<tr>
<td>Imaging</td>
<td>8</td>
</tr>
<tr>
<td>Dental examination</td>
<td>9</td>
</tr>
<tr>
<td>Medical Certificate</td>
<td>9</td>
</tr>
<tr>
<td>COMPLIANCE</td>
<td>9</td>
</tr>
<tr>
<td>Attachments:</td>
<td>10</td>
</tr>
<tr>
<td>1: Medical Certificate front and back page</td>
<td>10</td>
</tr>
<tr>
<td>2: WHO staging of AIDS</td>
<td>10</td>
</tr>
<tr>
<td>3: Medical Support Manual text</td>
<td>10</td>
</tr>
<tr>
<td>4: MS-2 Form for medical examination of individual recruitment</td>
<td>10</td>
</tr>
<tr>
<td>Attachment 1 page 1</td>
<td>11</td>
</tr>
<tr>
<td>CERTIFICATE</td>
<td>11</td>
</tr>
<tr>
<td>Attachment 1 page 2</td>
<td>12</td>
</tr>
<tr>
<td>Attachment 2:</td>
<td>13</td>
</tr>
</tbody>
</table>

## ACRONYMS AND DEFINITIONS

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>AIDS</td>
<td>Acquired Immune Deficiency Syndrome, a disease where the body’s ability to resist infections is impaired.</td>
</tr>
<tr>
<td>ALS</td>
<td>Advanced Life Support, system of life support for patients with compromised respiration or circulation.</td>
</tr>
<tr>
<td>BLS</td>
<td>Basic Life Support, system for first responder treatment of injuries.</td>
</tr>
<tr>
<td>CMO</td>
<td>Chief Medical Officer, The senior medical officer in a mission.</td>
</tr>
<tr>
<td>CCMO</td>
<td>Chief Civilian Medical Officer, The senior civilian medical officer in the mission.</td>
</tr>
</tbody>
</table>
Medical Guidelines for Peacekeeping Operations  
Medical Support Unit / LSD / OMS  
Pre-deployment medical examinations of Uniformed Peacekeepers

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>COE</td>
<td>Equipment owned by a troop contributor and leased to the UNd Nations</td>
</tr>
<tr>
<td>Confidential</td>
<td>Information known only to the individual concerned and the persons with whom s/he chooses to share</td>
</tr>
<tr>
<td>Counselling</td>
<td>Formalized system for advise relating to decision making on testing for HIV and follow up of the result.</td>
</tr>
<tr>
<td>DPKO</td>
<td>Department of Peacekeeping Operations</td>
</tr>
<tr>
<td>FmedO</td>
<td>Force Medical Officer, The senior military medical officer in the mission</td>
</tr>
<tr>
<td>HIV</td>
<td>Human Immune-deficiency Virus, causes AIDS</td>
</tr>
<tr>
<td>Level 1</td>
<td>Primary and emergency care</td>
</tr>
<tr>
<td>Level 2 and 3</td>
<td>Hospital care</td>
</tr>
<tr>
<td>Mandatory</td>
<td>Where an individual has no say in whether or not a test is to be performed or not</td>
</tr>
<tr>
<td>Mission</td>
<td>The Peacekeeping mission</td>
</tr>
<tr>
<td>MSD</td>
<td>Medical Services Division/OHRM, responsible for policies relating to individual peacekeepers</td>
</tr>
<tr>
<td>MSM</td>
<td>Medical Support Manual</td>
</tr>
<tr>
<td>MSU</td>
<td>Medical Support Unit/OMS, responsible for planning and policies relating to groups and Missions</td>
</tr>
<tr>
<td>PEP</td>
<td>Post Exposure Prophylaxis, testing and treatment package for use where accidental HIV exposure may have happened.</td>
</tr>
<tr>
<td>Post Coital Prophylaxis</td>
<td>Drugs given after intercourse to avoid pregnancy</td>
</tr>
<tr>
<td>Sero-Status</td>
<td>Whether a person carries or does not carry the HIV virus.</td>
</tr>
<tr>
<td>Sero-conversion</td>
<td>When a person changes from not carrying the HIV virus to carrying the virus.</td>
</tr>
<tr>
<td>Sero-negative</td>
<td>The person does not carry the HIV virus</td>
</tr>
<tr>
<td>Sero-positive</td>
<td>The person does carry the HIV virus</td>
</tr>
<tr>
<td>SGTM</td>
<td>Standard Generic training Module, Required pre-deployment curriculum for peacekeepers.</td>
</tr>
<tr>
<td>SMO</td>
<td>Senior Medical Officer, the chief of a medical facility</td>
</tr>
<tr>
<td>TCC</td>
<td>Troop Contributing Country, The nation of a peacekeeper</td>
</tr>
<tr>
<td>Testing</td>
<td>Test to directly or indirectly show HIV infection</td>
</tr>
<tr>
<td>UNAIDS</td>
<td>United Nations Joint Programme for HIV and AIDS</td>
</tr>
<tr>
<td>UNOE</td>
<td>United Nations Owned Equipment</td>
</tr>
<tr>
<td>Voluntary</td>
<td>Where an individual on his / her free will chooses to perform a test</td>
</tr>
<tr>
<td>VCCT</td>
<td>Voluntary Confidential Counselling and Testing</td>
</tr>
<tr>
<td>VCT</td>
<td>See above</td>
</tr>
</tbody>
</table>

All laboratory tests are given names and acronyms according to standard medical nomenclature.
INTRODUCTION

1. Prior to deployment uniformed peacekeepers must undergo examination to establish if they are medically fit for participation in a UN peacekeeping operation.

2. The standards of the medical examination and health of the individual is stated in Chapters 5-01 and 5-02 of the Medical Support Manual (MSM). These are minimum standards. The examining doctor must, however, evaluate prospective peacekeepers on an individual basis.

3. Medical justification for deploying individuals who do not comply with the stated standards must be verified in writing and follow the Medical Certificate of the individual.

MEDICAL HISTORY AND CLINICAL EXAMINATION

4. A comprehensive medical history, with emphasis on conditions mentioned on the attached form MS-2 page 2.1, should be ascertained.

5. Guided by the history, a "lege artis" clinical examination should be performed, guided by MS-2, page 3.

Psychiatric conditions

6. Individuals should be evaluated according to Chapter 5-02 B in MSM. Individuals who are, or have been on continuous anti-psychotic or anti-depressive medication for more than 4 months should not be selected.

7. Individuals who have been hospitalized for psychosis or endogenous depression should not be selected.

Behaviour

8. Individuals with a history of violent behaviour, or the use of violence as a "problem solver", should not be selected.

Substance abuse

9. Individuals should be evaluated according to Chapter 5-02 C in MSM.
Individuals with a history of systematic use of recreational drugs or alcohol should not be selected.

Neurology

10. Individuals with seizure disorders, with frequent seizures or on medication, should not be selected.

11. Individuals with chronic or recurring neurological deficiencies that may influence their operational abilities, should be carefully evaluated.

Infectious diseases

12. The medical history of all peacekeepers must be evaluated for signs of increased susceptibility to infectious diseases, and the clinical examination should be directed to exclude current infectious disease.

12.1. Malaria: Individuals from malaria endemic areas should have thick and thin blood smear to exclude malaria prior to deployment.

12.2. Tuberculosis: All individuals should show that they do not have active Tb through a Tb test (Pirquet / Mantoux) and a chest X-ray prior to deployment.

12.3. Sexually Transmitted Infections: Standard screening and eradication of existing disease as to national policies.

12.4. HIV: The testing policy should follow national standards. All peacekeepers must, however, be offered Voluntary Confidential Counseling and Testing (VCT) according to acknowledged UN standard prior to deployment. Individuals found HIV positive must be examined to exclude any clinical signs of AIDS.

12.5. AIDS: Immune-compromising disease excludes from deployment, (5-01.A.14). Proposed WHO standards are attached. All individuals in Clinical stage 1 and above are ineligible for deployment.

Other diseases

12.6. Diseases found in the history or examination of the individual, should be evaluated with regard to the policies states in the MSM, with due consideration for current medical practice. Due respect must be
shown for the individual, keeping in mind, however, that the operational needs of his/her unit must take preference.

LABORATORY INVESTIGATIONS

13. The following laboratory investigations and X-Ray is the minimum standard for all individuals:

General

13.1. Hemoglobin
13.2. Erythrocyte Sedimentation Rate
13.3. Leucocyte count

Urine

13.4. Albumine
13.5. Erythrocytes
13.6. Glucose
13.7. Specific weight

In malaria endemic countries

13.8. Thick smear
13.9. Thin smear

HIV

13.10. Testing according to National regulations. Peacekeepers must, however, be offered Voluntary Confidential Counseling and Testing according to United Nations standards prior to deployment.

IMAGING

13.11. Chest X-Ray should be performed to exclude:

13.11.1. Neoplasm
13.11.2. Tuberculosis
13.11.3. Signs of chronic pulmonary disease
13.11.4. Signs of infection
DENTAL EXAMINATION

14. All individuals must have a dental examination to exclude dental conditions that may influence his/her operational abilities during deployment.

15. All individuals must have a recent dental chart to facilitate identification.

MEDICAL CERTIFICATE

16. Following the procedures as stated above, a medical doctor should assess the medical fitness of the individual for peacekeeping duty according to current medical practice, keeping in mind the precluding conditions stated in MSM Chapter 5-01.A (1 through 14).

17. Due respect must be shown for the individual; keeping in mind that the operational needs of his/her unit must take preference.

18. Deviation from the recommendations of Medical Services Division must be verified in writing, and a statement to this follow the Medical Certificate of the individual.

19. A copy of all certificates and verifications of deviation from the rules must follow the individuals to the mission, and be handed to the Chief Medical Officer upon arrival in the mission area.

COMPLIANCE

20. All peacekeepers should be examined according to the guidelines stated above. Individuals in mission that are in non-compliance with the standards stated, should be repatriated.

21. Repatriation is at the cost of the United Nations if the change in medical status has clearly occurred while in mission.

22. Repatriation will be at the cost of the Troop Contributor where deployment of the individual has clearly been in breach of these Guidelines.
Attachments:

1: Medical Certificate front and back page
2: WHO staging of AIDS
3: Medical Support Manual text
4: MS-2 Form for medical examination of individual recruitment
CERTIFICATE

I hereby certify that:

Rank:__________________________

Name:__________________________

Date of birth:____________________

Has been examined according to the rules and regulations of the United Nations Peacekeeping Operations, as stated in the Medical Support Manual Chapter 5.

S/he has been found to be in good health with no clinical sign of disease, and does to my knowledge, and according to her/his medical records, not suffer from any of the diseases or conditions mentioned on the back of this certificate.

Date:__________________________

SIGNATURE AND STAMP
MD. Acknowledged UN/Armed Forces/Police Physician

FOR INDIVIDUALLY DEPLOYED PERSONNEL ONE COPY OF THIS CERTIFICATE SHOULD BE SENT TO THE FORCE GENERATION SERVICE, MILITARY DIVISION, DEPARTMENT OF PEACEKEEPING OPERATIONS, 10017 NEW YORK, NY, UNITED STATES

FOR UNITS A COPY OF THE CERTIFICATE SHOULD BE GIVEN TO THE FORCE MEDICAL OFFICER UPON DEPLOYMENT.
A. Military Contingents of Peacekeeping Force.

Medical examination and clearance of personnel from national contingents of a peacekeeping force remain the responsibility of the troop contributing country. The respective national medical standards are employed to determine fitness of an individual for deployment. As a rule, UN medical standards (discussed below) should be taken as the minimum acceptable for deployment in any peacekeeping operation.

Medical Support Manual, Chapter 5.02
A. Conditions that Preclude Peacekeeping Service.
The following medical conditions generally preclude service in a peacekeeping mission and must be assessed on an individual basis, considering the severity of the condition and the particular assignment for which he or she is being selected
1. Ischaemic heart disease
2. Hypertension requiring medication
3. Diabetes mellitus
4. Malignancy
5. History of gastro-duodenal ulcers - past history of a single instance of duodenal ulcer should not preclude service
6. Ulcerative colitis
7. Asthma, chronic bronchitis and emphysema
8. Chronic nephritis and urolithiasis
9. Chronic low back condition
10. Skin diseases like extensive eczema, cystic recurrent acne and skin cancer
11. Allergies requiring sustained supportive treatment
12. Conditions requiring special continuing medication such as steroids, anti-tuberculous drugs, chemotherapy, anti-depressant and anti-psychotic drugs
13. Endocrine disturbance, e.g. hyperthyroidism
14. Known allergies to anti-malarial medication
15. Immune compromise, including AIDS

B. Psychiatric Conditions
Candidates, who have a history of situational maladjustment, anxiety neurosis or neurosis with somatization, should be carefully evaluated. Those who are on treatment, or who have previously required minor tranquilizers for relatively long periods should not be selected.

C. Alcohol

Candidates who have a history of problems related to the use of alcohol or are known to be heavy drinkers should be screened carefully.
Attachment 2:

Proposed WHO staging system for HIV infection and disease

In order to estimate prognosis in individual patients, a clinical staging system is more useful than a case definition.

**Clinical staging**
Patients with HIV infection who are aged ≥13 years are clinically staged on the basis of the presence of the clinical condition, or performance score, belonging to the highest level.

* **Clinical stage 1: Asymptomatic infection**
  Asymptomatic, persistent generalized lymphadenopathy; performance scale 1 (asymptomatic, normal activity)

* **Clinical stage 2: Early (mild) infection**
  Weight loss <10% body weight; minor mucocutaneous manifestations, varicella zoster within the last five years, recurrent upper respiratory tract infections (bacterial sinusitis); performance scale 2 (symptomatic but normal activity)

* **Clinical stage 3: Intermediate (moderate) disease**
  Weight loss > 10% body weight, unexplained chronic diarrhea > 1 month, unexplained chronic fever > 1 month, oral candidiasis, oral hairy leukoplakia, pulmonary tuberculosis within the past year, severe bacterial infections; performance scale 3 (bedridden < 50% of day during the last month)

* **Clinical stage 4: Late (severe) disease**
  Most other CDC AIDS-defining diseases (but not pulmonary tuberculosis); performance scale 4 (bedridden > 50% of day during the last month)

**Clinical/Laboratory Classification:**

(Grant A, De Cock K. Chapter 10 in Adler M. ABS of AIDS. BMJ Books)

The clinical staging system can be refined using a laboratory axis: CD4 count or lymphocyte count as a surrogate of CD4 count.

<table>
<thead>
<tr>
<th>Laboratory axis</th>
<th>Clinical Axis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lymphocytes (*10^6 /l)</td>
<td>CD4 count (*10^4 /l)</td>
</tr>
<tr>
<td>A</td>
<td>&gt; 2000</td>
</tr>
<tr>
<td>B</td>
<td>1000-2000</td>
</tr>
<tr>
<td>C</td>
<td>&lt; 1000</td>
</tr>
</tbody>
</table>

CD4 count < 200 usually equivalent to WHO clinical stages 3 or 4
CD4 count = 200 - 500 usually equivalent to WHO clinical stage
CD4 count > 500 usually equivalent to WHO clinical stage 1
ANNEX 7

Health care policies and procedures
Chapter 5

HEALTH CARE POLICIES AND PROCEDURES
All personnel deployed in UN missions must be physically, mentally and emotionally fit. The examining physician must determine fitness of an individual by a thorough medical examination, and take into consideration that he or she would be deployed in a potentially hostile environment. The standard of living may be poor, with frequently changing work environment, scanty recreational facilities and unstable security situation, producing a very stressful living condition. In addition, the individual is exposed to occupational risks, as well as prevalent endemic diseases to which he may have decreased resistance. Fitness, therefore, must not simply imply the absence of disease, but also the ability to work effectively under such circumstances.

A. Military Contingents of Peacekeeping Force.
   Medical examination and clearance of personnel from national contingents of a peacekeeping force remain the responsibility of the troop contributing country. The respective national medical standards are employed to determine fitness of an individual for deployment. As a rule, UN medical standards (discussed below) should be taken as the minimum acceptable for deployment in any peacekeeping operation.

B. Military Observers, Civilian Police and UN Civilian Staff.
   UN Military Observers, Civilian Police monitors and civilian staff, including those recruited locally, will be examined in accordance to UN medical standards to determine fitness for duty. The UN document, MS-2 (Annex 5-1. Entry Medical Examination) is to be used and the following information required:
   
   1. Medical history and a complete physical examination, findings which are to be recorded within the MS-2.
   2. Results of laboratory investigations, including hematology, blood chemistry, urinalysis and Venereal Disease Research Laboratory (VDRL) test.
   3. An electrocardiogram (ECG/ EKG), to be done for all candidates above 40 years of age. However, the examining physician may request for this if there is a clinical indication.
   4. Chest x-ray, the findings which must be recorded in the form.
The completed original MS-2 form is to be forwarded to the UN Medical Services Division, New York. It is the responsibility of UN HQ to ensure that medical clearance is obtained prior to deployment in the field of such personnel, and forms that are incompletely filled may result in undue delays in processing deployment. It is important to note that only medical examinations and investigations conducted within 3 months of the proposed deployment date are considered valid.

C. Medical Examination During Tour of Duty and Upon Departure.

UN Military Observers and Civilian Police are required to undergo a full medical examination while in the Mission area, under the following circumstances:

1. Following service-related accident or serious injury.
2. When his or her tour of duty is extended for 3 months or more.
3. Upon completion of tour of duty in a Mission, unless a medical examination had been conducted within 3 months of this date. This is no longer a requirement for international and local recruited civilian staff.

It is the responsibility of the Chief Administration Officer (CAO) to make the necessary arrangements for medical examination and to forward the reports to the UN Medical Director. The document, MS-6 (Periodic Medical Examination) is to be used for repeat examinations. The FMedO and respective SMedO are responsible to ensure that medical examination of military personnel comply with UN requirements.

5.02. UN Medical Standards and Policies

A. Conditions that Preclude Peacekeeping Service.

The following medical conditions generally preclude service in a peacekeeping mission and must be assessed on an individual basis, considering the severity of the condition and the particular assignment for which he or she is being selected.

1. Ischemic heart disease
2. Hypertension requiring medication
3. Diabetes mellitus
4. Malignancy
5. History of gastro-duodenal ulcers – past history of a single instance of duodenal ulcer should not preclude service

6. Ulcerative colitis

7. Asthma, chronic bronchitis and emphysema

8. Chronic nephritis and urolithiasis

9. Chronic low back condition

10. Skin diseases like extensive eczema, cystic recurrent acne and skin cancer

11. Allergies requiring sustained supportive treatment

12. Conditions requiring special continuing medication such as steroids, anti-tuberculous drugs, chemotherapy, anti-depressant and anti-psychotic drugs

13. Endocrine disturbance, e.g. hyperthyroidism

14. Known allergies to anti-malarial medication

15. Immune compromise, including AIDS

B. **Psychiatric Conditions.**

Candidates, who have a history of situational maladjustment, anxiety neurosis or neurosis with somatization, should be carefully evaluated. Those who are on treatment, or who have previously required minor tranquilizers for relatively long periods should not be selected.

C. **Alcohol.**

The stress of deployment in peacekeeping missions and the environment of such areas create conditions favouring excessive alcohol consumption. Candidates who have a history of problems related to the use of alcohol or are known to be heavy drinkers should be screened carefully.

D. **HIV/ AIDS.**

1. Many troop-contributing countries screen their military personnel for HIV infection prior to sending them on overseas assignments. The national policies regarding enlisting and employing HIV-positive individuals in the military vary.

2. In UN peacekeeping operations, HIV-positive individuals who do not show clinical manifestations of AIDS are not precluded from peacekeeping service. It is however recommended that such individuals should not be
selected, as treatment available within the Mission area may not be adequate to meet their special requirements. Exposure to endemic infections and exhaustive immunization requirements may also be detrimental to their health. In addition to the individual's health concerns, there is also the risk of his or her transmitting HIV to medical personnel, fellow peacekeepers and sex workers in the Mission area.

3. Should a known HIV-positive individual be deployed in a UN mission, his/her status should be made known to the FMedO and attending doctor, to ensure that proper medical precautions are taken and adequate medical care provided. This information should be kept strictly "Medical-in-Confidence".

4. Any individual who develops clinical AIDS or its complications, should be repatriated to his home country for further treatment once the diagnosis has been made. The UN medical support system is not obliged and does not have the resources to manage this condition.

5.03 Entitlement To and Provision of Medical Services

The entitlement of UN personnel to medical services is determined by his or her deployment status in the Mission. These services are generally provided by UN deployed medical units, but may also be sought at UN clinics or dispensaries run by contracted personnel or UN volunteers (UNVs) if these are present, or at local medical facilities.

A. Members of Military Contingents.
All contingent members of a peacekeeping force are required to seek medical treatment at the medical unit supporting their respective sector or locality. The FMedO is responsible to ensure that such support is available to every contingent serving in the Mission. Should treatment be sought at local clinics or hospitals at the individual's personal choice, reimbursement of medical expenses will be an individual or national responsibility, with the exception of serious illness or injury, where treatment should be sought at the nearest medical facility.

B. Military Observers and Civilian Police.
Arrangements are made by the UN to provide Military
Observers and Civilian Police Monitors with medical coverage during their assignment in the Mission area. This covers any illness or injury that occurs while performing official duties or taking authorized time off, and which is attributable to conditions and hazards within the area of assignment. As such peacekeepers may not have direct access to UN medical facilities, they may seek treatment at clinics or hospitals of their choice, with the exception of mandatory UN medical examinations which must be carried out by a UN designated physician. Medical claims, including hospitalization, are to be settled directly by the CAO, or reimbursed to the individual upon presentation of bills and supporting documentation.

C. **UN International Staff Member.**
   Field Service category personnel and internationally recruited staff members assigned to a Mission have similar medical entitlements as Military Observers. However, as they also subscribe to health insurance schemes provided by the UN, this should not be interpreted as a provision for payment of medical expenses irrespective of other medical coverage, but as a supplement to such cover in order to obviate heavy medical costs should these arise. Reimbursement is only authorized for expenses unrecoverable under the respective insurance scheme. The CAO is responsible to ensure that all staff are covered by one of the UN insurance schemes.

D. **UN Locally Contracted Staff Member.**
   Locally contracted General Service and National Officer staff members are automatically subscribed to a contributory Medical Insurance Plan (MIP), if they hold a contract of 3 months or longer. This insurance is extended to their direct family members based on a voluntary contribution. This entitles them to reimbursement of hospital and medical services, including laboratory investigations, x-rays, immunization and medicine. The administering office has the authority to settle medical claims under MIP, with any doubtful cases referred to the relevant headquarters for advice. Should they have no immediate access to medical care or where medical infrastructure within the Mission Area is inadequate, health-care may be sought at UN medical facilities.

E. **Local Population (under UN Humanitarian Mandate).**
   If medical support to the local population has been specifically addressed in the UN Mandate for the Mission, this has to be
carefully planned and co-ordinated between the Mission HQ, host country’s health services, other UN agencies and Non-Governmental Organizations (NGOs) in the Mission area. The primary responsibility of UN medical units, however, remains the provision of medical support to the peacekeeping force.

F. Local Population (in absence of UN Humanitarian Mandate).
   The provision of medical care to the local population is a sensitive matter, and must be weighed against humanitarian principles and the ethical code of medical practice. The official UN policy is that there is no obligation to provide or to take responsibility for medical services to the local population, unless the Mission’s Mandate states otherwise. However, emergency medical care must always be provided regardless of person or party, but the case must be transferred to a local or NGO medical facility as soon as possible. Such obligations, in accordance with international law, also extend to prisoners of war, refugees, internally displaced persons (IDPs), detainees and non-UN combatants. Medical plans must detail the degree of care to be offered to these groups (generally limited to urgent medical care) and how continuity of care is to be provided. Should evacuation by air be required, each case has to be considered individually by the Mission HQ.

5.04 Compensation for Injury, Illness or Death Attributable to Service

Provisions are made by the UN to cover costs incurred for treatment and hospitalization, as well as to make financial awards for disability or death to members of a peacekeeping mission. Such claims are reviewed by an Advisory Board on Compensation Claims (ABCC) appointed by the Secretary General to validate these claims, determine the degree of incapacity and the relevant award. The regulations governing award of such compensation are as follows:

A. Criteria to Qualify for Compensation.
   1. Injury, illness, disability or death must have occurred in the Mission area.
   2. It must have occurred while performing duty on behalf of the UN, or at the time of officially designated rest time.
3. It must have occurred while travelling on behalf of the UN by means of transportation provided by or paid for by the same.

Where illness, injury or death occurs after completion of the assignment, or where this arises as a result of wilful misconduct or intent of the individual, the above provisions will not apply. Where the individual is entitled to similar provisions through other arrangements, reimbursement is only authorized for expenses unrecoverable under the respective scheme. All doubtful cases will be given sympathetic consideration.

B. Submission Procedure for Compensation Claims.

Each case of service-related injury or death is to be reported immediately to the Field Administration and Logistics Division (FALD), with copies forwarded to the Secretary of the ABCC and to the Director, Medical Services Division. This information shall serve as the basis for consideration of any subsequent claims. (Details of the reporting procedure and forms are discussed in Chapter VII). Any such claim has to be submitted within 4 months of injury, onset of illness or death.

The following documentation is required for each claim for compensation:

1. Claim submission by the claimant, or on his/her behalf by the respective Government.
2. Medical report by the attending UN doctor, at the time of the incident as well as after complete convalescence. This is provided to the UN Medical Director, who is the Medical Adviser to the ABCC.
3. Board of Inquiry report, and if this is not available, an Administrative Report from the claimant’s immediate supervisor, as well as any statements by witnesses.
4. Medical bills and expenses.
5. Death certificate and marriage and birth certificates of the claimant’s dependants, if applicable. A “Designation of Beneficiary Form” (UN P-2) should be made available if this had been filled by the deceased.

C. Award and Method of Payment.

1. Should the Board of Inquiry determine that injury was service-incurred, the FMEDO, in consultation with the SMEDO of the respective contingent and a senior doctor...
managing the patient, will assess the degree of disability according to UN guidelines. This assessment will be reviewed by the Medical Director, Medical Services Division, prior to submission to FALD for processing of the claim. In the event of differences in the medical determination of the UN and the respective Government, a qualified third party opinion will be sought.

2. If a contingent member has been medically repatriated or evacuated out of the Mission area following injury, assessment of disability will be made by the appropriate medical authority of the troop-contributing country according to the above guidelines.

3. For military contingent personnel, maximum compensation comprising a lump sum payment of US$ 50,000, is awarded for service-incurred death. For permanent disability, a specified percentage of this amount will be made, based on the schedule of awards outlined by the American Medical Association (AMA) Guide to Evaluation of Permanent Impairment (4th edition). Payments will be made in accordance to the respective Government’s instructions regarding this, and the amount payable to beneficiaries shall not be less than the amounts reimbursed to member states.

D. Incidents not Attributable to Service.
In the case of illness, injury, disability or death not attributable to service, the UN does not take responsibility and does not pay compensation to the individual or his dependants, except for payment of reasonable medical expenses in the field, and transportation or burial of remains in the case of death.

5.05 Medical Confidentiality

A. Medical information is to be treated as confidential and privileged information, and this confidentiality must be maintained at all times. Any medical records or information must not be released without proper authorization, and under no circumstances, should be provided to anyone not directly involved in the patient’s care. An exception would be in the event of a formal investigation or Board of Inquiry, where there
is direction from a relevant authority to release such information.

B. Care has to be taken also, to ensure confidentiality in the transfer of patient medical records, in submission of reports and in routine administrative processes (e.g., compiling and submitting disbursement vouchers for medical expenses). Where a patient's identity and medical status may be revealed in such documents, these should not be transmitted via unsecured means like e-mail or facsimile, but should be properly sealed and marked with instructions "To be opened by addressee only".

ANNEX 5-1. GUIDELINES FOR THE USE OF MEDICAL EXAMINATION FORM MS-2 FOR MILITARY AND CIVILIAN POLICE OBSERVERS

1. A pre-deployment medical examination is required for all military and civilian police observers being considered for a mission assignment with the United Nations. This examination must have taken place within the preceding three months and shall be completed and recorded on form MS-2.

2. Before conducting this examination, the examining physician must review pages 1 and 2 of the form to make sure that the candidate has answered all questions and has filled out all spaces allocated for him/her. If there are any unanswered questions, the candidate must be asked to complete them before the medical examination is conducted.

3. The examining physician shall fill all spaces allocated for him/her, on pages 3 and 4 of that form. In doing so, he/she must remember that:

   * His/her writing as well as that of the candidate is legible;

   * Questions requiring numerical values are not answered with common terms like "normal", "OK", etc.; (For example, measurements of blood pressure and pulse must be given in numbers and units: 120/80 mm Hg and 75 beats/minute, etc.)

   * All laboratory results, in accordance with page 4 of MS-2, are provided in numerical values including their units; if such results are submitted in a separate laboratory form, the results must be legible and securely attached to the MS-2 form).
* Chest x-ray film and EKG tracing are not longer required to be enclosed; (however, report of an x-ray chest taken within the last year, and that of a recent EKG are requested).

* All positive answers given by the candidate have been pursued thoroughly; (for example, if the candidate has indicated that he/she had suffered from ulcer of the duodenum in 1990, it is relevant to inquire as to how the diagnosis was established, the treatment prescribed and the outcome of the treatment. The finding of this inquiry must be briefly stated by the physician in the space allocated for comment on page 4 of the MS-2 form); and

* Conclusion about the health status of the candidate and suitability or unsuitability for the task are clearly stated and relate to the comments.

4. The completed examination form with all its attachments must be received at the UN Medical Service, New York, at least one month prior to deployment.

5. The name of the examining physician, address, date and signature must be filled out at the end of page 4 of MS-2.

6. Strict adherence to the above-mentioned guidelines is essential since the medical examination is the basis for providing medical clearance, which is a requirement for UN mission deployment. Incomplete medical examination forms will be returned to the place of origin, thus denying medical clearance for the proposed mission.
Chapter 6

PREVENTIVE MEDICINE
6.01 Introduction

Preventive medicine is one of the most important aspects of medical support in the field. Through effective measures, significant results can be achieved in terms of reduced man-days lost, lower morbidity rates and lower treatment costs. Preventive medicine incorporates immunization, disease prophylaxis, vector control, hygiene and sanitation. Health hazards and occupational threats must be fully evaluated prior to and as a continuous process during deployment. It has to be stressed that preventive health measures involve every individual in the Mission area, and that proper health education and training is the key to successful implementation of these measures.

A. The FMedO is responsible to oversee preventive medicine practice within the Mission area and is guided by directives issued by the Medical Services Division and Medical Support Unit. He is also expected to constantly update himself with epidemiological and health data, through contact with local health authorities and international agencies (e.g. WHO, ICRC) within the Mission area. It is also his task to collect, collate and analyse medical statistics submitted monthly to him by the medical units.

B. The SMedO and contingent doctors are responsible for implementing preventive medicine practices for the military contingents and personnel under their charge. It is their task to monitor immunization status of troops under their care, as well as to directly manage any required vaccination or disease prevention program. This includes the distribution of anti-malarial tablets and condoms, as well as the conduct of health inspections of food, water and sanitation. In addition, they are responsible for health education and medical training, which is generally conducted by medical personnel under their charge.

6.02 Immunization Policy

A. The Medical Services Division recommends the vaccination and chemoprophylaxis requirements within a Mission area, which should be the minimum requirement observed by all troop contributing countries here. These requirements are divided into those that are mandatory (e.g. Diphtheria, Pertussis, Tetanus, Poliomyelitis, Typhoid, Yellow fever if indicated, Hepatitis B for medical staff) and those that are recommended.
(Meningococcus, Rabies, Hepatitis A, Hepatitis B, MMR). The exact immunization regimen will vary with the Mission area.

B. It is a national responsibility (and at national expense) to ensure that all personnel have received at least the initial dose of mandatory vaccinations before deployment into the Mission area. The immunization status of each individual is to be properly documented for monitoring by the respective contingent doctor. It would be ideal if each member of the contingent is provided with the WHO International Certificate of Vaccination, or its national equivalent.

C. Should a multiple dose immunization regimen not be completed prior to deployment, the UN has the responsibility for subsequent vaccinations, including administration of booster doses, if required. The Mission HQ will procure the required vaccines in this instance, with the assistance of the Medical Support Unit.

D. Should troops deploy into a Mission area without the required vaccinations, this will be provided by the supporting medical unit, but all costs incurred will be deducted from the reimbursement to the troop contributing country. The FMedO is required to submit a record of all vaccinations administered in the field, indicating the names, UN ID numbers and nationalities, as well as the types and doses of vaccinations given.

E. Failure to follow UN-recommended immunization and chemoprophylaxis policies may result in the denial of entry into the host country, as well as rejection of any resulting medical claims and compensation.

6.03 Malaria Prophylaxis and Vector Control

Malaria is endemic in most tropical countries, particularly in Africa, South America and South Asia, with 400 million individuals infected and 1.5 million dying from the disease each year. It is one of the major diseases affecting peacekeepers and an important cause of morbidity and mortality. In 1995, health statistics from UNAVEM (Angola) showed that 970 out of 7,005 UN peacekeepers had malaria. This indicates a general lack of awareness of the disease among peacekeepers, as well as inadequate or incorrect use of environmental and personal protection. Prevention of malaria is further hampered by delays in diagnosis by doctors unfamiliar with
the disease, development of Anopheles mosquitoes resistant to standard insecticides and resistant-strains of Plasmodia. To date, there is also no effective vaccine against the organism. Steps that should be taken to control the disease include:

A. Avoid setting up camp locations near stagnant water bodies (e.g. marshes, ponds).

B. Routine inspection and destruction of mosquito breeding sites in the camp vicinity. The use of oiling is recommended, while organophosphate insecticides should be considered for water bodies rich in vegetation.

C. Residual spraying of insecticides on both internal and external walls and window-sills to destroy resting adult mosquitoes. This is more effective than space spraying, and should be conducted at least once in 3 months. Hand-operated compression sprayers are generally adequate, and organophosphate, carbamate or synthetic pyrethroids can be used.

D. Proper use of mosquito bed nets and appropriate dressing after dusk. Impregnation of bed nets and even clothing with Permethrin or similar compound has been shown to increase protection against mosquitoes. This should be repeated every 6 months.

E. The obligatory use of insect repellents after dusk, with repeat applications at night if the soldier is on duty. DEET-based repellents (N,N-diethyl-m-toluamide) are recommended, particularly sustained released formulations and ointments.

F. Supervision and even enforcement of malaria prophylaxis. Mefloquine (Lariam) 250mg per week is generally recommended for most mission areas, while Doxycycline 100mg daily is advised for individuals with G6PD deficiency or allergy to quinine based drugs. It is a national responsibility to ensure that the recommended prophylaxis is commenced prior to deployment in the Mission area. Following deployment, continuation of prophylaxis will be provided by the medical unit supporting the contingent.

G. Where diagnosis of malaria is suspected or confirmed, it is recommended that the patient be treated at a Level 2 or 3 medical facility, where adequate monitoring and investigations are available.
H. Health education is the key to raising awareness about malaria and to debunk misconceptions about the disease (e.g. the harmful effects of prophylaxis), as well as to reinforce the need for adequate preventive measures.

6.04 HIV/AIDS and Sexually Transmitted Diseases

Sexually transmitted diseases (STD) and AIDS are occupational diseases affecting the military, including UN peacekeeping troops and observers. Prevalence rates of as high as 10-30% have been found among military personnel, including certain troop contributing countries to peacekeeping missions. This rate is estimated to be 2 to 5 times higher than the respective general population, and has been known to be as high as 50 times during deployment in a conflict area.

A. Risk Factors.

The following factors contribute to the particular vulnerability of deployed peacekeepers to STD and AIDS, which arise largely from contact with infected sex workers.

1. Lengthy periods away from home and separation from regular sex partners.
2. Influence of alcohol and peers.
3. Less inhibitions and restrictions in new country.
4. Money in the pockets, with less opportunity to spend this during operational deployment.
5. Risk-taking ethos and behavior in the military, which is part of the make-up of any soldier.
6. Ready access to sex workers near campsites and frequented off-duty areas.
7. In some situations, higher tendency for drug abuse and the lack of access to sterile hypodermic needles.
8. Higher chance of exposure to infected blood in the operational environment, either from fellow peacekeepers or the local population, particularly for medical personnel.

B. STD, HIV infection and AIDS are largely preventable through proper health education and training, as well as through the issue of personal protection (condoms) to individual peacekeepers. An effective AIDS prevention program will limit
further spread of the disease among peacekeepers and to the local population. Elements of such a program include:

1. Health education on the risks of HIV/AIDS and to debunk myths and misconceptions regarding the disease. This is to be reinforced by publications, posters and other means of communications.

2. AIDS prevention training for peacekeepers prior to and during their deployment in UN peacekeeping operations, with emphasis on proper use of prophylaxis and moderation of behavior in "risky" situations.

3. Supervised regular distribution of condoms to all peacekeepers, both male and female, particularly before time-off or leave. It is a national responsibility to ensure that troops deploy with an adequate supply of condoms. Additional condoms may be obtained from the medical unit supporting the contingent or through a UN channel.

4. Making HIV testing available and accessible to all UN peacekeepers and staff members deployed in the field. Counselling services by medical staff should be made available for infected individuals if this is so requested.

5. Promoting greater awareness among medical personnel and adopting "Universal precautions" in handling patients, particularly during resuscitation and intravenous procedures. Ensuring the proper disposal and decontamination of medical wastes and consumables.

C. Further information regarding AIDS can be obtained from the booklet, "Protect Yourself, and Those You Care About, Against HIV/AIDS", published jointly by DPKO and the Joint UN Program on HIV/AIDS (UNAIDS). This is distributed to all military observers, civilian police monitors and military contingents serving in peacekeeping missions.

**6.05 Hygiene and Sanitation**

It is a combined UN and national responsibility to ensure quality control for procurement, storage and preparation of food, as well as for the supply of potable water. Adequate provisions must also be made to ensure high standards of sanitation and proper disposal of wastes. Although not directly responsible, the FMedO and contingent medical personnel are to assist logistics, engineering and
hygiene inspection personnel in maintaining these standards. Specific tasks include:

A. Assisting inspection of food preparation and storage areas, and ensuring their proper transportation.

B. Routine examination and certification of kitchen personnel, including bacteriological examination of stools for pathogens, if this can be conducted.

C. Investigation of any suspected outbreak of food poisoning or gastroenteritis.

D. Formulating Mission area policies concerning consumption of local food and water.

E. Ensuring that regular checks on the quality of potable water are conducted by logistics personnel.

F. Medical advice on the proper disposal of wastes, including human and medical wastes.

G. Identifying and implementing prophylactic measures to reduce environmental and occupational related illness.

6.06 Road Traffic Accidents

It is important to note that road traffic accidents are the main cause of serious injury and fatalities in peacekeeping missions. In a study conducted in 1997, it was shown that out of a total of 876 accidents reviewed, 64% comprised road traffic accidents. Most resulted from human error on the part of the peacekeeper, or of another party. Although not directly responsible for accident prevention, the medical doctor in the field has a duty to advice the contingent commander if road safety measures are not being adopted. Strict enforcement of such measures will lead to reduction in loss of human life and limb. Basic components of a road safety program include:

A. Commander's emphasis on road and vehicular safety.

B. Clearly documented safety regulations and Standard Operating Procedures (SOPs) which are understood by all drivers and vehicle occupants. These measures have to be strictly enforced (e.g. speed limits, use of seat-belts, alcohol control, vehicle breakdown drill).

C. Certified driving standards for military and heavy vehicles, and orientation drives for new drivers.
D. Regular maintenance schedules, with system of close supervision and accountability.

6.07 Stress Management

Stress is the physical and psychological process of reacting to and coping with events or situations that place extraordinary pressure upon a human being. It is a normal reaction to an abnormal situation, but can lead to breakdown of coping mechanisms if allowed to build-up after prolonged or repeated exposure. Many peacekeepers are confronted with intense, traumatic and even life-threatening situations, which place serious and often prolonged levels of stress on them. It is important for the medical doctor in the field to be able to recognize different types of stress reactions, the factors that contribute towards them and to be familiar with measures that can be taken to deal with them.

A. Types of Stress Reactions.

1. Basic Stress.
   Minor stress encountered in daily situations that produce tension, frustration, anger and irritation. This is largely determined by an individual’s physical and psychological attributes, and can generally be overcome. However, if allowed to accumulate, it can escalate beyond the point where it can be controlled, affecting the individual’s disposition and work.

2. Cumulative Stress.
   This results from accumulation of stress that occurs too often, lasts too long or becomes too severe, with the end result that the individual is no longer able to cope with it. This leads to depression, work-related problems and relationship problems with his colleagues.

3. Traumatic Stress.
   This is a traumatic experience in which an individual is exposed to a single, sudden and violent physical or psychological assault, in which there is threat or harm to himself/herself or to another individual.
CHAPTER 6  PREVENTIVE MEDICINE

4. Post-Traumatic Stress Disorder (PTSD).
   This refers to the persistence of symptoms arising from an episode of traumatic stress (analogy of a wound that does not heal), which continues to disturb the individual and prevents him from returning to a “normal” lifestyle.

B. Factors Contributing to Stress among Peacekeepers.
   1. Difficult or unclear mission, giving rise to frustration and/or feeling of helplessness in carrying it out, as well as loss of confidence in leadership.
   2. Not professionally trained for the task at hand (e.g. Military Observer or Civilian Police, who can only monitor and report, and cannot directly intervene in the situations they are observing).
   3. Need to show impartiality to different parties in a conflict, despite personal beliefs and convictions.
   4. Lack of appreciation by the victims and occasionally, hostility and lack of co-operation from the local authorities.
   5. Lack of security and concern about personal safety.
   7. Need to suppress emotions.
   8. Uncomfortable living conditions.
   9. Separation from home, family and friends.
   10. Cultural differences, language difficulties and dietary changes.
   11. Lack of recreation.
   12. Traumatic stress (e.g. witnessing violence or death, experiencing intimidation or threat, serious accident or life-threatening illness).

C. Managing Stress.
   It is important to recognize the emotional, functional and physical changes accompanying stress-related reactions. While these cannot be totally prevented, awareness of such problems by an individual or his colleagues, openness in discussing such problems, and the availability of professional help should this be required, are key factors to successfully managing stress. Components of a stress prevention program include:
1. Pre-deployment screening of psychological and physical profile of key appointment holders, Military Observers and Civilian Police monitors.

2. Pre-deployment training on what to expect and how to cope with stress.

3. Ongoing health education on work-related stress, particularly how to identify sources of stress, recognize stress and take basic steps to relieve it.

4. Planned program for social activities, sports and recreation at the HQ or Unit level.

5. Group sessions for feedback and peer-sharing.

6. Debriefing of personnel following exposure to traumatic events, to be conducted in group sessions, and preferably with participation of trained counsellors.

7. Training of medical personnel to recognize signs and symptoms of stress and to manage such conditions.

8. Access to professional counselling should this be required. This is generally available at Level 2 or Level 3 medical support.

Further details on how to manage stress can be found in the "United Nations Stress Management Booklet" printed by DPKO, which is distributed to peacekeepers prior to deployment.
ANNEX 8

List of members of formed police units for deployment
<table>
<thead>
<tr>
<th>Length of tour of duty</th>
<th>UN Mission</th>
<th>County</th>
</tr>
</thead>
</table>

List of candidates for deployment
ANNEX 9

Extract from DPKO Human Resources Handbook
Military and Police Personnel

Reimbursement of Medical and Dental Expenses - Military/Police Personnel

General:

1. The United Nations provides military observers and civilian police officers with coverage for medical examinations which they might require as a result of illness or injury, as well as other medical services and supplies, including hospitalization, during their period of service in mission area.

Claims for Reimbursement of Medical Expenses:

2. To qualify for coverage by the United Nations, the illness or injury must have occurred while the MILOB/CIVPOL concerned was in the mission area, either performing official duties or on authorized time off, and be attributable to conditions and hazards peculiar to the area of assignment.

3. All arrangements for medical and hospital services for military observers and civilian police officers are made through the DOA/CAO, who should report all cases of serious illness, injury or hospitalization to PMSS.

4. Medical services may be provided by a physician or a hospital of the MILOB's/CIVPOL's choice, except for United Nations medical examinations which must be carried out by the United Nations-designated physician in the area.

5. Claims for medical and hospital services rendered are settled directly by the mission DOA/CAO or reimbursed to the observer/police officer on presentation of all bills and supporting documentation certified by him/her as correct.

6. If the MILOB/CIVPOL is covered by other insurance arrangements, the United Nations does not reimburse hospital or medical expenses that are reimbursable by another source.

7. Costs for dental treatment is normally considered the responsibility of the military observer/civilian police officer. Expenses relating to dental treatment will only be reimbursed in cases determined by New York Headquarters to be attributable to the performance of official duties on behalf of the United Nations.

Medical Supplies:

8. The United Nations provides standard medical supplies such as vaccines, antibiotics and vitamins prescribed for the mission area and may reimburse military observers and civilian police officers for all physician-prescribed medicines, except medicines and pharmaceutical products for general use.

9. Medicines and pharmaceutical products for general use are the personal responsibility of the military
observer/police officer. However, when reviewing the medical requirements of each mission the United Nations Medical Service may recommend that certain medicines and pharmaceutical products be procured by the Organization for use there. The DOA/CAO may request that medicines not normally procured for a mission be purchased at Headquarters if such medicines are required for use by observers/police officer and not locally available (or if a substantially superior product is available at Headquarters). Requests to this effect, which should give full details, will be taken up by OMS with the Medical Service. At the same time the Medical Service shall determine whether the cost of such medicines will be borne by the United Nations or will be recovered from the observers/police officers concerned.

Reimbursement of Medical Expenses After Completion of Tour of Duty:

10. The United Nations provides coverage for medical and hospital services only during the period of an MILOB's/CIVPOL's assignment in the area, while he/she is in receipt of subsistence allowance. The Organization is not responsible for any medical or hospital expenses incurred after completion or termination of the assignment without review by its Advisory Board on Compensation Claims. No payment or reimbursement will made to an observer/police officer for medical or hospital expenses which have been applied for under another medical/hospital benefit, service or scheme.

11. Claims for medical or hospital expenses arising after completion of assignment, for treatment of illness or injury attributed to service with the United Nations, should be submitted to PMSS for consideration and decision, in accordance with the provisions for compensation for service-incurred illness or injury.

Related Topics:

Compensation Claims

Procedures and Guides:

Workflow Process  IMIS Desk Procedures & Processing Guidelines
ANNEX 10

Immunization requirements
MONUC/UNMIL/UNOCI

REQUIRED IMMUNISATIONS

Yellow fever

RECOMMENDED IMMUNISATIONS

Typhoid
Polio
Tetanus-Diphtheria
Meningococcal Meningitis
Hepatitis A
Hepatitis B

Malaria prophylaxis

Mefloquine (Lariam) / Doxycycline

Mefloquine (Lariam)

Dosage and Administration: 250mg 1 tab once a week, take the first dose one week before arriving in malarious area; thereafter take one tablet once a week, always on the same day of the week during the entire stay in the malarious area, and continue to take one tablet once a week always on the same day of the week, for 4 weeks after leaving the malarious area. This medication should not be taken on an empty stomach.

Side Effects: Most common headache, nausea, dizziness, difficulty sleeping, anxiety, vivid dreams and visual disturbances. Serious side effects can include seizures, depressions and psychosis.

Contraindications:
- History of psychiatric condition.
- History of seizure disorders
- Current treatment for psychiatric condition or seizure disorder
- Current history of substance abuse (alcohol)
- Cardiac Conductivity problems AV Block, LBBB, and RBBB.
- Current treatment with Beta-blockers and or Calcium channel blockers
- Current treatment with digitalis preparations (cardiac glycosides)
- Previous reports of side effects such as vertigo, loss of balance, disorientation

The only alternative to malaria prophylaxis with Mefloquine is Doxycycline. For professions that require high level of alertness, but under the conditions of high risk for P. Falciparum malaria, prophylaxis with Doxycycline seems to be more appropriate.
**Side Effects:** Most common headache, nausea, dizziness, difficulty sleeping, anxiety, vivid dreams and visual disturbances. Serious side effects can include seizures, depression, and psychosis.

**Doxycycline (Vibramycin)**

Doxycycline is offered when any contra-indication to taking Mefloquine is documented.

**Dosage and Administration:** Doxycycline 100mg tablet. Initially, take one tablet 100mg twice a day (12 hours apart) prior to departure (always take on a full stomach). Thereafter, take one tablet 100mg daily during travel in malarious areas and continue 4 weeks after leaving the area.

**Prophylaxis should begin 1-2 days before travel to malarious areas.**

**Contraindications:**
- Hypersensitivity to any of the tetracyclines
- Not to be used during the last half of pregnancy, infancy and childhood up to the age of 8 years because it may cause discoloration of the teeth.
- Patient apt to be exposed to direct sunlight or ultraviolet light should be advised that photosensitivity can occur as a reaction to tetracycline drugs. At the first evidence of skin erythema (redness occurring in patches) drug should be discontinued).
- Precautions with Hepatic disease.

**Side effects:**
May cause you to get sun burn faster than normal. Avoid the mid-day sun, use a high SPF sun block, and wear clothes and a hat to cover exposed skin.
UNMIK

REQUIRED IMMUNISATIONS

A yellow fever vaccination certificate is required from travelers coming from infected areas.

RECOMMENDED IMMUNISATIONS

Typhoid
Polio
Tetanus-Diphtheria
Meningococcal Meningitis
Hepatitis A
Hepatitis B

Malaria prophylaxis

NONE
MINUSTAH

REQUIRED IMMUNIZATION

- Yellow fever vaccination is required from travelers coming from infected areas.

RECOMMENDED IMMUNIZATION

- Hepatitis A: (HAVRIX 1440);
- Hepatitis B;
- Typhoid Fever: (TYPHIM VI);
- Rabies;
- Meningococcal Meningitis: (ACY and W 135 combined).
- Standard childhood vaccinations (including required booster doses as per national schedule, especially MMR, Tetanus, Diphtheria and Polio).

Malaria Prophylaxis

Chloroquine (Mefloquine, Doxycycline and Malarone can be used)

Chloroquine

Dosage and Administration: The adult dosage is 250mg tablet (150mg base). Take 2 tablets (500mg) on the eve of departure for a malarious area and take 2 tablets (500mg) again on the day of departure. Thereafter, take a single dose of 2 tablets (500mg) once weekly on the same day each week corresponding to the day of departure (e.g., if Sunday is the day of departure, take Chloroquine every Sunday). Take Chloroquine with a meal and always at the same meal; Continue taking Chloroquine during the entire stay in the malarious zone, and for at least six weeks after leaving the malarious zone.

Side Effects: Stop taking chloroquine and seek emergency medical attention if you experience an allergic reaction (flushing; swelling of lips, tongue or face; difficulty in breathing; closing of the throat; vision problems; rash; itching or fever)

Other less serious side effects may be more likely to occur. Continue to take chloroquine and talk to your doctor if you experience:

- Visual disturbances such as blurred vision, misty vision, and difficulty in focusing; hearing loss or ringing in the ears; diarrhea, nausea, stomach pain or upset, vomiting or loss of appetite; muscle weakness; or rash
Contraindications:
- Previous allergic reaction to chloroquine;
- Glucose-6-phosphate dehydrogenase deficiency (G-6-PD);
- Psoriasis;
- Porphyrria; or
- Liver disease.

Mefloquine (Lariam)

Dosage and Administration: The adult dosage is 250 mg (one tablet) once a week. Mefloquine should be taken one week before leaving, weekly while in the malarious area of operation, and weekly for four weeks after leaving the malarious area. Take Mefloquine with a meal and, preferably, always at the same time.

Side Effects: Minor side effects one may experience while taking Mefloquine include gastrointestinal disturbances and dizziness.

Contraindications:
Personnel with a history of epilepsy, psychiatric disorder or hypersensivity should not use Mefloquine, and should not be deployed to the mission anyhow. Alternatively should use Doxycycline 100mg daily.

In case of high fever in the mission area, consult the Medical Personnel.

Malarone

Dosage and Administration: Take 1 tablet daily and start 1 or 2 days before entering a malaria endemic area or mission. After leaving the mission, continue with 1 tablet daily for 7 days.

Side Effects: Malarone appears to be extremely well tolerated with fewer side effects than other available medications. Side effects may include Gastrointestinal (GI) upset or headache.

Contraindication:
- Previous allergic reaction to Malarone
- Patients with severe renal (kidney) impairment
ANNEX 11

Directives for disciplinary matters involving civilian police officers and military observers
Directives for Disciplinary Matters Involving Civilian Police Officers and Military Observers
I. PURPOSE
1. The purpose of the present directives is to establish United Nations procedures to be followed for alleged breaches of conduct in the mission areas of peacekeeping and other field operations by civilian police officers and military observers.

II. SCOPE OF APPLICATION
2. These directives shall apply to cases of serious misconduct as defined in section III, committed by civilian police officers and military observers. In addition, any act of misconduct that has a detrimental effect on the image, credibility, impartiality or integrity of the United Nations, the peacekeeping or other field operation or the civilian police officers and military observers concerned shall be regarded as an act of misconduct falling within the scope of these directives.

3. Cases of minor misconduct, as defined in section III, committed by civilian police officers and military observers shall normally be dealt with by the commanders or other supervisors responsible for the maintenance of discipline, in accordance with any relevant rules, mission directives and the standard operating and administrative procedures.

III. DEFINITIONS
4. For the purpose of the present directives, the following definitions shall apply:

**Serious misconduct:** Any act, omission or negligence, including criminal acts, that is a violation of mission standard operating procedures, directives, or any other applicable rules, regulations or administrative instructions, that results in or is likely to result in serious damage or injury to an individual or to the mission. Serious misconduct includes, but is not limited to:

- Sexual abuse and exploitation of any individual, particularly children;
- Harassment, including sexual harassment;
- Abuse of authority;
- Excessive use of force;
- Unlawful discharge of firearms;
- Breach of confidentiality;
- Abuse of United Nations privileges and immunities;
- Conduct prejudicial to good order and discipline;

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1 These Directives shall not be applicable to members of national formed police units. Responsibility for disciplinary action in these units rests with the commanders of the national units, who must keep the Head of Mission fully informed in all disciplinary matters.

2 The term “injury” denotes any harm whatever illegally caused to any person, in body, mind, reputation or property.

3 Refer to Directive on Sexual Harassment in United Nations Peacekeeping and Other Field Missions for Military Members of National Contingents, Military Observers and Civilian Police Officers for a description of a formal complaint of sexual harassment.
Driving while intoxicated or other grossly negligent driving;
- Intoxicated while on duty or in public on repeated occasions;
- Repeatedly absent from duty without permission;
- Use, possession or distribution of illegal narcotics;
- Embezzlement or other financial malfeasance;
- Wilful disobedience of a lawful order;
- Unlawful acts (e.g. theft, fraud, smuggling, bribery) on or off United Nations premises, with or without the involvement of United Nations vehicles, and whether or not the individual was officially on duty at the time of the offence.

**Minor misconduct:** Any act, omission or negligence that is a violation of mission standard operating procedures (SOPs), directives, or any other applicable rules, regulations or administrative instructions, but which does not result in or is not likely to result in major damage or injury to an individual or the mission. Minor misconduct includes, but is not limited to:

- Improper uniform appearance;
- Neglect in performance of duty not amounting to a wilful or deliberate act;
- Intoxication while on duty or in public;
- Negligent driving;
- Absence from duty without permission;
- Malingering.

**IV. STANDARD OF CONDUCT**

5. Civilian police officers and military observers shall refrain from any action or activity incompatible with the impartial and independent nature of their duties and inconsistent with the letter or spirit of the authorized mandate of the operation, the status of forces agreement, and other applicable legal norms and standards. Civilian police officers and military observers shall respect all local laws and regulations.

6. Civilian police officers and military observers are required to abide by the highest standards of integrity while in service for the United Nations. They shall refrain from any conduct that would adversely reflect on the United Nations and shall not engage in any activity that is incompatible with the aims and objectives of the United Nations. They are also required to abide by mission standard operating procedures, directives, or any other applicable rules, regulations or administrative issuances.

7. Upon deployment to the field mission, all civilian police officers and military observers shall receive a briefing on these directives, the types of serious misconduct prohibited and the disciplinary process that shall ensue should an allegation of misconduct be made. In this briefing, particular attention shall be drawn to local laws and customs and the need to respect them.
V. LEGAL STATUS
8. Civilian police officers and military observers enjoy the status of “experts performing missions” for the United Nations, under Article VI of the 1946 Convention on the Privileges and Immunities of the United Nations. In accordance with that status, they enjoy inter alia immunity for the purposes of the official acts they perform. These privileges and immunities are granted in the interests of the United Nations and not for the personal benefit of the individuals themselves. The Secretary-General has the right and the duty to waive the immunity of any individual in any case where, in the Secretary-General’s opinion, the immunity would impede the course of justice. Such a waiver shall be without prejudice to the interests of the United Nations. Civilian police officers and military observers are, however, subject to the jurisdiction of the host country/territory in respect of any criminal offences that may be committed by them in the host country and any disputes/claims of a civil nature not related to the performance of their official functions.

VI. NOTIFICATION
9. In cases where civilian police officers or military observers are believed to have been involved in an act of serious misconduct or an act that has the potential to damage the image, credibility or integrity of the United Nations, the Head of Mission shall be notified immediately. Any member of the field mission who becomes aware of such acts shall report them to the Head of Mission.

10. Notification may also be made to the Personnel Conduct Officer, who shall bring it to the attention of the Head of Mission.

VII. PRELIMINARY INVESTIGATION
11. Upon receiving a report of any serious misconduct involving a civilian police officer or a military observer, the Head of Mission shall immediately initiate a preliminary investigation. Mission officials may be assisted in this investigation by local police. If required, the investigation team could include a civilian member of the field mission, such as, human rights monitor, United Nations security officer, or child protection adviser, to assist in carrying out the preliminary investigation.

12. The purpose of the preliminary investigation shall be to establish the facts of the case. The investigation shall be conducted in accordance with the “Guidelines for Preliminary Investigations” contained in Annex B.

13. To the extent possible, the preliminary investigation must be completed before the individuals(s) involved and any witnesses leave the mission area due to rotation or for any other reason. No repatriation of individual(s) involved must occur before the conclusion of the preliminary investigation and a determination of the appropriate administrative action to be taken. However, individuals concerned may be allowed to depart the mission area after they have provided statements and their role in the investigation is complete.
14. The results of the preliminary investigation shall be immediately reported to the Head of Mission. The report shall contain a full account of the facts, any documentary evidence, statements made, or other relevant records. If the preliminary investigation appears to indicate that the report of serious misconduct is well-founded, the Head of Mission shall immediately report this to United Nations Headquarters in New York, who shall inform the national authorities of the country concerned through their Permanent Mission. The Head of Mission shall also convene a Board of Inquiry.

VIII. BOARD OF INQUIRY

15. Acts of serious misconduct or acts that have the potential to damage the image, credibility or integrity of the United Nations shall require the convening of a mission headquarters Board of Inquiry, in accordance with the procedures set out in Annex A.

16. The purpose of the Board of Inquiry shall be to establish the facts of the case. The Board shall determine cause and responsibility in the incident under review. The Board of Inquiry may also make recommendations for appropriate administrative action, including repatriation. A Board of Inquiry shall not be a judicial body; it is a management tool to assist the Head of Mission in discharging his/her responsibilities. It may also assist the participating State concerned in its own investigation of the incident or act, for the purpose of appropriate national disciplinary proceedings. A Board of Inquiry shall not consider questions of compensation or legal liability.

17. The Board of Inquiry shall be convened within 48 to 72 hours after the findings of the preliminary investigation becoming available. The Board of Inquiry shall be convened by the Head of Mission, who shall issue its terms of reference. The Board shall be composed of at least three impartial, senior officials appointed by the Head of Mission. Due consideration shall be given to geographic and gender representation on the Board of Inquiry. All Board members shall serve in their individual capacity. In exceptional cases, the Secretary-General or the Under-Secretary-General for Peacekeeping Operations shall appoint Board members external to the mission.

18. The proceedings of the Board of Inquiry shall be conducted as speedily as possible. The members of the Board shall not proceed on other missions or on leave until the Board has completed its deliberations. (See Annex A on Procedures for Board of Inquiry for Disciplinary Cases.)

19. The Head of Mission shall review the final report of the Board of Inquiry and its recommendations, if any, in consultation with the appropriate personnel (e.g. Legal Officer, Medical Adviser) before determining the action to be taken. The final report of the Board of Inquiry shall be transmitted to United Nations.

*Other circumstances under which a mission headquarters Board of Inquiry should be instituted are described in the Draft Field Administration Manual.*
Headquarters in New York, along with the decision of the Head of Mission and the description of measures taken to implement that decision. Any comments that the Head of Mission may have on the recommendations of the Board or on the report in general shall also be transmitted along with the final report.

20. Recommendations of the Board of Inquiry, together with any comments thereon by the Head of Mission and his/her final decision, shall be communicated to the commanders or other supervisors responsible for the maintenance of discipline of the individual(s) concerned for the purpose of imposing disciplinary measures.

21. The Board of Inquiry file shall be closed after the Head of Mission has approved and forwarded copies of the Board's report to United Nations Headquarters in New York. The Board of Inquiry file and all relevant documentation shall be retained in the mission archives until the closure of the mission and thereafter shall be transferred to United Nations Headquarters in New York.

22. Board of Inquiry reports shall be confidential, internal documents of the United Nations and, as a rule, shall not be made available to outside entities. The release of a Board of Inquiry report to a Government to be used for its official purposes shall be approved by United Nations Headquarters in New York.

IX. ADMINISTRATIVE ACTIONS AND DISCIPLINARY MEASURES

23. Following receipt of the recommendations of the Board of Inquiry and the final decision of the Head of Mission, as referred to in paragraph 20, the commander or other supervisor responsible for the maintenance of discipline shall take appropriate administrative and/or disciplinary action. Such actions may be one or more of the following:

- Removal from position of command;
- Redeployment to another position/area after retraining, if necessary;
- Removal of benefits and concessions provided to United Nations personnel;
- Recommendation to repatriate;
- Suspension of leave/compensatory time off;
- Full or partial recovery from Mission Subsistence Allowance;
- Recommendation to repatriate;
- Written censure or reprimand, including a possible recommendation for non-eligibility for future assignment with the United Nations.

24. In addition to any United Nations administrative and/or disciplinary action(s), the individual may be subject to any applicable national disciplinary proceedings. For this purpose, a report on the misconduct and action taken shall be forwarded to United Nations Headquarters in New York in order to inform the Permanent Mission concerned.
25. The decision to repatriate a civilian police officer or a military observer, in all cases, shall be made by United Nations Headquarters in New York, based on the recommendation of the Head of Mission. Once decided, repatriation shall be immediate and the national authorities concerned shall be contacted at once through the Permanent Mission concerned in New York. The expenses connected with the repatriation and replacement action shall be borne by the Member State involved.

26. Leaving the mission area without authorization from United Nations Headquarters in New York to avoid disciplinary procedures or criminal charges shall not be allowed and shall require the Member State concerned to return the individual(s) to the mission area to facilitate the disciplinary process. If the national authorities do not comply, they shall not be requested to provide a replacement.

27. If the continued presence in the mission area of individual(s) to be repatriated on disciplinary grounds is detrimental to the morale of the staff, the image of the mission or has other negative effects, the objective of the Organization shall be to repatriate as soon as appropriate. In certain cases, the Head of Mission may decide to await the completion of the report of the Board of Inquiry if (s)he is of the opinion that the preliminary investigation report is inadequate to support an immediate repatriation decision, or the possibility of criminal charges exists. The Head of Mission shall inform Headquarters in New York of such a course of action and provide it with a copy of the preliminary investigation report and a statement as to the reasons why such a decision has been taken. In such situations, the Board of Inquiry shall be required to complete its work on a priority basis and as speedily as possible.

X. CRIMINAL OFFENCES

28. If the misconduct committed by a civilian police officer or military observer amounts to an alleged criminal offence, the Secretary-General has the right and the duty to waive the immunity, if applicable, of the individual(s) concerned, if in his opinion the immunity would impede the course of justice. The United Nations and the host country shall agree on whether or not criminal proceedings are to be instituted.

XI. ASSISTANCE TO VICTIMS

29. Once the final report of the Board of Inquiry along with the comments and/or decision of the Head of Mission have been reviewed by United Nations Headquarters in New York, the final decision, action or guidance shall be conveyed immediately back to the Head of Mission. If necessary, this information shall be used by the Head of Mission to appropriately inform the victims/individuals concerned of the action taken.

30. The Head of Mission shall consider taking appropriate measures to assist victims of acts of serious misconduct, including directing them to relevant organizations/support groups that could provide assistance.
XII. FOLLOW-UP
31. The United Nations shall request information from Member States regarding national disciplinary or criminal action taken with regard to repatriated civilian police officers and military observers. If no response is received, periodic reminders will be sent to the concerned Permanent Mission from the Department of Peacekeeping Operations. If still no response is forthcoming, appropriate steps shall be taken to bring the matter to the attention of the Government concerned at the highest possible levels to underscore the seriousness of the matter and to pursue it with a view to seeing that appropriate disciplinary steps are taken.

XIII. FINAL PROVISION
32. These Directives supersede DPKO Administrative Procedure on Discipline for Military and Civilian Police Personnel in Mission Areas, directive MPS/651 and any other procedures and guidelines on this subject to the extent that they are inconsistent with these Directives.
ANNEX A

PROCEDURES FOR BOARD OF INQUIRY FOR DISCIPLINARY CASES

1. The Chairman of the Board of Inquiry, upon receipt of the convening order, shall immediately contact the Legal Officer, who shall provide an initial briefing and subsequently review the draft of the Board’s report prior to its submission to the Head of Mission for decision and/or comments. The Chairman shall advise the Legal Officer of the Board’s progress and submit the draft report of the Board for his/her review one week prior to the designated deadline. (See Attachment 1 for the format of a convening order and Attachment 2 for the format of a final report.)

2. A Board of Inquiry constituted to deal with an incident involving technical or other specialized matters may seek, if necessary, the written opinion of mission or outside experts in those matters.

3. Members of the field mission may be ordered to appear and testify as witnesses before a Board of Inquiry. Any other person, including local citizens and local police or military officers, may be requested to make a statement to the Board or answer its questions but is under no obligation to do so.

4. If possible, a majority of Board members shall be present when victims, witnesses or the subjects are being interviewed.

5. Witnesses shall be questioned individually by the Board and in the absence of other witnesses, so that information received from one may be compared with that received from others. If necessary, witnesses who have provided statements shall be questioned by the Board to clarify any ambiguities in their statements and to indicate to what extent, if any, they have knowledge of relevant facts not mentioned in their statements.

6. In the event of a witness or victim being under the age of 18, the Board of Inquiry shall question the minor in the presence of a guardian or an adult of the minor’s choosing.

7. If a witness refuses to make a statement to the Board, the Board shall record that fact. If appropriate, it shall also state the reason(s) why certain persons were not called as witnesses before it.

8. If feasible and useful, the Chairman and members of the Board shall visit the scene of the incident and note any important features that could have a bearing on the case.

9. A Board must reach its findings only after it has considered all the evidence; they must be based upon and supported by the evidence contained in its report. The Board must give the matter the attention it deserves; i.e. conduct a
proper investigation, including sound analysis, supporting rationale, and substantiated conclusions.

10. A Board of Inquiry shall make at least the following findings relating to the incident under investigation:

i. cause of incident;

ii. whether any person was responsible for the incident;

iii. whether any court action (prosecution or law suit) has been initiated;

iv. whether individual(s) concerned were on United Nations duty at the time of the incident;

v. extent of injuries, if sustained, substantiated by medical documentation;

vi. whether any mission regulations, rules, orders or instructions were contravened.

11. The Board shall make recommendations concerning decisions/measures to be taken by the United Nations, for example any measure that could help avoid the recurrence of an incident, such as specific additional safety precautions; or legislative or administrative action, such as repatriation of the subject(s), amending regulations, rules or instructions, or other administrative issuances.

12. The report of the Board of Inquiry shall be written in a simple and plain language. The Chairman must submit the draft report, together with all necessary documents and attachments, for review by the Legal Officer. Board of Inquiry reports that lack the necessary details in their consideration and merely refer to the preliminary investigation report shall be returned by the Legal Officer, or the Head of Mission, to the Board for reconsideration.

13. The Head of Mission shall review the final report of the Board of Inquiry and its recommendations, if any, in consultation with the appropriate personnel (e.g. Legal Officer, Medical Adviser) before determining the action to be taken.
ATTACHMENT 1

FORMAT FOR MISSION HEADQUARTERS BOARD OF INQUIRY
CONVENING ORDER

[Name of mission]

Date: ___________

To: [distribution]

From: [name and title of Head of Mission]

Subject: Convening Order: Mission Headquarters Board of Inquiry

1. In accordance with the Directives for Disciplinary Matters Involving Military Members of National Contingents (MD/ ), a mission headquarters Board of Inquiry is hereby convened to investigate and report on the accident/incident which occurred on the day of [date] at [time] hours at [place].

2. The Board is to submit the final report and 10 copies by [date].

3. Composition:

   Name          Title
   Chairman:
   Member:
   Member:
   Secretary:

Distribution:
[Chairman;
Members and Secretary of Board;
Legal Officer;
CMPO/CCPO or appropriate official of the related component;
Any other relevant official.]
ATTACHMENT 2

FORMAT FOR MISSION HEADQUARTERS BOARD OF INQUIRY REPORT

A mission headquarters Board of Inquiry report should be structured along the following lines:

a. **Constitution**: Cite the convening order; the time, date and place of the incident; and the period during which the Board conducted its proceedings;

b. **Description of the incident**: Present the objective facts of the incident obtained from the available evidence, with full reference to the sources used, including details of duty being performed at the time;

c. **Deliberations**: Present the main issues to be addressed when assessing the incident and reaching substantiated conclusions;

d. **Findings and conclusions**: Address the issues raised by presenting the Board's findings and conclusions based on the available evidence and relevant mission headquarters/unit orders, directives, regulations or SOPs.

e. **Recommendations**: Recommend any remedial or preventive measures to avoid a similar incident;

f. **Signatures**: Affix the signatures of the Chairman and members of the Board.

g. **Annexes**: Attach as annexes the following:

i. Convening order;

ii. MP/UN civilian security or other police or investigating authority's report, with original photographs;

iii. List of persons present at or involved in the incident, giving name, rank, unit and ID number for United Nations personnel and distinguishing them from other persons, whose full name, occupation and address must be listed;

iv. Statements and reports of witnesses;

v. Any additional relevant documents or statements, including all medical reports and technical
inspection reports (e.g. weapon inspection reports, vehicle inspection reports);

vi. Any maps or sketches of the scene of the incident;

vii. Any claims, local police reports, pending proceedings or actual decisions of local courts;

viii. Detailed description of property destroyed or damaged, attaching any available damage/discrepancy reports;

ix. Relevant copies of mission headquarters/unit orders, directives, regulations, SOPs, etc.
ANNEX B

GUIDELINES FOR PRELIMINARY INVESTIGATIONS

Investigating Allegations of Serious Misconduct Involving Military Members of National Contingents, Military Observers and Civilian Police Officers Serving in United Nations Field Missions

I. INTRODUCTION
1. These guidelines are intended to serve as a guide for the conduct of preliminary investigations into acts, omissions and negligence amounting to serious misconduct involving military members of national contingents, military observers, and civilian police officers serving in United Nations field missions, and as referred to in the Directives for Disciplinary Matters Involving Military Members of National Contingents and Directives for Disciplinary Matters Involving Civilian Police Officers and Military Observers.

2. To the extent possible, preliminary investigations shall be conducted by appropriate authorities with the relevant expertise in the category of misconduct being investigated. Preliminary investigations shall be conducted in accordance with internationally recognized principles of due process and fairness.

II. PURPOSE
3. The purpose of the preliminary investigation is to establish the facts of the case.

III. PLANNING OF AN INVESTIGATION
Step One
4. Define an investigation work plan, listing the steps necessary for conducting the investigation, such as:
   ➢ Witness list;
   ➢ Document list and/or “other evidence” list;
   ➢ The means to be used to collect the evidence;
   ➢ Locations to be investigated;
   ➢ Possible travel arrangements;
   ➢ Local authorities to be consulted;
   ➢ Technical expertise/opinion needed;
   ➢ Estimated time frame;
   ➢ Cost of investigation; etc.

Step Two
5. Discuss the investigation work plan among the investigating team to obtain a common understanding on how to proceed. Go over the procedures outlined below to ensure that there is a consensus on the methodology.

6. Clearly identify responsibilities of each team member and division of tasks.
Step Three
7. Identify any mission regulations, rules, orders or instructions that may have been contravened, as well as any applicable laws.

IV. CONFIDENTIALITY
8. The investigation shall be conducted with the greatest regard to confidentiality. Authorized disclosure, only under certain circumstances, shall be permitted. Unauthorized disclosure constitutes misconduct for which disciplinary measures may be imposed.

9. Provisions of confidentiality shall apply to the following:
   (i) The initial complaint or report (hereinafter complaint);
   (ii) The identity of the person who has made the complaint;
   (iii) The identity of the subject;
   (iv) The identity of witnesses;
   (v) The victim.

10. The investigators shall be responsible for ensuring that the information provided in the complaint, the identity of the complainant and the subject, and witnesses and their statements are not accidentally, negligently or wilfully disclosed. The investigator(s) will be obliged to take all appropriate measures for the protection of this information.

11. Authorization for disclosure will be given by the Head of Mission.

Confidentiality of Complaint
12. Although the information provided in the complaint should be confidential, it will be used for the conduct of the investigation and for the conduct of administrative, disciplinary or judicial proceedings.

Confidentiality of Complainant/Victim
13. Circumstances under which authorized disclosure of the identity of the complainant/victim can be made are as follows:
   (i) The complainant/victim has consented to the disclosure;
   (ii) Such disclosure is necessary for administrative, disciplinary and judicial proceedings;
   (iii) Authorized disclosure can also be made when a false complaint or report is made. Making a willfully false allegation constitutes misconduct and, therefore, disciplinary measures may be imposed against the complainant. Consequently, for the subsequent administrative and disciplinary proceedings the identity of the person who has, with bad intent, made a false complaint may be disclosed.

Confidentiality of Subject
14. Identity of the subject may be disclosed for the purposes of furthering the investigation and for the imposition of administrative, disciplinary or judicial proceedings.
Confidentiality of Witnesses
15. Witnesses shall be provided confidentiality, if they request, to the extent possible.

V. INTERVIEWING COMPLAINANTS, SUBJECT(S) AND WITNESSES

Sequence of Interviews
16. The sequence of interviews should be at the discretion of the investigator(s). Normally, the sequence is as follows:
   (i) Complainant(s) and/or victim(s);
   (ii) Subject (the person in question);
   (iii) Witnesses;
   (iv) Follow-up interviews with complainant/victim and the subject, if necessary.

17. Sometimes it may be appropriate to interview some or all of the witnesses before interviewing the subject (and reviewing other evidence, such as documentary or physical evidence) in order to give him/her an effective opportunity to respond to all the allegations.

18. The investigator(s) shall conduct as many interviews or make as many contacts with witnesses and/or subject(s) in order to support a rational finding of facts.

Interview Site
19. It is preferable to conduct interviews in a place where other employees will not be able to see who is being interviewed and how long the interview takes.

20. This may require that the interview be conducted away from the job site, such as at a hotel conference room, or perhaps at the home of the interviewee.

21. In-person interviews are preferable to telephone interviews, which are not optimal because investigators need to be able to see the person to make an assessment of credibility. Telephone interviews may be appropriate for non-crucial witnesses, when an in-person interview would be too difficult or expensive.

Language of Interview
22. All interviews shall be in the preferred language of the interviewee. If an interpreter is necessary, one shall be provided. The interpreter shall remain impartial and objective in the conduct of the interview.

Interviewing Minors
23. When a minor is to be interviewed, an appropriate adult must be notified as soon as possible. Minors must be interviewed in the presence of an adult of the minor's choosing.5

5 A minor is defined according to the applicable local laws. However, the international legal standard, as defined by Article 1 of the Convention of the Rights of the Child, is that a minor is “a person under 18 years of age”.

16
Third Parties
24. A third party whose presence is deemed necessary by the investigator(s) (interpreters, adults accompanying minors, etc.) shall be obliged to maintain full confidentiality, and shall sign a certification to that effect, with respect to the matter discussed and to all the information gathered during the interview. The role of a third party in an interview is solely to facilitate the interview.

Interviewing Victims
25. Interviewing a victim of an act of serious misconduct shall be done with sensitivity and understanding.

Interviewing Subjects
26. The subject of an investigation should be advised about the matter under investigation and any specific allegation made against him/her.

27. The subject has an obligation to cooperate with the investigation and to answer questions truthfully and honestly. The subject should be given the opportunity to speak and to provide information in his/her own words without unnecessary interruptions by the investigator(s). The subject may offer such information, documents or other materials as (s)he wishes to assist in the inquiry. The subject may name witnesses on his/her behalf and in favour of his/her contentions.

28. The interviewing investigator(s) can question the subject on all the aspects deemed relevant for the conduct of the investigation, in any rhetorical manner, in a free conversation or in a strict question-and-answer format.

Interviewing Witnesses
29. Witnesses who are members of the field mission are obliged to cooperate with the investigation and must reply honestly and truthfully to questions. A witness acknowledgement form shall be completed and signed. Witness acknowledgement forms should be made available in local languages when dealing with local witnesses.

How to Interview
30. Prepare an outline of topics to be covered during the interview, e.g. What is the complaint? What is in dispute? What relevant information does the interviewee possess? As a general rule, investigators should address non-threatening topics first and hard topics last.

Structure of the Interview
Introductory questions
31. These are examples of introductory questions:
   • The investigators should introduce themselves;
   • Inform interviewees of the purpose of the interview;
   • Stress that no conclusions have been reached (the goal is to hear all sides of the story);
Put the interviewee at ease by first establishing a rapport with him/her by asking general questions on non-threatening topics, such as general background, age, employment history, address, etc.

Questions about the matter under investigation
32. Investigators should not be afraid to ask the tough questions. If the interviewee is not cooperating fully, investigators should politely but persistently seek an answer to their questions.

33. It is important to ask the interviewee if they know of any documents related to the matter. The investigators should always define what they mean by “documents”, which could include memos, letters, notes, calendars, e-mails, computer files, voice mails, tape recordings, diary notes, etc.
   - Use the “Funnel Method” for questioning:
     - Open-ended questions
       - First ask broad, open-ended questions designed to elicit an expansive, narrative response.
       - Seldom interrupt a witness. As they talk, investigator(s) should take notes on areas that they may want to explore in further detail later. If they learn of a new topic, they should make a note of it and come back to it later.
     - Follow-up
       - Once the interviewee has answered the open-ended question, follow-up by asking about each incident/conversation/issue separately. Ask for details.

Closing questions
34. These are examples of closing questions:
   - Is there anything else that we have not discussed that you think is relevant to this matter? (Interviewee should be able to contact the investigators later if they think of or have additional information or documents related to the matter.)
   - Who else should we interview?
   - Are there any documents relating to this issue? (Documents may include e-mails, personal letters, faxes, medical records, etc.)
   - Remind subjects and witnesses that retaliation against victims and complainants constitutes serious misconduct.
   - Request that the interviewee keep the matter confidential in order to protect the integrity of the investigation.
   - Thank the person for his/her cooperation.
What not to ask

35. Investigators should avoid aggressive, leading questions especially at the beginning of the interview. For example, a friendly, conversational approach works better than an aggressive, cross-examination. The aim is to get the interviewee to talk as much as possible in order to obtain as much information as possible, look for inconsistencies in the interviewees' stories and make credibility determinations.

36. Avoid leading or close-ended questions (especially at the beginning of an interview and at the beginning of a category of questions). For example, "Did you see John drinking at the Post Office?"

37. Avoid compound questions that would allow the interviewee to truthfully answer only part of the question. For example, "Was he drunk when you saw him at the Post Office?" Answer: "I did not see him at the Post Office."

38. Avoid legalese; use simple language.

39. Avoid questions that allow the interviewee to define a term in his or her own way, e.g. "Was he just having a good time?"

Taping of Interviews

40. Normally, it is not obligatory to conduct tape recordings of interviews. However, interviews could be taped by investigator(s) for their own convenience. It allows the investigator(s) to focus more on listening to the interviewees' answers, rather than taking copious notes. All tape recordings must be transcribed and summarized into a formal record of the interview, which will require a signature by the interviewee attesting to its accuracy, as mentioned in paragraph 39 below.

41. However, transcribing the tapes of interviews could be time-consuming. Quality of the tape could be poor, which could be a critical problem if the investigators are relying on the tape and have not taken notes. Also, taping of an interview could potentially inhibit the interviewee and have a "chilling effect". The investigators should make every effort to put the interviewee at ease so that they feel at ease to speak candidly.

Written Statements

42. The investigator may request an interviewee to furnish a written statement, or an interviewee may choose to make a written statement. The interviewee may provide this written statement in addition to an interview.

43. The statement shall be written in simple and plain language. The statement should be written in the first person (singular or plural, depending on how many persons are involved).
44. The language of the written statement shall be determined according to its likely use. For administrative action or disciplinary measures to be taken by the United Nations, the language of the statement shall be the working language of the mission. If a criminal prosecution seems probable, it may be considered to translate the statement into the working language of the court that will be in charge of conducting the trial. If possible, the language of the statement should be in the interviewee's preferred language.

45. The interviewee shall acknowledge the accuracy of the written statement by initialing it at the bottom of every page and signing at the end of the statement. If the interviewee decides to amend any part of the statement, (s)he shall initial the amendment as well.

46. The person shall sign and date the statement in the investigator's presence.

47. No threats or coercion of any kind may be used to obtain a written statement.

VI. COLLECTION OF EVIDENCE
Forms of Evidence
48. Forms of evidence include but are not limited to:
   ➢ Documentary evidence
   ➢ Demonstrative/physical evidence
   ➢ Statements by complainants, subjects and witnesses
   ➢ Experts' opinion

Means of Obtaining Evidence
49. Means of obtaining evidence include but are not limited to:
   ➢ Observation
   ➢ Forensic research and analysis
   ➢ Interviews

50. When attending the scene/location of an incident, the investigator shall document what he/she sees, not what he/she thinks and take all necessary steps to protect the scene. The notes and reports shall be done in a chronological order and shall include no opinions, no analysis, or no conclusions; just the facts.

51. The evidence observed, its location, condition, or anything remarkable about the evidence shall be included in the investigation report. If necessary, photographs shall be taken or a sketch/diagram made.

Safeguarding Evidence
52. Evidence should be duly logged and secured. The log should indicate where and how each piece of evidence was obtained.
53. When an act of serious misconduct that may amount to a criminal offence has occurred, investigator(s) should pay particular attention to the collection and safeguarding of evidence, as it may serve as a basis for a subsequent judicial process.

Validating Information

54. The goal of the preliminary investigation is to find one or more facts to establish the existence or non-existence of a key element of proof of the allegation. Furthermore, a determination needs to be made if any relevant rules, directives or standard administrative or operating procedures were contravened.

55. Once the initial fact-finding has been conducted, there is a need to establish the accuracy and authenticity of the evidence such as testimony, observations, records, and other documentary and physical evidence. Throughout the investigation, evidence obtained shall be checked against the investigative plan by verifying its accuracy. Initial evidence shall be checked against new evidence obtained. Conflicting testimony, information or material matters will be resolved by collecting additional evidence from other competent witnesses and sources.

56. In determining credibility of witnesses, account shall be taken of their interest, bias, integrity, reputation, the manner in which they gained their information, and any possible motive. The demeanour of the witness/subject being interviewed should also be taken into account when determining credibility.

57. Through this continuous process of the validation of evidence obtained, the investigator(s) shall ensure that the findings and conclusions of the investigation are fully supported by evidence. If any piece of evidence is ambiguous, it needs to be weighed. This means that the investigator(s) needs to reflect on the evidence with regard to the following factors: credibility; logic; plausibility; completeness; and persuasiveness. The standard of proof used by the investigator(s) is the preponderance of the evidence (50 plus 1).

58. Acting neutral and impartial in the process of weighing the evidence is crucial for the persuasiveness of the investigation’s findings.

VII. REPORT OF PRELIMINARY INVESTIGATION

59. The Investigation Report is the summary of the work that has preceded it and its findings and conclusions are based on the evidence obtained. Each fact expressed in the Investigation Report will be fully and substantially supported by evidence. No evidence shall be included in the report that has not undergone extensive review and testing. The investigator(s) shall ensure that facts are backed by evidence and supporting rationale.
Format and Content of Preliminary Investigation Reports

60. The report of the preliminary investigation generally shall contain the following major sections:
   (a) Title Page
   (b) Executive Summary
   (c) Methodology
   (d) Background Information
   (e) Investigative Details
   (f) Issues
   (g) Finding of Facts
   (h) Annexes

(a) Title Page
61. The title page contains the official title of the case. It shall contain a warning that the report is the property of the United Nations field mission and is not to be reproduced or disclosed to unauthorized persons. The details of the reporting investigator(s) (name, rank and title), the date and the distribution shall be shown on the title page.

(b) Executive Summary
62. The Executive Summary shall specify the nature of the allegation(s); the methodology used for the investigation; the violation (if any) of mission regulations, rules, orders or instructions, as well as any applicable laws; and the results of the fact-finding.

63. The Executive Summary should also include the date, time, place and other specifics of the incident, including who committed what, when and where. The Executive Summary is intended to give the reader a quick overview of the case from its inception to the writing of the report. Every statement in the summary must be fully substantiated in the body of the report. It must not include any opinions or conclusions of the investigator(s); only facts or statements substantiated in the body of the report will be presented in the Executive Summary.

(c) Methodology
64. This section shall contain a brief description of the methodology used to conduct the investigation, including locations that were investigated; witnesses interviewed; local authorities that were consulted; technical expertise/opinion sought; documents analysed; etc.

(d) Background Information
65. This shall provide details of the allegation(s) and who made them; a narrative of the context in which the incident occurred, without mentioning evidence at this stage; and any other necessary background information.

(e) Investigative Details
66. This section shall provide a detailed account of the conduct of the investigation and the evidence collected. This should be presented in a logical form, with supporting information provided in annexes to the report. A chronology of the investigation should be part of this section.

(f) Issues
67. A discussion of any issues that may have come up during the investigation.

(g) Findings of Fact
68. This section shall provide an analysis of the facts as established by the corroborating evidence obtained in the course of the investigation. This section must contain the supporting rationale for the findings of the investigators. If the evidence is ambiguous, the investigator(s) should explain what criteria were used to weigh the evidence and why a specific conclusion was drawn.

(g) Annexes
69. The report can contain as many annexes as necessary. Normally these would contain interview lists; statements of the subject and the witnesses; list of evidence; etc.

VIII. SUBMISSION OF REPORT
70. The report of the preliminary investigation shall be submitted to the Head of Mission as soon as it has been completed. The distribution of the report, as indicated on the Title Page, will also be done concurrently. Normally, the report will be submitted only to the Head of Mission or his/her designee.

71. On the basis of the findings of the preliminary investigation, the Head of Mission may either convene a mission headquarters Board of Inquiry, or (s)he may conclude that no act of serious misconduct occurred.
ANNEX 12

Pre-deployment matters for personnel
PRE-DEPLOYMENT MATTERS FOR PERSONNEL

A. Requirements

1. The Police Contributing Country agrees to provide the following personnel:

   For the period starting: (date)

<table>
<thead>
<tr>
<th>UNIT/SUB UNIT</th>
<th>QTY</th>
<th>CAPABILITY</th>
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<tbody>
<tr>
<td>Formed Police Unit</td>
<td>120</td>
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<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>120</td>
<td></td>
</tr>
</tbody>
</table>

Note: The Police Contributing Country may provide additional personnel as a National Command Element (NCE) or National Support Element (NSE) at its own expense. There will be no payment for police costs, rotation or self-sustainment and no other financial liability for the United Nations for NSE personnel.

B. General conditions for personnel

4. The Police Contributing Country shall ensure that the personnel it provides meets the standards established by the United Nations for service with the Mission *inter alia* with respect to rank, experience, physical fitness, specialization, and knowledge of languages. The personnel shall be trained on the equipment with which the contingent is provided and shall comply with whatever policies and procedures may be laid down by the United Nations regarding medical or other clearances, vaccinations, travel, shipping, leave or other entitlements.

5. During the period of their assignment to the Mission, the Police Contributing Country shall be responsible for payment of whatever emoluments, allowances and benefits that may be due to its personnel under national arrangements.

6. The United Nations shall convey to the Police Contributing Country all pertinent information relating to the provision of the personnel, including matters of liability for loss or damage to United Nations’ property and compensation claims in respect of death, injury or illness attributable to United Nations’ service and/or loss of personal property. Claim for death and disability (D&D) incidents will be handled in accordance with General Assembly resolution 52/177 of 18 December 1997. Guidelines for submitting claims arising from D&D incidents are included in appendices to

7. Any personnel above the strength authorized in the MOU are a national responsibility, and not subject to reimbursement or support by the United Nations. Such personnel may be deployed to the Mission, with prior approval of the United Nations if it is assessed by the Police Contributing Country and the United Nations to be needed for national purposes, for example to operate the communications equipment for a national rear link. These personnel shall be part of the contingent, and as such enjoys the legal status of members of the FPU. The Police Contributing Country will not, however, receive any reimbursement in respect of this personnel and the United Nations will not accept any financial obligation or responsibility in connection with such personnel. Any support or services will be reclaimed from reimbursement due the police contributor.

8. Personnel deployed at the request of the United Nations for specific tasks of limited duration may be covered by supplementary arrangements to the MOU as appropriate.

9. Civilian personnel provided by the Police Contributing Country who are serving as part of a formed body of police shall be assimilated with police members of formed bodies of police.
PERSONNEL EQUIPMENT/KIT - MISSION SPECIFIC REQUIREMENT

In order to ensure that units are operational, the items in the list may be required:

<table>
<thead>
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<th>DESCRIPTION</th>
<th>QTY</th>
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</thead>
<tbody>
<tr>
<td><strong>UNIFORM ITEMS</strong></td>
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<tr>
<td>Police Jacket, Light Weight</td>
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</tr>
<tr>
<td>Shirt, Long Sleeves</td>
<td>2</td>
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<tr>
<td>Undershirts</td>
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<tr>
<td>Police Trousers, Light Weight</td>
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<tr>
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</tr>
<tr>
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</tr>
<tr>
<td>Summer Socks</td>
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</tr>
<tr>
<td>Shorts</td>
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</tr>
<tr>
<td>Underpants</td>
<td>4</td>
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<tr>
<td>Hand Towel</td>
<td>2</td>
</tr>
<tr>
<td>Whistle</td>
<td>1</td>
</tr>
<tr>
<td>Suspenders</td>
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</tr>
<tr>
<td>Raincoat</td>
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<tr>
<td><strong>PERSONAL EQUIPMENT ITEMS</strong></td>
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</tr>
<tr>
<td>Sleeping Bag</td>
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</tr>
<tr>
<td>Travelling Bag</td>
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</tr>
<tr>
<td>Tooth Brush</td>
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</tr>
<tr>
<td>Dining Knife</td>
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<tr>
<td>Spoon</td>
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</tr>
<tr>
<td>Fork</td>
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</tr>
<tr>
<td>Mess Tin</td>
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</tr>
<tr>
<td>Drinking Mug</td>
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</tr>
<tr>
<td>Cleaning Brush</td>
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<td>Water Canteen</td>
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<tr>
<td>DESCRIPTION</td>
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<td>---------------------------------</td>
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<tr>
<td>Individual Mosquito Net</td>
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<td>Compass</td>
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<td>Flashlight</td>
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<td>Survival Kit</td>
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<td>First Aid Kit</td>
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**POLICE EQUIPMENT ITEMS**

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<td>Baton</td>
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<td>Gas Mask</td>
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<td>Hearing Protection</td>
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**ARMAMENT (National Standards)**

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<td>Pistol (Cal. 9mm)</td>
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ANNEX 13

Major equipment
MAJOR EQUIPMENT

A. General conditions

1. Major equipment shall remain the property of the Police Contributing Country.

2. Reimbursement for major equipment will be in effect at full rates until the date of cessation of operations by a Police Contributing Country or termination of the mission and thereafter be reduced to 50 per cent of the rates agreed in the Memorandum of Understanding (MOU) until the major equipment items have departed the mission area.

3. To meet serviceability standards, contingents have the option to maintain an overstock of up to 10% of the agreed authorized quantities and have this overstock deployed and redeployed with the contingent. The United Nations will assume the cost of deployment and redeployment and painting/repainting of the overstock, but the Police Contributing Country will not receive wet or dry lease reimbursement for any overstocks.

4. Costs associated with preparing authorized equipment to additional standards defined by the United Nations for deployment to a mission under the wet or dry lease arrangements (such as painting, United Nations marking, winterizing) are the responsibility of the United Nations. Similarly, costs for returning authorized equipment to national stocks at the conclusion of a mission (such as repainting to national colours) are also the responsibility of the United Nations. Costs will be assessed and reimbursed on presentation of a claim based on the authorized equipment list contained in the MOU. Painting/repainting costs incurred prior to 1 July 2001 will be assessed and reimbursed on presentation of a claim for major equipment contained in the MOU. Painting/repainting expenses incurred after 1 July 2001 will be reimbursed using the standard rates of painting/repainting for major equipment authorized in the MOU. The cost of repairs is not reimbursable when the equipment is provided under a wet lease, as repairs are included in the maintenance portion of the wet lease rate.

B. Verification and control procedures

5. The main purpose of verification and control procedures is to verify that the terms and conditions of the bilateral MOU have been met, and to take corrective action when required. The United Nations is responsible, in coordination with the contingent or other delegated authority designated by the Police Contributing Country, to ensure that the equipment provided by the Government meets the requirements of the Mission in accordance with the MOU.

6. The United Nations is therefore authorized to verify the status, condition and quantity of the equipment and services provided. The Government will designate a person, normally identified through his/her function, who is the responsible point of contact for verification and control matters.

7. A principle of reasonability is to govern the verification process. It is to be assessed if the Police Contributing Country and the United Nations have taken all reasonable measures to meet the spirit of the MOU, if not the full substance, and also taken into account the importance of the subject and length of period when the MOU has not been fulfilled. The guiding principle in determining reasonability is whether the material to be provided by the Police Contributing Country as well as by the United Nations will meet its police functions at no additional cost to the United Nations or the Police Contributing Country, other than those provided for in the MOU.

8. The results of the control process are to be used as a basis of consultative discussion at the lowest level possible in order to correct the discrepancies or decide corrective action, including adjustment of the agreed eligibility for reimbursement. Alternatively, the parties, given the degree of
non-fulfilment of the MOU, may seek to renegotiate the scope of the contribution.

9. The verification process for major equipment consists of the following types of inspections:

   i) Arrival Inspection

   The inspection of major equipment will take place immediately upon arrival in the mission area and must be completed within one month. The United Nations, in consultation with the Police Contributing Country, will decide the time and place. Where equipment and personnel are already in the mission area when the MOU is concluded, the first inspection will be carried out on a date to be jointly determined by the mission and contingent authorities and is to be completed within one month of that date.

   The Police Contributing Country may request a United Nations team to advise or consult on matters pertaining to major equipment, or may request a pre-arrival inspection to be conducted at the Port of Embarkation.

   ii) Operational Inspection

   The operational inspections, carried out by duly designated representatives of the United Nations, will be implemented according to operational requirements during the stay of units in the Mission area. The major equipment will be inspected to ensure that categories and groups as well as the number delivered still correspond with this MOU and is used appropriately.

   The inspection will also determine if the operational serviceability is in accordance with the specifications mentioned under performance standards listed in the MOU.

   iii) Repatriation Inspection

   The repatriation inspection is carried out by duly designated representatives of the United Nations when the contingent or a component thereof leaves the mission to ensure that all major equipment provided by the Government, and only that, is repatriated, and to verify the condition of equipment provided under the dry lease concept.

   iv) Other Inspections and Reporting

   Additional verifications or inspections deemed necessary by the PC or SPA or United Nations Headquarters, such as those required to support standard operational reporting, may be implemented.
C. Transportation

10. The United Nations, in consultation with the Government, will make arrangements for, and meet the costs related to, deployment and redeployment of contingent-owned equipment, from and to an agreed port of embarkation/disembarkation and the Mission area either directly or, if transport is to be provided by the Government, under Letter of Assist. For landlocked countries, or countries where equipment is moved by road or rail to and from the mission area, the port of embarkation/disembarkation will be an agreed border crossing point.

11. Police Contributing Countries are responsible for transportation for re-supply of contingent for spare parts and minor equipment related to major equipment, and to rotate equipment and to meet national requirement. The monthly estimated maintenance rates of the wet lease rates already include a generic 2% premium for such transportation. In addition, a distance related increment is applied to the maintenance rates. The distance related increment is 0.25% of the estimated maintenance rate for each complete 500 miles (800 kilometres), beyond the first 500 miles (800 kilometres) distance along the consignment route between the port of embarkation in the Police Contributing Country and the port of entry in the mission area. For landlocked countries or countries where equipment is moved by road or rail to and from the mission area, the port of entry will be an agreed border crossing point.

12. No separate reimbursement for transportation of spare parts is provided for beyond that covered under the wet lease procedures.

13. Costs related to the rotation of equipment to meet national operational or maintenance requirements will remain ineligible for reimbursement by the United Nations.

14. The United Nations is responsible for the costs of inland transportation of major equipment between an agreed originating location and the port of embarkation/disembarkation. The United Nations may make transport arrangements to and from the originating base; however, the Government will be responsible for costs for other than major equipment. Reimbursement of the costs of inland transportation made by the Police Contributing Country for major equipment will be made upon presentation of a claim prepared in accordance with a Letter of Assist, which will be negotiated in advance of the transportation.

15. The United Nations will be responsible for the cost of transportation on deployment and redeployment of the equipment level authorized in the MOU and of back-up equipment up to equipment level authorized in the MOU. In the event of the Police Contributing Country deploying more equipment than authorized in the MOU plus 10% back up, the extra costs will be borne by the Police Contributing Country.

16. When the United Nations negotiates a contract for the repatriation of equipment and the carrier exceeds a 14-day grace period after the expected arrival date, the Police Contributing Country
will be reimbursed by the United Nations at the dry-lease rate from the expected arrival date until the actual arrival date.

D. Mission usage factors

17. Mission usage factors as described in the MOU, if applicable, will be applied to the reimbursement rates for major equipment.

E. Loss or damage

18. When deciding reimbursement for loss and damage, a distinction between no-fault incidents and hostile action/forced abandonment must be made:

   i) No-fault incidents

   The wet lease/dry lease rates include a no-fault factor to cover loss of or damage to equipment in a no-fault incident. There is no additional reimbursement and no other claims are receivable in case of equipment loss or damage in such incidents.

   ii) Hostile action/forced abandonment

   In cases of loss or damage resulting from a single hostile action or forced abandonment, the Police Contributing Country will assume liability for each and every item of equipment when the collective generic fair market value is below the threshold value of $250,000; and

   For major equipment lost or damaged as a result of a single hostile action or forced abandonment, the United Nations will assume liability for each and every item of major equipment whose generic fair market value equals or exceeds $250,000 or for the major equipment lost or damaged when the collective generic fair market value of such equipment equals or exceeds $250,000.

19. Where equipment is provided under wet lease, the method of calculation for damage is the reasonable cost of repair. Equipment, which has suffered damage, is to be considered a total loss when the cost of repair exceeds 75 per cent of the generic fair market value.

20. The United Nations has no responsibility for reimbursement where loss and damage is due to wilful misconduct or gross negligence by members of the Police Contributing Country as determined by a board of inquiry convened by a duly authorized official of the United Nations, the report of which has been approved by the responsible United Nations' official.
F. Loss and Damage in Transit

21. Liability for loss or damage during transportation will be assumed by the party making the arrangements. Liability for damage only applies to significant damage. Significant damage means damage where the repairs amount to 10 per cent or more of the generic fair market value of the item of equipment.

G. Special case equipment

22. Unless otherwise specifically provided in the MOU, loss or damage to special case equipment shall be treated in the same manner as other major equipment.

H. Liability for Damage to Major Equipment Owned by one Police Contributing Country and Used by another

23. Major equipment can be provided to the United Nations by one Police Contributing Country to be used, at the request of the United Nations, by another Police Contributing Country. In these cases, the following principles will apply:

i) Adequate training is necessary to ensure that a user is qualified to operate unique major equipment such as armoured personnel carriers. The United Nations will be responsible for ensuring that this training is conducted and to provide funding for the training. The arrangements to provide and conduct this training are to be negotiated between the United Nations, the Police Contributing Country providing the major equipment and the Police Contributing Country using the major equipment. The results of the negotiation are to be reflected in the respective MOUs;

ii) Major equipment provided to a United Nations peacekeeping mission by a PC and used by another PC shall be treated with due diligence. The user PC shall be responsible for reimbursing the providing PC, through the United Nations, for any damage that may occur, whether as a result of wilful misconduct, gross negligence or negligence by personnel of the user PC; and

iii) Any incident involving damage shall be investigated and processed according to the application of United Nations rules and regulations.
ANNEX 14

Minor equipment, consumables and self-sustainment
MINOR EQUIPMENT, CONSUMABLES AND SELF-SUSTAINMENT

A. General conditions for self-sustainment

1. The minor equipment and consumables provided under the Memorandum of Understanding (MOU) shall remain the property of the Police Contributing Country.

2. Reimbursement for self-sustainment will be in effect at full rates until the date of cessation of operations by the Police Contributing Country or termination of the mission and thereafter be reduced to 50 per cent of the rates agreed in the MOU calculated upon the remaining actual deployed police strength until all contingent personnel have departed the mission area.

B. Verification and control procedures

3. The United Nations is responsible, in coordination with the contingent or other delegated authority designated by the Police Contributing Country, to ensure that the equipment provided by the Police Contributing Country meets the requirements of the Mission and is provided in accordance with the MOU.

4. Thus the United Nations is authorized to verify the status, condition and quantity of the equipment and services provided. The Police Contributing Country will designate a person, normally identified through his/her function, who is the responsible point of contact for verification and control matters.

5. A principle of reasonability is to govern the verification process. It is to be assessed if the Police Contributing Country and the United Nations have taken all reasonable measures to meet the spirit of the MOU, if not the full substance. The guiding principle in determining reasonability is whether the material to be provided by the Police Contributing Country as well as by the United Nations will meet its operational function at no additional cost to the United Nations or the Police Contributing Country, other than those provided for in the MOU.

6. The result of the control process is to be used as a basis of a consultative discussion at the lowest level possible in order to correct the discrepancies or decide corrective action including adjustment of the agreed eligibility for reimbursement. Alternatively, the parties, given the degree of non-fulfilment of the MOU, may seek to renegotiate the scope of the contribution. Neither the Police Contributing Country nor the United Nations should be penalized when non-performance results from the operational situation in the Mission area.

7. The verification process for personnel-related minor equipment and consumables comprised the following types of inspections:
i) Arrival Inspection

The first inspection will take place immediately upon arrival in the mission area and must be completed within one month. A person authorized by the Police Contributing Country must explain and demonstrate the agreed self-sustainment capability. In the same way the United Nations must give an account of the services provided by the United Nations as stipulated in this MOU. Where self-sustainment services are already in the mission area when the MOU is concluded, the first inspection will be carried out on a date to be jointly determined by the mission and contingent authorities and is to be completed within one month of that date.

ii) Operational Inspection

The operational inspections will be implemented according to operational requirements during the stay of units in the mission area. Areas where the contingent has self-sustainment responsibilities may be inspected with a view to an assessment of whether the sustainment capability is sufficient and satisfactory.

iii) Other Inspections and Reporting

Additional verifications or inspections deemed necessary by the Police Commissioner or the Senior Police Advisor or the United Nations Headquarters, such as standard operational reporting, may be implemented.

C. Transportation

8. Costs related to the transportation of minor equipment and consumables provided under the self-sustainment system are reimbursed by a 2 per cent transportation increment included in the rates listed in the MOU. No other transportation cost is eligible for reimbursement for transportation of self-sustainment items.

D. Mission related usage factors

9. Mission usage factors as described in the MOU, if applicable, will be applied to the reimbursement rates for self-sustainment.

E. Loss or damage

10. Loss or damage to self-sustainment items is not reimbursable by the United Nations. These incidents are covered by the no-fault incident factor and by the mission-approved hostile action/forced abandonment factor (where a mission factor has been deemed necessary), which are applied to the spare parts’ component of the wet lease as well as the self-sustainment rates.
SELF-SUSTAINMENT SERVICES DISTRIBUTION OF RESPONSIBILITIES:

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Total No. of Contingent Personnel: 125/60
ANNEX 15

Standards and assessment procedures for Formed Police Units
UNITED NATIONS

DEPARTMENT OF PEACEKEEPING OPERATIONS

POLICE DIVISION

STANDARDS AND ASSESSMENT
PROCEDURES FOR FORMED POLICE
UNITS IN UNITED NATIONS
PEACEKEEPING MISSIONS
UNITED NATIONS ASSESSMENT OF FORMED POLICE UNIT

SECTION 1- GENERAL PRINCIPLES

1- OBJECTIVE

The objective of the United Nations Formed Police Unit Assessment Team (Hereinafter UN SPAT) is to assess the operational readiness of a Formed Police Unit to be deployed to the United Nations Peace Keeping Missions. The visit of the UN SPAT to the contributing country is a compulsory step prior to the actual deployment.

2- PROFESSIONAL SKILLS TO BE ASSESSED

2.1- The Special Police Assessment Team is in charge of approving the deployment of the command staff of the unit with regards to their professional crowd control and other special police functions experience.¹

2.2- UN SPAT checks constitute the following specific points:

a- The professional background of the unit (police services of origin, composition, etc.);

b- The specific training received prior to the deployment in the mission (as described in paragraph 11, subparagraph 1 and 2);

c- The overall operational capacity and readiness of the to-be-deployed Formed Police Unit.

3- COMPOSITION

3.1- The UN SPAT shall consist of the following two members:

a- The Police Division / Department of Peace Keeping Operations Specialized Police Support Officer, as “team leader”;

b- The Special Advisor to the Police Commissioner for Formed Police Unit, as “expert on the Mission”.

3.2- A UN SPAT, when authorized, is to be sent to perform the assessment of a canine unit (if any), the SPAT will consist of three officers² including the Police Dog

¹ This rule can only be included in the UN SPAT of a particular United Nations Peace Keeping Operation specifically authorized by a resolution of the Security Council.
² One or two officers in addition to Section 3.1 a and b.
Expert. The Mission’s Police Dog Expert will be tasked to assess the operational readiness of the canine teams consisting of a dog handler and his/her police canine. The standards of this assessment shall be part of separate guidelines.

3.3- A UN SPAT, when authorized to be sent to a newly Police Contributing Country (PCC), before the first deployment of a Formed Police Unit of the host country, will request the UN DPKO/OMS (LSD/PMSS) to designate an officer to integrate the UN SPAT for the pre-deployment visit which will be conducted in PCC to inspect the equipments and asses the police personnel of the unit. The designated OMS officers shall be tasked to ascertain whether the terms of the Memorandum of Understanding have been met by the contributing country. Alternatively, OMS may choose to designate a representative from the field mission, to perform this assessment. Normally this designee is to be chosen within the unit in charge of the inspection of the Contingent Owned Equipment (Civilian Administration / MOU unit). CPD and OMS can join the Recce visit that will conduct in the field mission by PCC.

4- ADVISING CAPACITY

4.1- The UN SPAT is to render advice as deemed necessary regarding the training delivered prior to deployment and specific tactics adapted to the particular operational situation of the mission.

4.2- The representatives of the Police Contributing Country will be welcomed to address any question to the UN SPAT during the whole process and the final debriefing.

5- TIMING AND LOCATION OF THE UN SPAT VISIT

5.1- Ideally a SPAT is to visit a Police Contributing Country before the last month preceding the actual rotation/deployment of the Formed Police Unit to the Mission. In consultation with the DPKO/PD, the Police Contributing Country must finalize the timing of the UN SPAT visit in order to have enough time to take into account the results and advice of the UN SPAT.

5.2- The UN SPAT is to meet all the police officers of the unit at the same time, normally at the location (training center) where they receive the specific training prior Mission deployment.

6- PRIVILEGES AND IMMUNITIES OF THE UN SPAT

Within the meaning of Article IV of the Convention on the Privileges and Immunities of the United Nations (1946) the UN SPAT members shall when performing missions for the UN, *inter alia*, enjoy:
6.1- Immunity from arrest and detention and from seizure of their official and personal baggage;

6.2- Immunity from legal process of every kind in respect of words or written and acts done by them in the course of their performance of their mission;

6.3- Inviolability for all the papers and documents;

6.4- The right to use codes and to receive papers or correspondence by courier or in sealed bags for the purpose of their communication with the UN;

6.5- The same facilities in respect of currency or exchange restrictions as are accorded to representatives of foreign governments on temporary official missions;

6.6- The same immunities and facilities in respect of their official and personal baggage as are accorded to diplomatic envoys;

6.7- Immunity from immigration restrictions and alien registration;

6.7.1- The UN SPAT members shall have the right of unimpeded entry into, exit from, and movement within the host country. They shall be granted facilities for speedy travel. Visas, entry/exit permits or licenses, where required, shall be granted free of charge and as promptly as possible.

6.7.2- The host country shall be responsible for dealing with any action, claim or other demand against the United Nations and UN SPAT members arising out of:

A-Injury to persons or damage to or loss of property during the performance by UN SPAT members of their pre-deployment assessment duties;

B-The transportation provided by the host country;

C-The employment of personnel provided by the host country to help UN SPAT members in the performance of their duties and/or the participation of personnel in the pre-deployment process.

6.8- The host country shall indemnify and hold harmless the United Nations and the UN SPAT Members in respect of any such action, claim or other demand unless the damage or loss is attributable to gross negligence or willful misconduct on the part of UN SPAT members.
SECTION 2- PRE-DEPLOYMENT ASSESSMENT PROCEDURES

7- GENERAL DESCRIPTION

SPAT refers to SAT Guidelines regarding selection criteria (age, year of police experience). The UN SPAT will conduct the following assessment in three chronological steps:

1- Inspection of equipments (for new deployments);
2- PKO spoken language tests;
3- Interview of the command staff;
4- Crowd control and other special police functions presentation;

A general debriefing will take place at the end of the selection process.

8- COMMUNICATION AND VALIDITY OF THE RESULTS

8.1- The results of the assessment include:
   a- The list of the selected officers of the command staff;
   b- The comments and relevant remarks regarding the pre-deployment training.

8.2- The list of the command staff will consist of:
   a- The Unit Commander;
   b- The Deputy Unit Commander;
   c- The Three platoon leaders;
   d- The liaison officer to the Police Region;
   e- A minimum of three duty officers.

8.3- The official results are communicated by the UN SPAT to the Police contributing country before the departure of the UN SPAT from the host country.

8.4- As far as the command staff is concerned, the results of the UN SPAT are binding. No changes or modifications can be made later unless the DPKO/PD gives its formal approval.

9- THE LANGUAGE TESTS

9.1- The aim of the language (UN mission language) tests is to make sure that the command staff have sufficient command of working Mission language. All the tests will be designed from a practical point of view, related to actual Formed Police Unit policing situations.

9.2- For each position listed at point 8.2, a minimum of 2 applicants is to undergo the language testing.

9.3- The language tests consist of three separate exercises:
   a- A reading comprehension exercise;
   b- A listening comprehension exercise;
c- A phone conversation followed by a situation report in writing or interview.

9.4- The reading comprehension exercise will consist of an operational order and 10 questions. After reading the operational order, the officer will have to answer a set of 10 questions. All the answers to those questions are to be found in the text of the operational order. The duration of this first exercise is to be 15 minutes. Each correct answer will be rated 10 points. To be successful, the officer is to score a minimum of 70 points out of 100.

9.5- The listening comprehension

9.5.1- The listening comprehension will consist of a taped radio communication between a formed police unit on the ground and a regional operations room. The radio communication will not last more than three minutes and be related to an incident reported by the Formed Police Unit Commander to the regional operations duty officer.

9.5.2- The tape is to be played twice.

9.5.3- At the conclusion of the second broadcast of the tape the officers are requested to answer 10 questions related to this radio communication. They are given 15 minutes to fill in specific answering sheet.

9.5.4- Each correct answer is rated 10 points. To be successful, the officer is to score a minimum of 70 points out of 100.

9.6- The phone conversation and the situation report writing.

9.6.1- The officers who passed the reading and the listening comprehension tests will take the phone conversation test. This test is designed out of the most common situation faced in peacekeeping missions when a Unit Commander or a duty officer is receiving a phone call initiating an emergency deployment.

9.6.2- The phone conversation will take place when the officer tested is isolated in a room with a passive tester. In another room, a second tester will hold the conversation. This second tester will possess a fact sheet and initiate the conversation by delivering basic information on the situation and forwarding a deployment order.

9.6.3- The officer tested is to ask the questions he/she finds relevant and to hold the conversation as long as he finds it necessary. Upon the end of the conversation, the officer tested is to write down a situation report, which should not comprise more than 15 lines of text, but is to depict the police situation as she/he understands it, including all the details relevant to the projected operation.

9.6.4- This whole exercise is to be completed within 15 minutes.
9.6.5- The situation report is to be scored according to the pieces of information gathered by the officer. The scoring sheet will list 20 important pieces of information which are to be reported and will be rated 5 points per piece. To pass this test, the officers will have to score a minimum of 80 out of 100.

10- INTERVIEW OF THE COMMAND STAFF

The interview with the command staff consists of two steps, as follows:

10.1- During the first step the Unit Commander, with the assistance of his/her officers is to brief the UNSPAT on the to-be-deployed unit. The general outlines should be:

a- Origin of the police officers (police services providing the staff of the unit, duties usually carried out by these police services, specific training delivered in prevision of the Mission);
b- Profile of the staff of the unit (professional and language skills, average age by rank, etc.);
c- Differences, if any, between the units already deployed in the mission and the Formed Police Unit relieving;

10.2- During the second step, the UN SPAT will interview individually each officer of the command staff as listed at point 8.2 in order to get a more precise knowledge about his/her professional background and his understanding about the United Nations standards of policing.

11- CROWD CONTROL AND INTERVENTION TECHNIQUES

PRESENTATION/Demonstration

11.1- The crowd control presentation/demonstration must entail the maneuvering of the entire unit that is to display the following techniques:

- Embarking and disembarking from crowd control vehicles;
- Roadblock;
- Crowd dispersal;
- Use of tear gas launchers and tear gas hand grenade;
- Use of gas masks;
- Barricade reconnaissance and removal;
- Arrest of hard liners/offenders being part of the crowd;
- Evacuation of an occupied building;
- Reaction to a sniper fire when the unit is in a crowd control posture (including Med.evac. of a wounded officer).

11.2- The presentation of the formed police functions related techniques is realized at the level of one section (10 police officers), and must include:
- Hard entry and house search, arrest of a dangerous suspect resisting arrest;
- Vehicle checkpoint;
- Building security;
- VIP protection (mounted and dismounted);
- Escort.

12- GENERAL DEBRIEFING

The aim of the general debriefing is to communicate officially the eventual results of the language tests and to discuss the overall impression given by the unit to the UN SPAT. It is the last opportunity to make the final adjustments and clarify possible discrepancies. UN SPAT should make themselves available to answer any questions asked by PCC. The UN Team should present a general assessment report with the recommendations to the country authority. PCC should present the full list of officers with full data and the list of the equipments to be sent to the mission area during the SPAT visit.

SECTION III - PRACTICALITIES

13- LOGISTICS SUPPORT PROVIDED BY THE PCC TO THE UNSPAT

1.3.1- The PCC is to provide all transportation means to the UN SPAT to allow the team members to carry out their duty. A flight schedule will be forwarded to the PCC through its Permanent Mission in New York to facilitate the organization of transportation from/to the airport.

1.3.2- If required by the UN SPAT team members, the PCC is to facilitate the booking of accommodation for the team members of the assessment party. The accommodation cost is borne by UN members.

1.3.3- The PCC is to make available office space with necessary stationery and communication means including phone, facsimile machine, computers and printer for official use. A copy machine is to be made ready available to the UN SPAT as well.
14-NECESSARY RESOURCE REGARDING THE LANGUAGE TESTS

A classroom shall be made available, large enough to accommodate all tested officers. A cassette player is to be prepared with loudspeakers corresponding to the size of the classroom.

All tested officers will be provided with pens and papers as necessary.

Any points requiring clarification must be communicated to:

Police Adviser  
Police Division  
United Nations HQ, New York  
Phone Number: (212) 963. 1293  
Fax Number: (212) 963 3452  
(212) 963 4140