United Nations

Specialised Training Materials

Military Riverine Unit

for United Nations Peacekeeping Operations

UNMRU V1.2
The Specialised Training Materials (STMs) for United Nations Peacekeeping Operations has been developed by the Integrated Training Service (ITS) of the UN Department of Peacekeeping Operations and Department of Field Support.

This version has been released for use by Member States in their pre-deployment training for United Nations Peacekeeping Operations. The suite of STM products will be regularly updated so that it is fully responsive to the needs on the ground. Therefore, we strongly suggest to check for updated versions before a training programme is conducted.

The latest STM versions can be found online at the Peacekeeping Resource Hub: http://research.un.org/en/peacekeeping-community. A link to receive your comments and suggestions for improvement can be found in the resource hub at the same location.

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Preface

Background

The UN Departments of Peacekeeping Operations and Field Support have developed a suite of training packages to prepare peacekeepers for their deployment in missions. Amongst these packages are the Specialised Training Materials for specific United Nation Military Units (UNMU).

Initially, OMA developed 11 Military Unit Manuals (UNMUM) designed to provide unit and sub-unit commanders as well as peacekeeping staff and other personnel with a Reference Guide on how to prepare specific military units to undertake their tasks in United Nations peacekeeping operations. The manuals cover the areas of Aviation, Engineers, Force Headquarters Support, Logistics, Maritime, Military Police, Recce, Riverine, Signals, Special Forces and Transport. The Integrated Training Service (ITS) followed up these manuals with the production of 10 Specialised Training Materials (STMs) in collaboration with subject matter experts from 10 Member States.

Aim

The aim of these training materials is to provide troop-contributing countries with a comprehensive training package that combines the Conceptual, Legal, and Operational Frameworks for specific type units. The STMs also mainstream relevant aspects of the Protection of Civilians into frameworks / material. The STM includes small exercises, as well as a larger more comprehensive scenario-based exercise, which can be run at the end of a course to strengthen participants’ understanding of how better to operate in a UN Peacekeeping environment. The training packages are designed for application in both pre-deployment and in-mission training.

Target audience

The priority target audience of this STM package are military decision makers, staff officers, and tactical level unit leaders. However, leadership at all levels that supervise, support and coordinate with the specific unit may benefit from this material.
Structure of the training materials

The package is constructed in three modules:

Module 1: Conceptual Framework
Module 2: Legal Framework
Module 3: Operational Framework

Annexes:

- **Annex A**: Power Point Slide Presentations
- **Annex B**: Comprehensive Protection of Civilians (CPOC) Specialized Training Materials (STM)
- **Annex C**: Learning Activity / Table Top Scenario-based Exercise (TTX)
- **Annex D**: Training Guidance
- **Annex E**: Other references and background material
Acknowledgements

ITS would like to thank the subject matter experts from across the UN system, Member States and other regional and international organisations who provided feedback during the drafting process, and the numerous training personnel from national peacekeeping training institutions and field missions who participated in the development workshops. A special acknowledgement to the following Member States and their Permanent Missions to the UN for their contribution in the follow STM development:

Military Aviation Unit- Islamic Republic of Pakistan
Military Engineering Unit- Japan
Force Headquarters Support Unit- Republic of the Philippines
Military Logistics Unit- Commonwealth of Australia
Maritime Task Force- Federative Republic of Brazil
Military Police Unit- Italian Republic
Military Riverine Unit- Oriental Republic of Uruguay
Military Signal Unit- Republic of India
Special Forces Unit- French Republic
Military Transport Unit- People’s Republic of Bangladesh

Contact person
For any proposal of update or improvement of this package, or any questions pertaining to the CPOC training materials, please contact the project leader Mr. Rafael Barbieri (barbieri@un.org) or write to peacekeeping-training@un.org.

Any relevant update will be posted and explained on the Peacekeeping Resource Hub website (http://research.un.org/en/peacekeeping-community). Instructors are encouraged to check that site regularly.
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General Considerations for Instructors

This package is a compendium of critical training content for specific units operating in UN peacekeeping. No training material can cover the entire complexity of the peacekeeping environment, with all its challenges, complexity, and activities. The STM package should therefore be viewed as the baseline to underpin related training efforts for military peacekeepers. However, when designing a particular course, trainers need to be prepared to adapt these materials to the needs of their audience. As a result, the duration of training courses delivered based on the materials may vary greatly.

Concerning necessary competencies for participants to benefit from this training package, it is recommended that personnel receiving this training be proficient on basic military tasks (individually and collectively) at the tactical and technical level. As such, it is expected that a battalion staff officer be fully capable to perform staff officer duties before receiving the instruction. It is also critical for all participants to have received the Core Pre-Deployment Training Materials (CPTM) as a prerequisite before this training. The CPTM contains fundamental principles, concepts and ideas to UN peacekeeping, which should be well grasped by trainees before participating in the specific unit STM course. It is also, recommended that instructors develop and implement an initial written test and final test (post instruction) to reinforce the learning objectives and evaluate the training level / knowledge of participants.

The STMs can be downloaded from: http://research.un.org

Instructor Profile

This training package is best presented by instructors who master the STM and have previous experience working in a UN peacekeeping mission. In particular, experience with the specific unit at the tactical level is important. Knowledge on the particular mission where trainees are to be deployed is advisable, so as to be able to deliver a targeted course based on real experience. Finally, instructors should be familiar and comfortable with facilitator based instruction and facilitating scenario-based Table Top Exercises (TTX).
Table Top Exercise (TTX) Considerations

Contained in the STMs are TTXs. These exercises are scenario / situational driven learning activities to help consolidate the learning outcomes and help reinforce the lesson “Take Aways”. TTXs provide a learning environment tailored to facilitate discussions. They are set in an informal learning environment where the target audience is able to discuss the principles and concepts of operating in a United Nations Peacekeeping operation using the hypothetical CARANA scenario and unit specific situations. The exercises help participants to better understand the manifestation of integrating units in a peacekeeping environment.

Methodology: Using their national problem solving doctrine, methodology, military decision making processes, troop leading procedure, analyze the situation / scenarios, mission / tasks, and present an analysis of COAs to be executed in a UN peacekeeping operation. The effectiveness of a TTX is derived from the energetic involvement of participants under the guidance of the experienced instructors and mentors. Instructors should highlight the adequacy of the core elements and principles in operating in support of peacekeeping operations. If need be, instructors assist the participants in bridging any gaps in this transition from standard military operations toward peacekeeping operations. It is important that instructors emphasize that C2, the support structure, POC, and the coordination with various actors in a UNPKO can be a challenge and more complex.

Training Characteristics

Training will vary for different units in different troop contributing countries, based on priorities and resources. However, some fundamental training characteristics should be respected when delivering the course:

- Training should be interactive and encourage the participation of trainees.
- Training should be mission-specific; where possible, it is advisable for trainers to bring in examples from the mission that trainees will be deployed.
- Training methodology should be based on practice
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Module 1 – Overview

Module 1 at a Glance

Aim
The aim of this module is to familiarize participants with:

- An overview, concept and employment of UNMRU
- The nature and characteristics of UNMRU
- The support relationships and support framework
- The flexibility and adaptability of UNMRU
- An understanding of the command relationships

Overview
Module 1 provides an overview of the conceptual framework related to UNMRU operating in a UN PKO to support and help contribute towards a successful achievement of the Mandate. It also examines the nature and characteristics of UNMRU and their support to forces in UN Missions.

Learning Objectives
Learners will:

- Describe the roles and characteristics of UNMRU
- Understand the roles of different types of UNMRU operations
- Explain the principles of UNMRU support
Introduction

Slide 1

**Key Message:** UN Military Riverine Unit (UNMRU) can contribute decisively and in support towards the successful achievement of the Mission's mandate. To date, UNMRU have deployed to peacekeeping operations in most of the UN missions. To acknowledge the nature and characteristics of UNMRU, and their complementarity with the force and the other components in the mission, it is essential for us to be familiar with their capabilities, employment concept, and support framework.

The aim of Module 1 and the two associated lessons is to provide you an overview of UNMRU in order to employ them in an appropriate manner and finally to familiarize you with their capabilities and the support framework.
In this Module that addresses the conceptual framework for UNMRU operating in a UNPKO we will cover in two lessons the major content displayed on this Slide.

The first lesson describes the Employment Concept for United Nations Military Riverine Units. Later, we will describe the Support mechanisms for the UNMRU.
Lesson

1.1

UNMRU Employment Concept

The Lesson

Starting the Lesson

For an interactive start to Lesson 1.1 ask the participants if they have had recent experience in a UN PKO. Ask them to tell the group about specific challenges they faced in the mission when it came to command and control, tasking orders and the proper employment of UNMRU in a UN PKO.

Note to instructor – recommend that this lesson 1.1 be presented by a trainer who has some personal experience in UNMRU or Force HQs of a UN PKO, and has a general knowledge of the Policy for Authority, Command and Control in United Nations Peacekeeping Operations (Reference 2008.4).
This lesson describes the general employment concept for the UN Military Riverine Unit (UNMRU) and its integration with the UN ground forces providing force protection and security functions. We will describe the advantages to the UN ground force and to the Mission of having a UNMRU deployed in the mission area and we will enumerate and explain the command and control structure. This lesson also, outlines the UN Mission framework within which the UNMRU functions.

Of note; every time you see or we say the Acronym UNMRU in all the lessons, we are referring to the United Nations Military Riverine Unit.
Here are the subject areas we will be covering.

- Riverine environment
- Primary role
- Command and control (C2)
- Riverine operations
In all good training practices, let's review the learning outcomes. At the end of the lesson our aim is for you to be able to assimilate the essential roles, C2 and how the UNMRU fits in the UN structure. Please take a moment to read and understand the requirements.

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**Learning Outcomes Lesson 1.1**

- Describe roles and riverine environment
- Understand command relationships within the structure of the UN
- Describe the three types of riverine operations
The riverine environment is an inland, coastal, or delta area, comprising both land and water, characterized by limited land lines of communication, with extensive water surface and/or inland waterways that provide natural routes for surface transportation and communications.

These riverine areas, defined as waterways and rivers inland of the immediate coastline, facilitate the exchange of goods and people across the region, and are often the location of agriculture, livestock production and national or international development programs. Riverine areas are likely to have extensive water surface and inland waterways (including lakes) that provide natural routes for transportation and communication.

Detailed intelligence is necessary on width and depth of waterways, velocity and nature of currents, tidal effects, bottom characteristics, gradient of possible river landing sites, lack of suitable harbours or staging areas, height, slope, condition of banks, location of debris, vegetation, natural or artificial obstacles (rocks, rapids, bridges and dams), concentration of population along the waterways and topography.

Accurate intelligence concerning terrain and hydrographic conditions is generally lacking. The physical characteristics of the environment are not stable; stream courses frequently change and sand bars constantly shift positions.

Major river and inland waterways can be considered as one of the following categories:
Upper Zone or Headwaters: in this sector, the river is variable, unpredictable, and usually not navigable by motorized craft.

Middle Zone or Central Valley: the waters in this sector can usually be navigated by small motorized craft. The upper portions of this sector may have river bedrock formation and conditions similar to the headwater sector. In the lower portion of this sector, multiple channelling often occurs. Accurate information takes on more significance since deep channels are either scarce or non-existent in multiple channelling areas. The channel with the strongest current is usually the deepest.

Lower Zone or Delta: this sector is the widest part of the river. The current is usually slower than upstream and may change or even reverse with the tide. Channels which are navigable by ships are often found in the lower sector.

Canals: canals have highly predictable characteristics and retain dimensions closely related to initial construction through upkeep dredging activity and the depositional and scouring characteristics of waters in the canal.
When countries lose control over their capacity to safeguard the ability to use their own waterways, many things can go wrong; therefore, ensuring movement and access to their rivers and lakes are critically important to the security and economic success of the country.

An effective program to control the waterways becomes a decisive factor. The riverine area requires unique capabilities and tactics to achieve success against negative elements.
How can water-borne security forces help solve the problems in the riverine areas in support of the UN Mission's Mandate?

By enabling the UN Force to meet its operational requirements using the existing network of rivers and lakes, providing water transportation (troops, supplies, heavy equipment) and Capacity to Manoeuvre, within a risky environment, in all those locations where helicopter landing zones, docking facilities and adequate road system are non-existing.

Riverine operations are operations conducted by forces organized to cope with and exploit the advantages of the waterways for movement, capitalizing on mobility to locate negative elements, and/or to achieve or maintain control of the riverine area.

Surface mobility is achieved primarily by specialized riverine crafts maintaining control of water lines of communication and providing transportation and combat support to either Marine Corps and/or other UN ground Forces.

Riverine operations are suited to the nature of the specific riverine area in which operations are to be conducted.
Outline definition and characteristics. Riverine operations are conducted in a riverine area to achieve and/or maintain control of a waterway system and its adjoining land areas, or to deny their use to the negative elements. They can play a key role in the framework of the stabilization of the area of responsibility. UN riverine operations assist in the stabilization of riverine corridors, frequently home to a majority of the population and the main artery for local commerce.

UNMRU can significantly contribute to the Mission, whose main focus is the protection of civilians and human rights by creating an environment conducive to the cessation of hostilities, and assisting in securing international monitoring and verification activities. UNMRU uses navigable inland waters for rapid movement to populated areas, assisting in creating the security conditions that can prevent the return of negative elements and support the delivery of humanitarian assistance.
The UNMRU enable the UN Force to meet its most critical operational requirements using the existing network of rivers and lakes, providing water transportation (troops, supplies, heavy equipment) and capacity to manoeuvre, within a risky environment, to show the UN Flag in all those locations where helicopter landing zones, docking facilities and adequate road system are non-existing.

UNMRU achieve surface mobility by means of special river craft that can control water lines of communication, provide transport to UN Military Observers and ground forces and generally reinforce the UN presence in otherwise inaccessible locations. There are many varieties of riverine operations. The UN principle ones will be described in subsequent slides. In general, UN riverine operations are conducted to:

- Establish and maintain control of riverine lines of communications
- Provide transport to UNMOs and ground forces
- Provide support to humanitarian agencies
- Show-of-UN presence
- Deny, by interdiction, or surveillance operations, use of riverine lines of communications by negative elements
The UNMRU is organized as a subordinate unit within the UN Mission command structure and reports to the Force Commander. Establishment of intervening commands between the UNMRU Commander and the Force Commander may be required when the riverine operation is one of several related operations, and the RIV unified command structure is not suitable for direct control of all forces participating therein.

As shown here in this illustration, the UNMRU’s are deployed as Force-level assets operating under the Force Commander’s direct operational control (OPCON). Normally, the UNMRU has an Operations / Planning Coordination Cell at Force Headquarters U3/U5 (represented by the dashed blue line in the diagram).

Depending on Mission-specific needs and geographic dispersion the Force Commander may also assign RIVs to Sector Commander OC. The light infantry/marine element within the RIV has its own chain of command and control that is fully integrated into the overall RIV command and control structure.
Riverine operations take advantage from supporting watercraft capabilities and the tactical flexibility inherent in the continuous availability of fast boats, not only to support tactical manoeuvre and provide flexibility in reacting to the situation encountered in the area, but also to facilitate control of subsequent manoeuvre, and to provide situational awareness that allows the Force to influence the situation and use initiative to better react to changes that may occur during the course of the Force's operations in the accomplishment of the Mission's Mandate.

Riverine operations provide the Mission’s military component additional options and flexibility for carrying out its UN mandate. Riverine operations are conducted by specially-trained personnel and units with unique capabilities. The primary advantage of riverine operations is the ability to integrate and employ various types of vessels, watercraft, weapons, waterborne and ground military forces for rapid deployment to centres of population and commerce threatened by negative elements. Joint riverine operations may combine land, maritime and air operations adjusted to the nature of the local riverine area.

UNMRU typically do not operate with movement restrictions within their designated area of responsibility, which usually includes all navigable waters and major tributaries within the area of operations. Thus, riverine operations allow UN Missions to maintain operational depth, flexibility and agility, especially when used in conjunction with Force reserves. The combination of MUMRU vessels and UN ground contingent personnel provides a balance of tactical mobility and quick reaction force protection.
Riverine operations integrate and employ various types of floating units that may include UN ground contingent personnel and Member State Military Observers organized as riverine forces to demonstrate UN presence and protection. The combination of RIV vessels (including organic light infantry ground troops and Military Observers afloat) provides a responsive base of operations and long-range surface mobility. This combination maintains situational awareness and rapid reaction by concentrating UN Forces in areas of potential or on-going insecurity.
There are three types of UNMRU operations: Security; Reconnaissance; and Surveillance, and Supporting. The UNMRU’s capabilities and tasks associated with these broad operational categories are described in more detail in subsequent slides.
UNMRU Security Operations serve the following basic purposes:

- Protect friendly lines of communications
- Provide security to legitimate maritime/UNMRU commerce and traffic
- Provide security to infrastructure, particularly with relation to transportation, communications, and water resources
- Perform security missions
- Deny negative elements the use of waterways

Security Operations employ UNMRU to ensure the safety and security of designated vessels and infrastructure as well as assigned personnel, objects and installations.

Security operations may range from the provision of physical protection for shipping in transit (including protection of civilians if mandated), to the interdiction of suspicious vessels along the UNMRU area of operations.

UNMRUs must be specifically trained in law enforcement activities and procedures applied to the SOPs of the UN Mission, and should not be prevented from participating in the interdiction mission by their home country’s guidance (caveats).
UN UNMRU Reconnaissance and Surveillance Operations serve the following basic purposes:

- Reconnaissance and waterway clearance
- Intelligence collection
- Domain awareness in order to provide security and situational awareness

Information gathering and analysis regarding waterway conditions and security are prerequisites to using these waterways for UNMRU operations. Since waterway characteristics constantly change because of seasonal effects, this requirement is continuous throughout the UNMRU deployment period. The methods of determining waterway characteristics should be included in training, since gathering reliable information involves techniques which may not be familiar to all personnel. Surface efforts should also be coordinated with the aerial reconnaissance plan.

Important population and commercial centres, frequently adjacent to major rivers or lakes, are often targets of negative element hostility. UNMRU waterway reconnaissance and surveillance contributes to the Force’s gathering of situational awareness and force protection information, thus enhancing the protection of civilians and the Force’s own projection and protection.
Supporting Operations include support to logistical transportation of UN military and civilian personnel and supplies, tactical deployment of troops for ground operations, fire support to ground operations, support to explosive ordnance disposal operations, search and rescue, evacuation/humanitarian assistance and disaster response.

The UNMRU may also be involved in supporting land force operations as outlined on this slide. Supporting roles enable land operations when waterway movements are more effective or the only option if ground or air mobility is restricted.
This slide describes the lesson take away. We should be familiar with the following topics; let us review:

- The UNMRU environment is an inland or delta area where waterways are the primary line of communication. These inland waterways, river, lakes provide natural routes for transportation and communications.

- UNMRU use navigable inland waters for rapid movement, to assist in creating a safe and secure environment, support the humanitarian assistance operations and help develop the commercial activity.

- There are two types of Command and Control over UNMRU: Command posts ashore and Command posts afloat.

- The UNMRU can support land forces by: security of transit / interdiction of shipping; recon and surveillance operations contributing to the FC’s common operating picture; transporting personnel, and equipment; fire support; search and rescue; humanitarian assistance; and disaster relief.
The Lesson

Starting the Lesson

For an interactive start to Lesson 1.2, engage participants to seek their understanding of how might the support structure / framework differ for a United Nations Military Riverine Units in the specific context of UN peacekeeping and those operations they are normally accustomed to within their own national support structure. To aid participants’ learning, prior to the lesson have participants work in small groups and ask each group to come up with two items of support that differ in UN PKO. Record on a chart / white board and discuss.
This lesson describes the support provided by UN and TCC for the UNMRU. It also outlines what support must be provided by different actors within the UN Mission, as well as in which circumstances. We will further provide the framework for the different support concepts and support documents the UN and TCCs use such as, MOU, LoA, SUR, SOFA and COE Manual.
We will discuss these topics in lesson 1.2.

- UN Headquarters Staff Support to the UNMRU
- Wet and Dry Leases
- Memorandum of Understanding
- Letter of Assist
- Pre-Deployment Visits
- Status of Forces Agreement
- National Support Elements
As a good training practice, let’s review the learning outcomes of this lesson. At the end of this lesson, you should be able to perform the actions described on the next two slides. Please take a moment to read and understand the requirements. This will help us focus on the most relevant aspects of the lesson. At the end of this lesson, you should know and understand the general organization of the UN UNMRU.

**Learning Outcomes**

**Lesson 1.2**

- Explain the role of a UNMRU Commander
- Describe the UNHQ support to the UNMRU
- Understand that early identification of major engineering requirements is essential
- Describe and understand the difference between a Wet Lease and a Dry Lease
- Explain what a MOU, SOFA, LOA, PDV’s and National Support Elements are in reference to UNMRU
The UNMRU is expected to meet the Standards of Self Sustainment according to the terms of the Statement of Unit Requirement (SUR), UN TCC MOU (Memorandum of Understanding) and Manual of COE (Contingent-Owned Equipment).

The UNMRU is also required to have and maintain the necessary resources and personnel to support itself administratively and logistically for the duration of the Mission (apart from where supplemented by the UN).

To avoid having troops arrive unprepared to sustain themselves or their operations, TCCs and their contingents must be clear on what support will be provided by the UN, and what support they must provide for themselves.

The specifics of what to expect are provided in key documents such as the SUR and any UN-TCC MOU or LoA. It cannot be over-emphasized that special attention must be given to the detailed requirements for rations, water, shelter, medical support and supplies.
Before deploying, UNMRU Commander must ensure that the force can deploy, sustain and regenerate.

UNMRU Commander should consider the implications of casualties, consumption, materiel losses and resupply lead times; and then plan, allocate and balance resources accordingly. The commander must also evaluate the risks to, and security of, his/her sustainment equipment and capabilities, communication nodes and links; and adapt his/her plan to reduce the impact of unavoidable constraints on the resources readily available. As part of the feedback process, UNMRU commander should carefully consider UN and TCC guidelines for determining further sustainment requirements.
Major Engineering Support is a UN Mission responsibility. It is vital in order to reach and maintain operational readiness within the AoR.

Before deployment, UN-TCC negotiations include UNMRU requirements for major engineering such as secure vehicle parks, vessel storage and harbour / dock facilities as well as physical barriers for force protection.

Early identification of major engineering requirements is essential to reach full operational capability as soon as possible, especially when UNMRU’s are establishing their facilities in new locations. Major engineering tasks are included in the Mission’s master engineer plan.
The UNMRU operational capacity depends on the completion of the Major Engineering works. Early identification of major engineering requirements is essential to reach full operational capability as soon as possible, especially when UNMRU’s are establishing their facilities in new locations.

Port facilities such as ramp construction, mooring facilities to dock, supply storage and vessel workshop are main constructions to be built in order to establish an efficient, proactive and thorough UNMRU Base.

Understanding the liaison between the Military Component with the Civilian Component to manage the engineering requirements is a very important task for a UNMRU during the deployment.
When the UNMRU arrives in the Mission area, it is responsible for meeting all its own needs for rations, water, petrol, oil, etc, for the first 30 – 90 days depending on the terms of the MOU.

Typically, equipment is deployed for the duration of the Mission and troop rotations occur every 12 months. Subject to MOU negotiations, the UNMRU may be required to self-sustain in the following areas:

- Catering
- Communications
- Office
- Electrical
- Explosive ordnance disposal
- Laundry and Cleaning
- Accommodation / tentage
- Basic Fire-Fighting Equipment and Fire Detection/Alarms
- Medical (Diagnosis, Basic Treatment and Observation)
- Field and Miscellaneous Storage
Internal communications within a contingent are a TCC responsibility. Contingents should come with suitable equipment for their internal communications establishing contact from their highest contingent headquarters to their respective countries and each of their subordinate Sections, Teams, Detachments, Companies and Battalions. TCCs are also responsible for providing email and Internet access for personal or welfare purposes. The UN provides only strategic communications support between the Mission, Force and Sector Headquarters; and subordinate units of the Sector that are not organic to that Sector Headquarters, such as Battalions provided by another TCC and independently deployed units. EOD required for the military unit camp’s internal area only. This does not apply to mine clearance activities.
Initial Accommodation: the contingent will need to deploy with sufficient tentage for all accommodation, storage, offices, ablutions and workshops, etc. Water sources will be arranged by the UN Mission; the contingent will deploy sufficient water purification units to produce and consume its own purified water. The Mission will provide Field Defense Stores (FDS) and additional FDS kits for use in mobile operations.

Permanent Accommodation: The UN Mission will strive to provide rigid or semi-rigid accommodation after the initial six-month period in Contingent-Owned Equipment tentage; failing which the UN Mission will pay a penalty rate of reimbursement until prefabricated accommodation can be provided.

Deployable Accommodation: The contingent must deploy with a sufficient quantity of tentage necessary for short-term operational and tactical deployments.

Tentage Structure: Tentage must include flooring and the ability to heat and cool as appropriate; and netting at doors, windows and the inner/outer fly of tents. Double-layered tents with metal pipe frames are recommended due to conditions in the field. It is also recommended to mount the tents on cement or wooden foundations to ensure their stability.
Sustainment support for UNMRU is coordinated through the Sector and/or Force Headquarters. The UNMRU must therefore liaise with both the Sector and Force Headquarters logistics structure (DCOS Operations Support, G-4 LOG, G-1 PER), the Office of the Chief, Service Delivery and the Mission Support Center (formerly the Joint Logistics Operations Centre JLOC).

Operations planning will determine the specific logistics requirements and the associated logistics command and control structures for each operation. Following the initial period of self-sufficiency and in addition to TCC support obligations to their deployed contingent, all other UNMRU life support and operational requirements are satisfied by the Mission’s Director or Chief of Mission Support through the Office of the Chief, Service Delivery.

The UN provides the following items and services (according to MOU with TCC): Food rations; Bulk raw water; Bulk fuel; Strategic movement of COE and personnel from the home country to the Mission; Main supply route and mine clearing; Blood and blood products; Casualty Evacuation/Medical Evacuation (CASEVAC/MEDEVAC) transportation and support for movement of sick and wounded personnel to appropriate medical facilities.
The UNMRU typically deploys with its own integral Medical Level 1 Hospital. Higher levels of medical support are a Mission responsibility provided through CASEVAC/MEDEVAC.

UNMRU (company size equivalent) may deploy elements within the Mission area with an attached medical element subject to availability, if required. The ability to evacuate casualties to Level 2 or 3 hospitals must be pre-arranged and verified accordingly.

During the planning phase of each operation, special attention must be given to available CASEVAC/MEDEVAC capabilities, procedures and timing with the appropriate staff officers at Sector or Force Headquarters.

UN Force/Mission MEDEVAC/CASEVAC assets and Level 1/2/3 Hospitals will provide medical support and should train with the Mission’s UNMRU.

CASEVAC/MEDEVAC training is aimed at interoperability with enablers, such as air assets, and other Force elements such as the Quick Reaction Force (QRF).

When aerial CASEVAC/MEDEVAC assets are not available or appropriate, alternate CASEVAC/MEDEVAC is arranged using Force or Mission assets and procedures. UNMRU CASEVAC/MEDEVAC typically involves making use of all available Force and Mission assets.
The Department of Field Support (DFS) at UN Headquarters provides dedicated support to peacekeeping field Missions in the areas of logistical support services, communications and information technology and financial reimbursement. Overall logistical and general administration support to field Missions and TCCs is delivered through DFS and its Mission Directors/Chiefs of Mission Support and their subordinate staff.
In order to ensure that personnel and equipment being offered by Member States come with the required capability, there are a number of options for the provision of equipment and its support. These options come under the headings of “wet lease” and “dry lease” and the option chosen is directly linked to the rate of reimbursement.

Under wet lease arrangements, a contingent deploys with its COE and is responsible for its maintenance and support. This arrangement can be made in two ways:

- The TCC provides the vehicles and equipment, related minor equipment, workshop support, spares, and maintenance personnel. TCC is reimbursed IAW specific rates

- TCC provides the equipment and a second party, under a bilateral arrangement, provides the support. In this case, the TCC deployed to the Mission area and operating the equipment is reimbursed by the UN. The second party is reimbursed, if at all, by bilateral arrangement without UN involvement or responsibility
Under dry lease arrangements, a contingent deploys with its COE but the UN arranges for its support. This arrangement can be achieved in three ways:

- The TCC provides the equipment and the UN takes responsibility for the support, spares and maintenance. The TCC receives reimbursement at the dry lease rate.
- The TCC provides the equipment and the UN arranges for another Member State to provide the support. The former receives reimbursement at the dry lease rate and the latter on scales laid down for maintenance and support.
- The TCC provides the equipment, receives reimbursement at the dry lease rate and the UN provides the support via commercial contractor.
The MOU is designed to cover reimbursement for personnel costs, equipment and self-sustainment costs. MOU between TCC and UN will state the specific rates and amounts that must be paid by UN to the TCC.
Under the MOU, liability is borne by the UN. The COE manual states that in the case of loss or damage of equipment due to hostile action or force abandonment, the UN is responsible for reimbursement to the Member State in cases where the loss or damage exceeds $250,000. Where the loss or damage is less than $250,000, the Member State assumes responsibility.
The UN may satisfy specific support requirements not already included under an MOU or available through commercial contract. These support requirements may be met by a contracting method known as a Letter of Assist, by which the UN acquires special supplies or services from a Member State. LOAs are used when:

- TCC deploys, rotates, repatriates assets using its capacities
- Special needs not available through normal sources of supply
- Items or services required by Mission are not covered by MOU
- A TCC contributes aircraft or vessels

The LOA stipulates liability is borne by the TCC. Procedures that establish LOAs ensure that the UN Procurement Service and the HQs Committee on Contracts have the opportunity to evaluate the reimbursement rates offered and determine whether they can be considered “fair market prices.” The LOA is specific and time bound with any changes requiring an amendment to the original LOA.
In view of the financial and operational significance of ensuring that contingents are correctly equipped, DPKO arranges Pre-Deployment Visits (PDVs) before deployment.

PDV’s are usually conducted once the troop contributor and UN Headquarters reach an MOU agreement. The MOU covers personnel, equipment, self-sustainment and Mission factors, and is a contractual statement of what each of the respective parties will provide.
From a logistical perspective, the Status-of-Forces Agreement (SOFA) specifies the terms of support provided by the host state to the UN Mission, as well as the legal rights of the UN Mission’s personnel and operations. DPKO, in coordination with DFS at UN Headquarters, is responsible for negotiating SOFAs with the host state.
The SOFAs codify relations between the UN Mission and host state describing the rights, privileges, and immunities of the UN Mission and its personnel and the Mission's obligations to the host government.

SOFAs govern the legal status of military and civilian personnel deployed to the Mission in the host state, and specify the legal immunity for UN personnel with regard to the settlement of claims, the modalities for the exercise of civil and criminal jurisdiction over military and civilian Mission members, as well as provisions relating to freedom of movement, taxes, customs, immigration controls, radio frequencies, flight clearances and permission to wear uniforms and carry weapons. Under the typical terms of a SOFA, “military personnel are immune from criminal prosecution by the host state for crimes committed on its territory, but may still be subject to the criminal jurisdiction of their national authorities.
With prior UN approval, Member States providing military and/or police personnel to UN Missions may augment those personnel with a National Support Element.

Member States may choose to organize National Support Elements to provide their deployed contingents administrative and logistical services with national standards of support that may exceed or differ from the stated UN requirement.

A National Support Element includes personnel and equipment in addition to those agreed to by the UN and Member State under the terms of the applicable MOU, and/or as described in the Statement of Unit or Force Requirement for the specific field Mission.

As this augmentation is over and above UN requirements, the UN offers no reimbursement or financial liability for National Support Element costs, rotation or self-sustainment. Nonetheless, for purposes of legal status, National Support Element personnel are considered part of the Member State’s military or police unit contingent. The total personnel strength of the National Support Element will be specified in the applicable MOU between the UN and Member State, and shall be reasonably proportionate to the strength of the contingent.
Take away

• The UNMRU consider UN and TCC guidelines for sustainment requirements

• The UNMRU understand how UNHQ supports the unit and which support responsibilities fall on the TCC

• The UNMRU understand SOFA, LOA, PDV’s and National Support Elements and how they impact the UNMRU

Summary

This slide describes the lesson take away. We should be familiar with the following topics:

- The UNMRU CO must plan and understand sustainment requirements
- UNMRU CO must have an understanding of the capacities, responsibilities and availability of support within UN Mission
- Leadership should know the basic concepts and make-up of the SOFA, LOA, PDV, NSE and MOU
At the conclusion of Module 1, a few concluding points are worth noting:

- A range of policies, manuals, guidelines and principles have been developed over time to create an understanding of military units operating in UN peacekeeping missions.

- Nevertheless, the implementation and execution in the mission is never straightforward and a general understanding and an open, flexible attitude is needed by the leadership, staff and troops / forces.

- When it comes to the conceptual framework for the protection of civilians, Peacekeepers need to interpret the protection mandates in a proactive and creative manner, within the boundaries of the guidance and principles discussed in this Module.
Module 2 at a Glance

Aim
The objective of this module is for peacekeepers to understand the key legal framework governing mission-specific and cross-cutting thematic mandates in UN Peacekeeping, and identify its main instruments and content.

At the end of this module you should understand what this legal framework enables/obliges peacekeepers to do as well as what it prevents them from doing according to this comprehensive legal framework.

Relevance
Module 2 provides an overview of the legal framework for UN peacekeeping operations. It presents the obligations and an authority provided by international law, the UN legal and policy framework, and the operational legal framework, and it discusses their relevance for UN peacekeeping.

Learning Objectives
Learners will:

▪ Identify the key components of international law governing the UN’s mandated tasks in peacekeeping

▪ Understand the relevance of the core legal concepts and norms

▪ Understand what the legal framework enables/obliges peacekeepers to do and what it prevents peacekeepers from doing

Overview
Module 2 examines the legal framework for the conduct of mission-specific and cross-cutting thematic mandates in UN Peacekeeping, which broadly comprises:
- Applicable International Law

- **UN Legal and Policy Framework**, which essentially refers to the UN Charter, Security Council mandates, agreements the UN concludes with States participating in peacekeeping operations and relevant UN policies

- **Mission Specific Legal Framework**, including its Security Council Mandate, Rules of Engagement (ROE) and Directives on the Use of Force (DUF)

As we go through the module, it will be useful to keep in mind that the overarching legal framework guides the work, priorities and conduct of peacekeepers in all activities.

This module relates to and expands upon the information presented in Chapter 1.4 in the Core Pre-Deployment Materials on the Legal Basis of UN Peacekeeping.
Starting the Lesson

Overview

This module begins with an overview of how international law impacts the work of peacekeepers with regard to their mandated tasks.

The term ‘International Law’ commonly refers to a body of law that governs the legal relations between or among States and international organizations. These training materials look at international law as a combination of binding law (“hard law”) and non-binding law (“soft law”). Binding law refers to rules that are legally binding and that States must therefore apply, such as treaty law (i.e. conventions, agreements and protocols), as well as customary law. Treaties ultimately become binding through a process of negotiation, adoption and signature, followed by ratification, acceptance, approval or accession.

The components of international law most relevant for the work of peacekeepers are International Human Rights Law, International Humanitarian Law, International Refugee Law and International Criminal Law. At the end of this segment, regional legal regimes will be touched upon briefly.
Ask participants who they think are entitled to human rights, and whose responsibility it is to protect them?

Answers should include that every human being enjoys the full human rights, and that all state authorities are responsible for respecting and protecting human rights, including the President, Prime Minister, Members of the Judiciary, Executive and Legislative branches.

Key Message: Human rights are universal and everyone in the world is entitled to the same basic fundamental rights. There are also some groups, who may have specific needs or are particularly at risk of discrimination and rights violations who have been given specific rights protections (e.g. children, refugees, indigenous people, persons with disabilities). Human rights are held by individuals and groups (rights-holders) and must be respected, protected and fulfilled by States and State actors (duty-bearers). Human rights are legal and internationally guaranteed through the laws built on the Universal Declaration of Human Rights and other international human rights instruments.

Human rights are protected by most national legal systems and by international law. Although many countries have a long history of protecting certain rights of their nationals, the modern international human rights system was born after the Second
World War when states agreed that one way to prevent horrors like the holocaust was to agree on certain basic rights to which all people should be entitled.

Human rights are inherent to all human beings, whatever our nationality, place of residence, sex, ethnic origin, colour, religion, sexual orientation, language or any other status. We are all equally entitled to our human rights without discrimination.

States must respect, protect and fulfil those rights. Violations can occur through both action and inaction of state parties.

IHRL applies at all times, during war and peace. The primary subjects of IHRL are States, who are obligated to respect, promote and fulfil the human rights and fundamental freedoms of individuals and groups.

It may also be worth noting that human rights are inalienable, interrelated, interdependent and indivisible:

- Human rights are inalienable, in that no one can have his or her human rights taken away, other than in specific situations defined by law (for example, the right to liberty can be restricted if a person is found guilty of a crime by a court).

- Human rights are interrelated, interdependent and indivisible in the sense that the realization/achievement of one human right is linked to the realization of the others. For example, in order to be able to express a genuine political opinion through a vote, citizens must have access to a free press, the freedom to form political parties and the freedom to assemble in large groups to protest. Rights such as education, healthcare and an adequate standard of living are essential both to the right to life and the ability to exercise one’s freedoms.
Key Message: The Universal Declaration of Human Rights was adopted by the United Nations General Assembly on 10 December 1948, following its development by the UN Human Rights Commission under the chair of Eleanor Roosevelt. The Universal Declaration of Human Rights represented the first global expression of rights to which all human beings are entitled. It states that “all human beings are born free and equal in dignity and rights”. This means that no distinction can be made based on people’s race, colour, sex, language, religion, political or other opinion, racial or social origin, property, birth or other status.

The Universal Declaration of Human Rights initiated a process of rapid development of international human rights law. Its content has also been enshrined in, and continues to inspire, national constitutions and legislation of many States.

Although the Universal Declaration of Human Rights is technically a declaration and not a treaty, many of its provisions represent legal obligations on all States, such as the right to life, prohibition of torture and slavery, and non-discrimination, among others.
The Universal Declaration of Human Rights sets forth 30 fundamental human rights of civil and political, as well as of economic, social and cultural nature, which are to be applied in respect of all human beings.

This slide only shows a few examples of civil and political rights included in the Universal Declaration of Human Rights:

- Life
- Freedom from slavery
- Freedom from torture
- Protection from arbitrary arrest
- Fair trial
- Freedom of expression
- Freedom of movement

Examples of economic, social and cultural rights included in the Universal Declaration of Human Rights:
Divide participants into three groups and provide them with copies of Handout 2.1: Simplified Version of the Universal Declaration of Human Rights (see annex).

Give the groups 10 minutes and ask each group to select three rights included in the Declaration and explain why they consider them as fundamental to human beings. In addition, ask participants which human rights they think would be most likely violated or abused in an area where they might be deployed as UN peacekeepers.

It was earlier explained that Human Rights are interrelated and interdependent. How are the rights the participants chose interrelated and interdependent?
After the proclamation of the Universal Declaration of Human Rights in 1948, the General Assembly promoted the development of treaties incorporating the human rights standards contained in the Universal Declaration of Human Rights. For a treaty to apply to a particular country, the State must have ratified or otherwise formally adhered to the treaty.

Two treaties were elaborated:

- Covenant on Economic, Social and Cultural Rights, of 1966;
- Covenant on Civil and Political Rights, also of 1966.

In conjunction with the Universal Declaration of Human Rights, the two Covenants and their Optional Protocols are referred to as the “International Bill of Human Rights”.

In addition to the two Covenants, the drive to expand the Universal Declaration of Human Rights contents into legally binding instruments led to the adoption of other human rights treaties. These human rights treaties build on, flesh out and supplement the International Bill of Human Rights, and focus on specialized areas or specific groups, such as women’s rights, children’s rights, rights of persons with disabilities, rights of migrant workers prohibition of torture, elimination of racial discrimination, among others.

Examples include the Convention on the Elimination of all Forms of Racial Discrimination (1965), Convention on the Elimination of Discrimination Against Women (1979),
Convention against Torture (1984) and Convention on Rights of the Child (1989) and its Optional Protocols. There are various other treaties that deal with human rights, such as the 1948 Convention on the Prevention and Punishment of the Crime of Genocide.

Member States have established bodies and mechanisms that promote and protect the rights recognized by these treaties and monitor their implementation by State parties. These include, for example, the UN Human Rights Council, which is a subsidiary body of the General Assembly dealing specifically with the promotion and protection of human rights.

Note to Instructor – For more information on each of these Conventions see the Annex.

The Convention on the Rights of the Child is the most rapidly and widely ratified international human rights treaty in history. Due its wide acceptance, the Convention has changed the way children are viewed and treated – i.e., as human beings with a distinct set of rights instead of as passive objects of care and charity.

The Convention sets out the civil, political, economic, social, health and cultural rights of children. States that have ratified this convention are bound to it by international law. Compliance is monitored by the UN Committee on the Rights of the Child, which is composed of members from countries around the world. States are required to submit periodic reports to the Committee explaining how they are implementing and complying with the Convention.

What is a Child? As discussed in Module 1, in some cultures, children enter adulthood once they marry, become partners or earn their own income. The social role they assume defines maturity, not age. The Convention defines a 'child' as a person below the age of 18, unless the laws of a particular country set the legal age for adulthood younger. This definition guides actions of all peacekeeping personnel. How do you know whether a person is a child? When in doubt treat them as children and offer them the appropriate protection.
The 1st Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflict requests that state parties take all feasible measures to ensure that members of their armed forces who have not reached the age of 18 years are not forcibly recruited and do not take direct part in hostilities. It also prohibits armed groups from recruiting or using persons under the age of 18 years in combat under any circumstances.

In 2007, the Paris Principles and Guidelines on Children and Armed Groups (the Paris Principles) along with the Paris Commitments to Protect Children from Unlawful Recruitment or Use by Armed Forces or Armed Groups were adopted in Paris in 2007. They represent an international commitment to prevent recruitment, protect children, support their release from armed forces or armed groups and reintegrate them into civilian life. Therefore, while not legally binding, they contribute to our understanding of international standards concerning the treatment of children in armed conflict.
The Convention guarantees a large number of rights, including for instance the right to:

- **Non-Discrimination.** All children are equally entitled to all the rights accorded to them in the Convention on the Rights of the Child and other international norms and standards on child protection. No child shall be discriminated on the basis of nationality, race, ethnicity, language, gender, age, religion, physical abilities or any other characteristic or status.

- **Best Interests.** In all actions concerning children and for all decisions related to children, the best interest of the child must be the primary consideration.

- **Right to life, survival and development.** Children have the right to live. Governments should ensure that children survive and develop healthily.

- **Participation.** When adults are making decisions that affect children, children have the right to say what they think should happen and have their opinions taken into account. This Convention encourages adults to listen to the opinions of children and involve them in decision-making.
The Optional Protocols to the Convention stipulate additional obligations for signatory states.

- The First Optional Protocol to the Convention requests state parties to take all feasible measures to ensure that members of their armed forces who have not reached the age of 18 years do not take direct part in hostilities (Article 1). It prohibits (non-state) armed groups from recruiting or using persons under the age of 18 years in combat under any circumstances and requests state parties to prohibit and criminalize such practices (Article 4).

- The Second Optional Protocol prohibits the sale of children, child prostitution and child pornography. Both protocols have been ratified by more than 150 states.

Note to Instructor – There is also a third optional protocol relating to communication of complaints which was adopted in December 2011 and opened for signature on 28 February 2012. It came into effect on 14 April 2014. Although very few countries have ratified the third optional protocol, it is significant as it added an independent complaints mechanism.
The Paris Principles were developed by a broad range of stakeholders to influence the behaviour of states (both affected countries and donor governments), human rights actors, humanitarian actors, development actors, military and security actors (state and non-state), as well as international organizations and community-based organizations. While some of these actors have a specific mandate or role in relation to children, all have a role to play and broad responsibility for the rights and wellbeing of children associated with armed forces or groups.

The Principles reflect experience and knowledge from across the globe and are intended to both foster greater programmatic coherence and support and promote good practice. They are designed to guide interventions for the protection and wellbeing of children with the following objectives:

- To prevent unlawful recruitment or use of children;
- To facilitate the release of children associated with armed forces and armed groups and their reintegration into society; and
- To ensure the most protective environment for all children.

While it is clear that no single set of ‘best practice’ applies in all contexts, these Principles are designed to provide a framework and bring together ideas and approaches, which have been used successfully across the globe.
The Principles and Guidelines also recognise that there are almost always a significant number of girls amongst children associated with armed forces or armed groups. For a range of reasons, however, these girls are rarely provided with assistance. While there are commonalities between the circumstances and experiences of girls and boys, the situation for girls can be very different in relation to the reasons and manner in which they join the armed forces or armed groups; the potential for their release; the effects on their physical, social and emotional well-being; and the ability to reintegrate into civilian life.

The Principles also cover a range of other issues, including children among internally displaced persons and refugees as well as children and justice mechanisms.
Key Message: International human rights law provides for the right to a life free from sexual violence and from gender-based violence.

Sexual violence, including conflict-related sexual violence, is a gross violation of basic human rights. Acts of sexual violence may violate the right to security of the person and the right to be protected from torture and other ill-treatment, as well as other rights enshrined in international and regional human rights treaties. Sexual violence, including rape, is also recognised as a central element of war crimes and crimes against humanity.

'Gender-based violence' and 'violence against women' are terms that are often used interchangeably, as most gender-based violence is inflicted by men on women and girls. However, the 'gender-based' aspect of the concept highlights the fact that violence is an expression of power inequalities based on gender. "Violence against women" is understood as a violation of human rights and a form of discrimination against women. It includes all acts of gender-based violence that result in, or are likely to result in, physical, sexual, psychological or economic harm or suffering to women, including threats of such acts, coercion or arbitrary deprivation of liberty, whether occurring in public or in private life.

According to the CEDAW Committee (general comment 19), the definition of discrimination includes gender-based violence, that is, violence that is directed against a woman because she is a woman or that affects women disproportionately. It includes
acts that inflict physical, mental or sexual harm or suffering, threats of such acts, coercion, and deprivation of liberty. Gender-based violence may breach specific provisions of CEDAW, regardless of whether any provisions expressly mention violence. Gender-based violence against women impairs or nullifies the enjoyment by women of human rights and fundamental freedoms under international human rights law. The right to equal protection according to international humanitarian law, in time of international or internal armed conflict, is recognized.

The Convention on the Rights of the Child provides for children’s right to be free from all forms of violence, and stipulates that state parties are obligated to protect children from all forms of sexual exploitation and abuse. The Optional Protocol on the sale of children, child pornography and child prostitution includes the prohibition of child prostitution and child pornography.
Having explored IHRL and its key components, why do Human Rights matter to UN Peacekeeping? This has already been covered in Lesson 2.3 of the Core Pre-Deployment Materials on the Protection of Human Rights but will be reviewed again here.

Before building the slide, ask participants why they think Human Rights play an important role for UN Peacekeeping, in particular in the context of the protection of civilians.

Key Message: Human rights are a fundamental part of the normative framework of UN action – the “rule-book” for its activities as well as those of all of its personnel.

Human rights are relevant to UN Peacekeeping in a number of ways, including:

- As set forth in the UN Charter, the purpose of the UN includes to ‘promote and encourage respect for human rights’. Alongside peace and security and sustainable development, the promotion of human rights is a core pillar of the United Nations.

- Since human rights violations are often both a cause and a symptom of many modern conflicts, addressing human rights issues is essential to finding sustainable solutions, and therefore to the success of peace operations.
As a result, multidimensional UN peace operations include human rights as part of their mandate and structure.

The effective implementation of human rights mandates and the ability of peace operations to prevent and respond to violations is critical to missions’ credibility.

Human rights promotion and protection are essential to all UN efforts to prevent conflicts, to achieve and maintain peace, and to assist in peacebuilding. This perspective ensures that UN action is aimed at ensuring respect for human rights in concrete ways for individuals. Human rights protection results when individuals, who otherwise would be at risk of or subject to deprivation of their rights, are able to fully exercise them.

Consistent with the centrality of human rights in UN action, DPKO doctrine requires that all peacekeepers promote and protect human rights through their work. Human rights are a cross cutting responsibility of mission components. This applies and starts with the senior leadership as well as all mission components and their personnel – including military and police. Peacekeepers must act as a positive role model in the countries where they serve.

All mission personnel have human rights roles and responsibilities. Among other aspects, it implies that mission personnel must be able to recognize violations of human rights and humanitarian law committed by State, and sometimes non-State actors, report on those violations, and be prepared to respond appropriately within the limits of their mandate, functions and competence

Ask participants to give examples of activities that military peacekeepers may be asked to carry out to promote and encourage human rights.

Answers should include:

- Record any human rights violations while on duty, including during tasks such as patrolling, observation, searches, or checkpoint controls.

- Report all human rights violations that were observed or where information was received.

- Intervene with armed groups or national security forces to ensure respect for human rights in aspects such as arbitrary detention, sexual violence, use of children etc.

- Provide escorts to human rights staff to facilitate investigations.

- Develop plans for possible crises to ensure rapid response.
**Key Message:** Because human rights are so central to the UN, there are several policies governing the role of UN entities in the promotion and protection of human rights. A key policy is the Human Rights Due Diligence Policy (HRDDP), which was put in place to ensure that the UN does not support or collaborate with host state elements that are involved in human rights violations.

In line with this, all support provided by peacekeeping missions must be consistent with UN principles. Support includes training, capacity building, mentoring, technical cooperation, and financial support.

The HRDDP policy states: "Support to non-UN security forces cannot be provided where there are substantial grounds for believing there is a real risk of the receiving entities committing grave violations of international humanitarian, human rights or refugee law and where the relevant authorities fail to take the necessary corrective or mitigating measures."

All UN entities that plan to or are already providing support to non-UN security forces must conduct an assessment of the risks involved in providing or not providing such support. This assessment needs to take into account the risk of the recipient entity committing grave violations of international humanitarian law, human rights law or refugee law. If support is already provided when reliable information about violations is received, peacekeepers must suspend support to the offending elements.
Key takeaways regarding IHRL include:

- IHRL is part of the legal framework governing UN peace operations.

- Human rights apply to all human beings, they are non-negotiable and their content does not change. Nobody can take them away.

- Human rights are a core pillar of the UN and all its work, the UN Charter commits to promoting universal respect for human rights. Peacekeepers are obligated to promote and protect human rights through their work.

- Peacekeepers must recognize and respond to human rights violations and abuses. This has implications for the chances of sustainable peace as well as the credibility of the mission.
Key Message: International Humanitarian Law (IHL) consists of rules that apply in situations of armed conflict and seek to regulate the means and methods by which military operations are conducted and protect civilians, the wounded and sick, detained persons, and other persons who are not or are no longer directly participating in hostilities. IHL consists of international treaties and conventions as well as customary rules. Together they specifically aim to address humanitarian issues arising directly from armed conflict, irrespective of whether of an international or a non-international character.

The terms ‘international humanitarian law’, ‘law of armed conflict’ and ‘law of war’ may be regarded as synonymous, but ‘international humanitarian law’ is most commonly used.

IHL applies to all parties to armed conflicts. The nature of the protection it provides varies and is determined by whether the person in question is a combatant, a person hors de combat (wounded or prisoner), or a civilian.

IHL is only applicable in times of armed conflict. If distinguishes between two types of armed conflict:

- International armed conflicts (IACs) are conflicts involving two or more States, or involving a State and a “national liberation movement”, regardless of whether a
declaration of war has been made or whether the parties involved recognize that there is a state of war.

- **Non-international armed conflicts (NIACs)** are armed conflicts between the armed forces of a State and organized non-State armed groups, or between such groups. Many armed conflicts today are non-international in nature.

For a situation to be considered a NIAC, the armed groups involved must demonstrate a minimum degree of organization and the hostilities between the parties must reach a certain level of intensity. This is to distinguish a situation of armed conflict, which is characterized by organized violence between two organized groups, from a situation that only involves sporadic violence by people who are not organized and does not necessarily require the intervention of the armed forces, such as riots and violent demonstrations.

These requirements do not apply to international armed conflicts. An international armed conflict could thus occur by the capture of a single soldier by the enemy State, by occupation of the territory of the enemy State, or even without any violence, such as when a State declares war but does not attack the enemy State.

Rules of IHL bind all parties to a conflict. The law applies when a conflict starts, and then equally to all sides, regardless of who started the fighting, or who is the lawful or unlawful party under the United Nations Charter or the national law. There is no relationship between the legality of a conflict and the application of IHL.

The United Nations, through its principal organs, such as the General Assembly, the Security Council and the Secretariat, and their subsidiary organs, such as the Human Rights Council, peacekeeping operations and the ad hoc international criminal tribunals have also played a central role in ensuring compliance with IHL and accountability for serious violations of IHL.

The International Committee of the Red Cross (ICRC), founded in 1863, acts as the custodian of IHL. The ICRC is an independent, neutral organization ensuring humanitarian protection and assistance for victims of war and armed violence.

**Note to Instructor –** For more detail regarding the information presented here on IHL see ICRC Advisory Note as well as the ICRC International Humanitarian Law – A comprehensive introduction, both in the Annex.
The development of IHL dates back to the 19th century. Important instruments of IHL include:

- The 1907 Hague Regulations respecting the laws and customs of war on land, which superseded an earlier related Convention from 1899.

- The Geneva Conventions of 1949 comprise of four treaties, and three Additional Protocols, which, together, establish a comprehensive legal framework in international law regulating the conduct of the parties to armed conflicts. The Geneva Conventions and the Additional Protocols form the core of IHL. The Additional Protocols I and II to the Geneva Conventions supplemented the Geneva Conventions and particularly strengthened the protection of civilians in international and non-international armed conflicts, and supplemented the rules that apply in non-international armed conflicts. Additional Protocol III supplemented the rules regulating the use of distinctive emblems (the red crystal, red cross and red crescent).

- The 1981 Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons and its Protocols prohibit or restrict the use of certain weapons (e.g. mines, booby-traps, incendiary weapons) and require the States parties to remove explosive remnants of war.
Others not listed include the Anti-Personnel Mine Ban Convention, the Convention on Cluster Munitions, and the Chemical Weapons Convention.
Key Message: IHL primarily covers two areas: the conduct of hostilities and the protection of those who are not, or no longer, taking part in fighting.

By governing the conduct of the parties to a conflict, IHL restricts the means of warfare.

- IHL only permits attacks against combatants and military objects. Directing attacks against civilians and civilian objects is prohibited.

- IHL therefore prohibits indiscriminate attacks, i.e., attacks that do not or cannot respect the obligation to distinguish between civilians and combatants and between civilian and military objects. Conflict parties are required to take all possible precautions before launching an attack so that these rules are respected.

- Regarding the means of warfare, IHL restricts the weapons and methods or tactics of warfare that can legally be utilized. Those weapons that may cause superfluous injury or unnecessary suffering are prohibited. This includes for instance the Chemical Weapons Convention (CWC) that outlaws the production, stockpiling, and use of chemical weapons and their precursors.

IHL also requires the parties to the conflict to treat those who do not engage in hostilities, and who are no longer doing so, humanely. This includes civilians, the wounded and sick,
prisoners-of-war and other detained persons, medical personnel and humanitarian workers. For example, IHL requires parties to conflict to:

- Care for the wounded and sick and to protect medical personnel; and

- Ensure that the dignity of detained persons is preserved, including by allowing visits by ICRC delegates.
Key Message: The conduct of hostilities and the protection of non-combatants are defined by four basic principles.

Divide participants into four groups and give them 10 minutes for each group to define one of the four principles. Ask the groups to brief the plenary and discuss their suggested definitions with all participants. Refer to the explanations below.

The four basic principles of IHL can be defined as follows:

- **Distinction:** In order to ensure respect for and protection of the civilian population and civilian objects, parties to the conflict at all times have to distinguish between the civilians and combatants, and between civilian and military objects. Operations must only be directed military objects. This principle protects non-combatants.

- **Proportionality:** Loss of life and damage to property incidental to attacks must not be excessive in relation to the concrete and direct military advantage expected to be gained. This means that when considering a target, the damage to civilians and their property cannot be excessive in relation to the military advantage gained. Proportionality is not a requirement if the target is purely military. This principle protects non-combatants.
- **Military necessity:** Every injury done to the enemy, even if permitted by IHL, is excusable only so far as it is absolutely necessary; everything beyond that is criminal. In that sense, while proportionality is not a requirement for military targets, necessity limits the use of force. This principle protects combatants.

- **Unnecessary suffering:** It is prohibited to employ weapons, projectiles and materials and methods of warfare of a nature to cause superfluous injury or unnecessary suffering. This relates to the prohibition of certain weapons discussed earlier. This principle protects non-combatants.
Key Message: IHL affords special protection to various categories of persons who, owing to their sex, age, profession or status, are particularly exposed to certain risks.

These categories are:

- Medical and Religious Personnel
  - Medical personnel exclusively assigned to medical duties must be respected and protected in all circumstances.
  - Religious personnel exclusively assigned to religious duties must be respected and protected in all circumstances.
  - Both lose their protection if they commit, outside their humanitarian function, acts harmful to conflict parties.

- Members of the Armed Forces assigned (exclusively) to Civil Defense.

Discuss with participants what they think counts as ‘Civil Defense’ tasks.

The list of Civil Defense tasks is limited to the 15 following tasks:

1. Warning:
2. Evacuation;
3. Management of shelters;
4. Management of blackout measures;
5. Rescue;
6. Medical services – including first aid – and religious assistance;
7. Fire-fighting;
8. Detection and marking of danger areas;
9. Decontamination and similar protective measures;
10. Provision of emergency accommodation and supplies;
11. Emergency assistance in the restoration and maintenance of order in distressed areas;
12. Emergency repair of indispensable public utilities;
13. Emergency disposal of the dead;
14. Assistance in the preservation of objects essential for survival;
15. Complementary activities needed to carry out any of the tasks mentioned above.

- Special Categories of Persons
  - Women (separate slide to follow)
  - Children (separate slide to follow)
  - Journalists and War Correspondents – Civilian journalists engaged in professional missions in areas of armed conflict must be respected and protected as long as they are not taking a direct part in hostilities. This is applicable in both international and non-international armed conflicts.
  - Displaced persons – Under IHL, persons displaced for security reasons from military operations are entitled to satisfactory conditions of shelter, hygiene, health, safety and nutrition.

Note to Instructor: Rights of Refugees and IDPs under their specific conventions will be discussed in the section on International Refugee Law.
- Peacekeepers – Under customary International Law State practice treats military personnel of peacekeeping forces, which are usually professional soldiers, as civilians because they are not members of a party to the conflict and are deemed to be entitled to the same protection against attack as that accorded to civilians, as long as they are not taking a direct part in hostilities, or as long as the peacekeeping operation to which they belong does not become a party to the conflict. Military personnel of peacekeeping forces are entitled to be treated humanely in accordance with the relevant IHL rules that require the human treatment of civilians and persons no longer in combat. By the same token, objects involved in a peacekeeping operation are considered to be civilian objects, and are consequently protected against attack. Under the Statute of the International Criminal Court, intentionally directing attacks against personnel and objects involved in a peacekeeping mission in accordance with the Charter of the United Nations constitutes a war crime in both international and non-international armed conflicts, as long as they are entitled to the protection given to civilians and civilian objects under international humanitarian law.

- Specially Protected Objects

Civilian objects: undefended, or open, towns or non-defended localities; Hospital and safety zones, demilitarized zones; Neutralized zones (temporary, small, near the frontline); Cultural property; Objects indispensable for the survival of the civilian population (water/energy supply systems); Works and installations containing dangerous forces (dams, dykes, nuclear power plants); The natural environment (widespread, long-term and severe damage).
Key Message: Children are often the most vulnerable group in any population affected by armed conflict. Orphaned or otherwise left to their own resources, they often have no choice but to seek safety, food and shelter with organized armed groups or criminal gangs, where they can become victims of forced recruitment, slavery and sexual violence. Parties to a conflict must provide children with the care and assistance they require, facilitate their education and religious practice, and protect them against any form of assault.

Specifically, IHL stipulates that:

- Children should not be the target of attacks;
- Due to their particular vulnerabilities, children are entitled to special protection, care and aid;
- Children, when interned, should be held in separate quarters from adults;
- Parties to the conflict must endeavour to conclude local agreements for the removal of children from besieged or encircled areas;
- States must not forcibly recruit children and must take all possible measures to prevent the participation in hostilities by children under 18 years of age.
Key Message: Women are entitled to the same general protection, without discrimination, as men during conflict. Women are also entitled to special protection, which takes into account their specific needs. However, more has to be done. In time of war, women are often left to take care of children and other dependents and under extremely difficult circumstances. They are exposed to the risk of sexual violence and abuse by weapon-bearers and criminal groups. IHL has been criticized for not providing sufficient protection against this risk. The term conflict-related sexual violence is not used in IHL.

The fourth Geneva Convention of 1949, their Additional Protocols of 1977 and customary rules of IHL prohibit rape and other forms of sexual violence in times of armed conflict. This rule is a norm of customary international law and binding on all.

The prohibition of rape and other forms of sexual violence may also be covered by the prohibition against cruel treatment and torture. Rape was already expressly prohibited in the Lieber Code of 1863, which outlawed all wanton violence committed against persons in the invaded country, including rape.

IHL also requires that women must be especially protected against any attack on their honour, in particular against rape, enforced prostitution, or any form of indecent assault.
Moreover, the cases of pregnant women and mothers having dependent infants who are arrested, detained, or interned for reasons related to the armed conflict must be reviewed with the utmost priority. Also, to the maximum extent feasible, the death penalty should not be imposed, and may in any case not be carried out, on such women.
Slide 26

Why does IHL matter to UN Peacekeeping?

- Special protection for Peacekeepers
- IHL applicable to peacekeepers?
- SG Bulletin: “Fundamental principles and rules of IHL [...] are applicable to UN forces when in situations of armed conflict they are actively engaged therein as combatants, to the extent and for the duration of their engagement.”

Before building the slide, discuss with participants why they think IHL plays an important role for UN Peacekeeping, in particular in the context of the protection of civilians.

First of all, as mentioned earlier, peacekeepers are afforded special protections by IHL. As such, attacks on peacekeeping personnel are prohibited and breaches can constitute war crimes.

**Key Message**: UN peacekeeping operations are not bound by any IHL treaty, since the UN as an organization is not party to any IHL treaties, including the Geneva Conventions and their Additional Protocols. However, UN peacekeeping operations are bound by customary rules of IHL which are mostly contained in the “Secretary-General’s Bulletin on the observance by United Nations forces of international humanitarian law”.

As a result, if peacekeeping missions become a party to conflict, either through the use of force in self-defense, or through the conduct of offensive operations as authorised by the Security Council, peacekeepers would be bound by IHL.

In cases where a United Nations peacekeeping operation has become a party to a conflict or where the operation has not become a party to a conflict but individual military personnel engage in military operations in support of, for example, of the host country armed forces, the protection to which peacekeepers are normally entitled
would not apply to those peacekeepers and targeting them would not become unlawful under IHL. This has consequences for the safety of peacekeepers and threatens one of the fundamental tenets of peacekeeping: impartiality.

In addition to the customary rules of IHL and the Secretary-General’s bulletin, national laws remain binding for peacekeepers throughout their operations. In case of violations of IHL, members of the military personnel of a United Nations force are subject to prosecution in their national courts.
Learning Activity

Scenario

• There is an armed group within your AOR which has been carrying out attacks on civilians in isolated villages. The armed group live amongst the civilian population who are of the same ethnic group as them and do not always wear uniforms or carry their weapons openly.

• You are aware that the state security forces are planning to launch operations against the group.

Run Learning Activity 2.1: Soldiers or civilians from the annex to this module.
Key takeaways regarding IHL include:

- IHL is a body of public international law that applies in situations of armed conflict and prescribes means and methods of combat, including limits on the use of certain weapons, and demands the protection of the civilian population.

- IHL also prescribes the treatment of civilians and persons who are hors de combat, such as detained persons.

- IHL offers special protections to certain categories of persons, including women, children, the wounded, the sick, as well as medical and relief personnel.

- When a mission becomes a party to the conflict, it is bound by IHL. In any case, national laws apply to peacekeepers and violators of IHL and peacekeepers can be prosecuted in national courts for violations of IHL.
It is the responsibility of States to protect their citizens. When governments are unwilling or unable to protect their citizens, individuals may suffer such serious violations of their rights that they are forced to leave their homes, and often even their families, to seek safety in another country. Since, by definition, the governments of their home countries no longer protect the basic rights of refugees, the international community has to step in to ensure that those basic rights are respected.

The 1951 Convention Relating to the Status of Refugees is the foundation of international refugee law. Also referred to as the Refugee Convention, it defines the term “refugee” and sets minimum standards for the treatment of persons who are found to qualify for refugee status.

IRL generally applies in times of peace, war and occupation, and is primarily addressed to States.
In the 1951 Convention, refugees are defined as “any person who [...],

- owing to well-founded fear of being persecuted for reasons of race, religion, nationality, membership of a particular social group or political opinion, is outside the country of his nationality, and

- is unable, or owing to such fear, is unwilling to avail himself of the protection of that country;

- or who, not having a nationality and being outside the country of his former habitual residence as a result of such events, is unable or, owing to such fear, is unwilling to return to it” (art. 1).

Fleeing a country where an armed conflict is taking place entails qualification as refugee only where these specific requirements (e.g. evidence of individual “well-founded fear of being persecuted”) are met. In emergency mass influx situations, UNHCR has used group-based recognition with a presumption of qualification for refugee status. However, certain people are excluded from refugee status, for instance those suspected of committing war crimes, crimes against humanity etc.

There are also several regional refugee frameworks, which are discussed later in the module. Such regional instruments expand this definition of refugees to persons who
flee their country of origin or nationality due to foreign aggression, foreign domination, and events seriously disturbing public order.

Because the Convention was drafted in the wake of World War II, its definition of a refugee focuses on persons who are outside their country of origin and are refugees as a result of events occurring in Europe or elsewhere before 1 January 1951. As new refugee crises emerged during the late 1950s and early 1960s, it became necessary to widen both the temporal and geographical scope of the Refugee Convention. Thus, a Protocol to the Convention was drafted and adopted in 1967.

As war and conflict as well as natural disasters force people from their homes, IRL, where applicable, can contribute to protect human rights in emergency situations, including the right to adequate food. At global level, the protection of refugees is provided by the 1951 Geneva Convention Relating to the Status of Refugees and by its 1967 Protocol Relating to the Status of Refugees.

An important provision of the Refugee Convention is the stipulation that the Convention does not apply to persons against whom there are serious reasons for considering that:

- He/she has committed a crime against peace, a war crime, or a crime against humanity, as defined in the international instruments drawn up to make provision in respect of such crimes;

- He/she has committed a serious non-political crime outside the country of refuge prior to his admission to that country as a refugee;

- He/she has been guilty of acts contrary to the purposes and principles of the United Nations.

Any person falling into these categories may not be granted the status of refugees and therefore the protections attached to this status. They fall under one of the “exclusion clauses” of the Refugee Convention.
Key Message: The Refugee Convention does not limit the application of its provisions only to formally recognized refugees, and provides an important basis for standards of treatment for asylum-seekers (who may later be recognized as refugees). The benefits provided under the various provisions of the 1951 Convention have different levels of applicability depending on the nature of the refugee’s sojourn or residence in the country.

Rights of refugees include:

- Prohibition of discrimination for race, religion or country
- Prohibition of Expulsion or Return ("Refoulement")
- Freedom to practice religion
- Right to acquire property
- Access to courts
- Public education
- Assistance
- Freedom of Movement
• Freedom of Movement

While some provisions envisage a minimum treatment for all refugees (for example, Article 33, on non-refoulement), others extend the treatment enjoyed by nationals to refugees present “within” the country (for example, Article 20, on rationing) and to “refugees lawfully staying in the territory” (for example, Article 23, on public relief).

Before showing the UNHCR logo, ask participants who they believe is the lead actor in the UN system with regard to the protection of the rights of refugees.

In the aftermath of World War II, the United Nations General Assembly created the Office of the United Nations High Commissioner for Refugees (UNHCR). UNHCR is mandated to protect and find durable solutions for refugees. Its activities are based on a framework of international law and standards that includes the 1948 Universal Declaration of Human Rights and the four Geneva Conventions (1949) on international humanitarian law, as well as an array of international and regional treaties and declarations, both binding and nonbinding, that specifically address the needs of refugees.
Internally displaced persons (IDPs) are defined as persons that are displaced due to armed conflict, generalized violence, violations of human rights, natural or human-made disasters, but who have not crossed an international border.

According to OCHA, at the end of 2015, a record number of nearly 41 million people were internally displaced.

Unlike refugees, IDPs do not enjoy a special legal status under international law. Nevertheless, apart from domestic laws, IDPs, as civilians, are protected by IHL as well as IHRL. Security Council Resolution 1296 (2000) notes that “[...] the overwhelming majority of internally displaced persons and other vulnerable groups in situations of armed conflict are civilians and, as such, are entitled to the protection afforded to civilians under existing international humanitarian law” (para. 3).

The prevention of displacement and the protection of IDPs and other affected populations within their own country are the responsibility of national authorities. Particularly in situations of armed conflict, IDPs may find themselves in territories over which State authority is absent or difficult to enforce. If national Governments are unable or unwilling to meet their responsibilities, the international community has a role to play in promoting and reinforcing efforts to ensure protection, assistance and solutions for IDPs. Children that are internally displaced are particularly vulnerable and susceptible to the six grave violations and therefore need particular protection, including from UN peacekeepers.
In 1998, the UN Representative of the Secretary-General on IDPs issued the Guiding Principles on Internal Displacement. While the principles per se are not legally binding, they draw on (binding) international humanitarian and human rights law. Some of the principles are relevant for the right to adequate food in emergencies and for food aid. An updated second edition of the Guiding Principles was presented in 2004.
**Key Message:** IDPs, like all human beings, enjoy human rights that are articulated by international human rights instruments and customary law. In situations of armed conflict, moreover, they enjoy the same rights as other civilians to the various protections provided by IHL.

The UN’s Guiding Principles on Internal Displacement restate and compile existing international human rights and humanitarian law as they relate to the internally displaced. The Guidelines also attempt to clarify grey areas and gaps in the various instruments with regard to situations of particular interest to the internally displaced.

The Guiding Principles note that arbitrary displacement in the first instance is prohibited (Principles 5-7). Once persons have been displaced, they retain a broad range of economic, social, cultural, civil and political rights, including the right to basic humanitarian assistance (such as food, medicine, shelter), the right to be protected from physical violence, the right to education, freedom of movement and residence, political rights such as the right to participate in public affairs and the right to participate in economic activities (Principles 10-23). Displaced persons also have the right to assistance from competent authorities in voluntary, dignified and safe return, resettlement or local integration, including help in recovering lost property and possessions. When restitution is not possible, the Guiding Principles call for compensation or just reparation (Principles 28-30).

*Ask participants to explain which of the listed rights peacekeeping missions are expected to protect? Discuss some of the challenges missions will face in protecting those rights.*
Before building the slide, discuss with participants why they think International Refugee Law plays an important role for UN Peacekeeping, in particular in the context of the protection of civilians.

The 2008 UN Capstone Doctrine, a high-level document outlining the principles and guidelines for UN Peacekeeping, identifies the promotion of social and economic recovery and development, including the safe return or resettlement of internally displaced persons and refugees uprooted by conflict, as one of the four critical areas to achieving sustainable peace.

Moreover, refugees and IDPs are civilians, and as such fall under the protection of civilians mandate for UN peacekeeping operations. Displaced persons are often particularly vulnerable, making their protection a priority concern for many missions. For example, in UNSCR 2277 (2016), the Council mandated MONUSCO to “Ensure, within its area of operations, effective protection of civilians under threat of physical violence, including by deterring, preventing and stopping armed groups from inflicting violence on the populations, paying particular attention to civilians gathered in displaced and refugee camps”.

In addition to the protection of civilians, peacekeeping operations are often tasked with the creation of conditions conducive to the voluntary, safe, dignified and sustainable return of refugees and internally displaced persons, or other durable solutions to their displacement. A durable solution is achieved when internally displaced
persons no longer have any specific assistance and protection needs that are linked to their displacement and can enjoy their human rights without discrimination on account of their displacement. It can be achieved through:

- Sustainable reintegration at the place of origin (hereinafter referred to as "return");
- Sustainable local integration in areas where internally displaced persons take refuge (local integration);
- Sustainable integration in another part of the country (settlement elsewhere in the country)

**Example:** In UNSCR 2295 (2016), the Council mandated MINUSMA to “[...] contribute to the creation of a secure environment for [...] the voluntary, safe and dignified return or local integration or resettlement of internally displaced persons and refugees”.

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**Summary**

**Key takeaways regarding IRL include:**

- The rights of refugees are protected by International Refugee Law, in particular the 1951 Refugee Convention and its 1967 Protocol.
- While there is no particular body of international law dedicated to the protection of the rights of IDPs, they are nevertheless protected under IHRL and IHL.
- In the context of peacekeeping operations, the POC mandate includes refugees and IDPs. In fact, given their particular vulnerabilities, missions often have to prioritize the protection needs of refugees and IDPs.
Key Message: International criminal law is the part of public international law that deals with the criminal responsibility of individuals for international crimes. There is no generally accepted definition of international crimes. A distinction can be made between international crimes which are based on international customary law and therefore apply universally and crimes resulting from specific treaties which criminalize certain conduct and require the contracting states to implement legislation for the criminal prosecution of this conduct in their domestic legal system. The international core crimes, i.e., crimes over which international tribunals have been given jurisdiction under international law, are: genocide, war crimes, crimes against humanity, and aggression.

The Nuremberg and Tokyo trials signalled the birth of present-day international criminal law, i.e., the prosecution of individuals for international crimes before international tribunals. In the early 1990s international criminal law served as foundation for the establishment of the International Criminal Tribunal for the former Yugoslavia (ICTY) and the International Criminal Tribunal for Rwanda (ICTR) by the UN Security Council. The creation of various international or UN assisted criminal courts and the proposals of the International Law Commission, which resulted in the establishment of the International Criminal Court in 2002, contributed to the rapid development of international criminal law during the last two decades.

There are several institutions of international criminal justice today. The most important institution is the International Criminal Court (ICC), as well as ad hoc tribunals and the International Residual Mechanism for Criminal Tribunals (Mechanism). The Mechanism
continues the jurisdiction, rights and obligations and essential functions of the ICTY and the ICTR.

The ICTY, the Mechanism, and the ICC, have jurisdiction over certain violations of both IHL and IHRL that amount to international crimes.

Apart from these institutions, some "UN assisted" courts and tribunals have been created with the support of the United Nations – judicial bodies with both international and national judges such as:

- Special Court for Sierra Leone (SCSL). Its mandate was to prosecute persons who bear the greatest responsibility for serious violations of international humanitarian law and Sierra Leonean law committed in the territory of Sierra Leone since 30 November 1996. Since the closure of the SCSL in 2013, the Residual Special Court for Sierra Leone carries out its functions;

- Extraordinary Chambers in the Courts of Cambodia (ECCC). Its mandate is to prosecute senior leaders of Democratic Kampuchea and those who were most responsible for the crimes and serious violations of Cambodian penal law, international humanitarian law and custom, and international conventions recognized by Cambodia, that were committed during the period from 17 April 1975 to 6 January 1979);

- Special Tribunal for Lebanon (STL). Its mandate is to prosecute persons responsible for the attack of 14 February 2005 resulting in the death of former Prime Minister Rafiq Hariri and in the death or injury of other persons. The Tribunal’s jurisdiction could be extended beyond the 14 February 2005 bombing if the Tribunal finds that other attacks that occurred in Lebanon between 1 October 2004 and 12 December 2005 are connected in accordance with the principles of criminal justice and are of a nature and gravity similar to the attack of 14 February 2005.
The International Criminal Court (ICC) is an intergovernmental organization and international tribunal, with its seat in The Hague in the Netherlands. The ICC began functioning on 1 July 2002, the date that the Rome Statute entered into force. The Rome Statute is the multilateral treaty that serves as the ICC’s foundational and governing document. States that become party to the Rome Statute, for example by ratifying it, become member states of the ICC. Currently, there are 124 states that are party to the Rome Statute and are, therefore, members of the ICC.

The ICC may investigate individuals suspected of involvement in one or more of the four core international crimes:

- Genocide
- Crimes against humanity
- War crimes
- Crime of aggression (the ICC’s jurisdiction over this crime is established in theory but has not commenced yet in practice)
To date, the prosecutor of the ICC has opened investigations into 10 situations (two in the Central African Republic; Côte d’Ivoire; Darfur, Sudan; Democratic Republic of the Congo; Georgia; Kenya; Libya; Mali; Uganda). Where warranted, trials are being held, and the Court’s Pre-Trial Chambers have so far publicly indicted 39 people.
The ICC will only prosecute an individual if State parties are unwilling or unable to prosecute. Therefore, if credible national investigations or proceedings into crimes have taken place or are ongoing, the Court will not initiate or proceed with the prosecution. This is called the principle of complementarity. It applies regardless of the outcome of national proceedings. Even if an investigation is closed without any criminal charges being filed or if a national court acquits an accused person, the Court will not prosecute that individual for the crime in question so long as it is satisfied that the national proceedings were credible.

The ICC aims to end impunity for any individual’s actions in such instances, irrespective of the official capacity of that individual (Article 27). The ICC has been established as a permanent, independent body – outside the UN system. The ICC may exercise its jurisdiction over crimes allegedly committed on the territory of a State Party (i.e. a State that has ratified the ICC Statute) or where the alleged perpetrator is a national of a State Party.

There are three ways to initiate an investigation by the ICC:

- Referral by State parties
- Referral by the Security Council under Chapter VII of the UN Charter
- Prosecutor on his/her own authority (generally with the authorisation of a pre-trial chamber)
International Criminal Law (ICL) seeks to end impunity for all perpetrators of international crimes. This includes those crimes committed against children. The Rome Statute of 1998, which established the International Criminal Court (ICC) in 2002, recognized “conscripting or enlisting children under the age of 15 and using them to participate actively in hostilities” as a war crime. In the first case before the Court, Thomas Lubanga Dyilo, a former warlord from eastern DRC was found guilty on the charges of recruiting and using child soldiers under the age of 15 in the Ituri conflict from 2002 to 2003.

Likewise, acts of CRSV can fall under the jurisdiction of the ICC. Depending on circumstances, rape, for instance, may be a war crime, a crime against humanity or an act of genocide.

CRSV is also a crime in most national legal systems.
Under Article 25 of the Rome Statute, an individual person shall be criminally responsible and liable for punishment for a crime within the jurisdiction of the Court if that person:

- Commits such a crime [...];
- Orders, solicits or induces the commission [...];
- Aids, abets or otherwise assists [...];
- In any other way contributes [...];
- In respect of the crime of genocide, directly and publicly incites others to commit genocide.
Article 28 of the Rome Statute of the International Criminal Court codified the doctrine of command responsibility. Under this article, military commanders carry individual responsibility for crimes committed by forces under their effective command and control if:

- they either knew or, owing to the circumstances at the time, should have known that the forces were committing or about to commit such crimes, and

- they failed to take all necessary and reasonable measures within their power to prevent or repress the crimes or submit the matter to the competent authorities for investigation and prosecution.

Commanders can also be held responsible for failure to take action. Armed forces or groups are generally placed under a command that is responsible for the conduct of its subordinates. As a result, in order to make the system effective, hierarchical superiors should be held to account when they fail to take proper measures to prevent their subordinates from committing serious violations of international humanitarian law. They may therefore be held to be responsible for criminal activities to which they made no personal contribution. It is also worth noting that superior orders are not a defence for crimes.

Military Commanders also have specific responsibilities regarding the implementation of Rules of Engagement.
Key takeaways regarding ICL include:

- ICL is part of the applicable legal framework for UN peacekeeping. This means that peacekeepers can be held accountable under its provisions.

- ICL is the foundation for the ICC and international tribunals. The ICC was set up to deal specifically with the four international core crimes: Genocide, crimes against humanity, war crimes, and crimes of aggression.

- Peacekeepers need to keep in mind that individuals can be held responsible for their actions under the Rome Statute; and commanders carry the responsibility for actions of their subordinates if they should have known or failed to take all necessary measures to prevent crimes.
In addition to existing international treaties and conventions, national governments have cooperated within their respective regions thus developing or reinforcing legal frameworks. Signatory states are bound by the treaties and their provisions are relevant for peacekeeping missions if they are deployed in the respective regions.

The focus of such regional legal framework is normally on human rights and/or on refugee and IDP rights. Concerning human rights, and in addition to the International Bill of Human Rights, there are three primary regional human rights regimes currently in place. Regional Human Rights Commissions and Courts were established to create oversight mechanisms for these regimes.

The main regional human rights regimes are:

- [Council of Europe] European Convention on Human Rights (1950)
  - Defines and guarantees human rights and fundamental freedoms in Europe
  - Is overseen by the European Court of Human Rights

  - Consolidates in the Americas a system of personal liberty and social justice based on respect for the essential rights of man
Is overseen by the Inter-American Commission on Human Rights and the Inter-American Court of Human Rights

  - Promotes and protects human rights and basic freedoms in Africa
  - Is overseen by the African Court of Human and Peoples’ Rights

- Similar to the realm of human rights, refugee law has also seen the creation of regional legal regimes. The following are the most prominent examples:

  - OAU Convention Governing the Specific Aspects of Refugee Problems in Africa (1969):
    - Entered into force in 1974 to address unique aspects of refugees in Africa following wars of independence from colonial powers

  - Declaration of Cartagena (1984), which was adopted in the framework of the Organization of American States.
    - Focused on the protection and humanitarian challenges affecting refugees in Central America in the 1980s

    - Also known as the Kampala Convention, it specifically establishes state responsibility for the protection and assistance of internally displaced persons, whose displacement is the result of "natural or human made disasters"
Learning Activity 2.1

Soldiers or civilians

TIME
Total: 15 minutes

EXERCISE

Scenario

• There is an armed group within your AOR which has been carrying out attacks on civilians in isolated villages. The armed group live amongst the civilian population who are of the same ethnic group as them and do not always wear uniforms or carry their weapons openly.
• You are aware that the state security forces are planning to launch operations against the group.

NOTES TO INSTRUCTOR
Divide participants in groups and give them 10 minutes to discuss this scenario.

What is there proposed course of action?

There is no single answer that is right or wrong. However, the following elements should be identified in the discussion:

• Distinction between civilians and combatants is the key challenge in this context;
• Protection threats come from both state and non-state parties;
• More information is required, such as the history and previous conduct of the parties involved;

• Activities can be taken under all three tiers of the POC Operational Concept, including outreach to armed group leaders and political engagement with the security forces to alert them of the challenges of this operation;

• Most courses of action are likely to create opportunities and threats for the protection of civilians.
Summary of Preamble

The General Assembly recognizes that the inherent dignity and the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world, human rights should be protected by the rule of law, friendly relations between nations must be fostered, the peoples of the UN have affirmed their faith in human rights, the dignity and the worth of the human person, the equal rights of men and women and are determined to promote social progress, better standards of life and larger freedom and have promised to promote human rights and a common understanding of these rights.

A summary of the Universal Declaration of Human Rights

1. Everyone is free and we should all be treated in the same way.
2. Everyone is equal despite differences in skin colour, sex, disability, religion, language for example.
3. Everyone has the right to life and to live in freedom and safety.
4. No one has the right to treat you as a slave nor should you make anyone your slave.
5. No one has the right to hurt you or to torture you.
6. Everyone has the right to be treated equally by the law.
7. The law is the same for everyone, it should be applied in the same way to all.
8. Everyone has the right to ask for legal help when their rights are not respected.
9. No one has the right to imprison you unjustly or expel you from your own country.

10. Everyone has the right to a fair and public trial.

11. Everyone should be considered innocent until guilt is proved.

12. Everyone has the right to ask for help if someone tries to harm you, but no one can enter your home, open your letters or bother you or your family without a good reason.

13. Everyone has the right to travel as they wish.

14. Everyone has the right to go to another country and ask for protection if they are being persecuted or are in danger of being persecuted.

15. Everyone has the right to belong to a country.

16. No one has the right to prevent you from belonging to another country if you wish to.

17. Everyone has the right to marry and have a family.

18. Everyone has the right to own property and possessions.

19. Everyone has the right to practise and observe all aspects of their own religion and change their religion if they want to.

20. Everyone has the right to say what they think and to give and receive information.

21. Everyone has the right to take part in meetings and to join associations in a peaceful way.

22. Everyone has the right to help choose and take part in the government of their country.

23. Everyone has the right to social security and opportunities to develop their skills.

24. Everyone has the right to work for a fair wage in a safe environment and to join a trade union. Everyone has the right to rest and leisure.
25. Everyone has the right to an adequate standard of living and medical help if they are ill.

26. Everyone has the right to go to school.

27. Everyone has the right to share in their community's cultural life.

28. Everyone must respect the 'social order' that is necessary for all these rights to be available.

29. Everyone must respect the rights of others, the community and public property.

30. No one has the right to take away any of the rights in this declaration to take away any of the rights in this declaration.
Starting the Lesson

Overview
Apart from international and national law, peacekeeping missions and their activities in the area of protection of civilians are also governed by the particular legal and policy framework of the UN, which includes:

- The Charter of the United Nations
- Security Council resolutions
- The Agreement with host States, i.e. Status of Forces or Status of Mission Agreement (SOFA or SOMA)
- The Agreement with participating States, i.e. the UN Member States who have agreed to contribute troops or police personnel to UN PKOs (“TCC (or PCC) MOU”)

Relevance
The UN Legal and Policy Framework is relevant to understand (i) the legal basis for the UN’s deployment in a host country, and (ii) the legal regime that applies to all day-to-day activities in the host country.
Key Message: The Charter of the UN is the founding document of the Organization and the basis of all the Organization’s work. It was signed in San Francisco on 26 June 1945 by 50 Member States. The UN was established to “save succeeding generations from the scourge of war” and one of its main purposes is to maintain international peace and security. Peacekeeping, although not explicitly provided for in the Charter, has evolved into one of the main tools used by the UN to achieve this purpose.

Interestingly, the UN Charter does not make reference to UN peacekeeping, even though it is today the most expensive and arguably the most visible activity of the UN.

The legal basis for the establishment of a PKO is found in Chapters VI, VII and VIII:

- Chapter VI – Pacific settlement of disputes
- Chapter VII “Action with respect to the Peace, Breaches of the Peace and Acts of Aggression”
- Chapter VIII – Regional Arrangements
Article 1 (2) establishes the equal rights and the right to self-determination of peoples.

Article 2 (4) of the Charter prohibits the threat or use of force and calls on all Members to respect the sovereignty, territorial integrity and political independence of other States.

- The UN Charter basically establishes that any use of force without the consent of the State on whose territory the force is used is unlawful. There are only two exceptions:
  - Authorization by the Security Council: As per Article 39 of the UN Charter, the UN Security Council may authorize collective security operations when they conclude that there is a situation of “threat to the peace, breach of the peace, or act of aggression.”
  - Individual or Collective Self-defense: Article 51 establishes the right of self-defense.

- Regarding the first case, authorization of force by the Security Council, the political nature of such decisions makes it often improbable for such an authorization to be granted in a timely fashion. Over the years, the five permanent members of Security Council have vetoed each other’s decisions for
political or national interest reasons, preventing the Council from authorizing action.

- The right of a state to undertake a self-defense action is an inherent customary international law and it is a privilege of states. The Charter merely reaffirmed this right granted to states in the interest of their survival. It should be noted that the scope of the self-defense according to Article 51 of the UN Charter does not include a response to an economic or political threat.

Article 2 (7) states that the United Nations has no authority to intervene in matters which are within the domestic jurisdiction of any State, while this principle shall not prejudice the application of enforcement measures under Chapter VII of the Charter.

Note to Instructor: The Repertoire website covering the practice of the Security Council includes those cases where the principle of non-intervention by the United Nations was raised and the authority of the Council to involve itself in a particular situation was questioned. Go to the 'Constitutional Issues' tab and click on 'Purposes and Principles of the UN'.

Article 24 (1) gives the Security Council the primary responsibility for the maintenance of international peace and security. This is often referred to during discussions concerning the appropriateness for the Council to include a situation or a thematic item on its agenda. Under Article 25, Member States agree to accept and carry out the decisions of the Security Council. In fulfilling this responsibility, the Security Council may adopt a range of measures, including the establishment of a peacekeeping mission. All UN peace operations are deployed on the basis of the UN Charter, more precisely Chapters VI, VII and VIII of the Charter.

- Chapter VI deals with pacific settlement of disputes and is associated with traditional peacekeeping

- Chapter VII contains provisions related to “Action with Respect to the Peace, Breaches of the Peace and Acts of Aggression", which allow the Security Council to take enforcement measures. In recent years, the Security Council has increasingly authorized peace operations based on Chapter VII.

- Chapter VIII deals with partnerships and the involvement of regional organizations.

Note to Instructor – Ensure familiarity with the differences between Chapter VI and Chapter VII and their implications for UN peacekeeping.
The peacekeeping operation and its members enjoy the privileges and immunities provided for in the 1946 Convention on the Privileges and Immunities of the United Nations to which the Government of the Host State is usually a party (over 150 States are party).

The Convention gives legal status to the UN and subsidiary bodies under the national laws of its Member States. This enables the UN to manage day-to-day operations, such as entering into contracts, acquiring and disposing of immovable and movable property, and instituting legal proceedings.

The Convention also clarifies that the UN enjoys immunity from every form of legal process in its Member States except when the UN has expressly waived its immunity. Particular privileges and immunities to the UN and its officials include:

- Exempting the United Nations from all direct taxes as well as from customs duties and quotas concerning goods for the United Nations’ official use. With regard to indirect taxes, the Convention merely provides that in case of “important purchases for official use” the State concerned will make appropriate administrative arrangements for tax reimbursement.

- Immunity from the legal process for words spoken or written and actions taken in an official capacity, known as functional immunity. It also covers immunity from personal arrest or detention.
Privileges and Immunities are granted in the interests of the UN, not for personal benefit of individuals.

The Secretary-General has the right and the duty to waive immunity in any case where, in his opinion, the immunity would impede the course of justice and can be waived without prejudice to the interests of the UN. Each case is assessed on its particular merits.

**Example:** In both Kosovo and East Timor, UN staff were denied immunity after evidence of their involvement in serious crimes such as murder, rape and sexual abuse came to light.

Privileges and immunities do not protect personnel from their responsibility under international laws.

All members of the peacekeeping operation, including locally recruited personnel, are immune from legal process in respect of all acts (including words spoken or written) performed by them in their official capacity. If the Government of the Host State considers that a member of a UN peacekeeping operation has committed a criminal offence, under para 47 of the Model SOFA, the Government is under an obligation to “promptly inform the Special Representative and present to him any evidence available to it”.

If the accused person is a civilian, the Special Representative shall conduct any necessary inquiries and then agree with the Government whether or not criminal proceedings should be instituted. Members of the military component of UN peacekeeping missions are subject to the exclusive jurisdiction of their respective participating states. Thus, they cannot be prosecuted in the Host State for crimes they commit.
Before deployment of a peacekeeping operation, the UN and the Host Government sign a Status of Forces or Status of Mission Agreement (SOFA/SOMA) for the establishment of the mission on the Government’s territory.

The difference between SOFA and SOMA is that for peacekeeping operations with armed personnel a SOFA is adopted (which applies to all military, civilian and police personnel), while for UN peace operations with only unarmed personnel (for instance Special Political Missions), a SOMA is adopted.

The SOFA/SOMA sets forth the legal framework that regulates the status of the peacekeeping operation and its members in the Host State, including privileges and immunities for UN personnel (see above). Despite privileges and immunities, the peacekeeping operation and its members are under an obligation to respect local laws and regulations. Therefore, such laws and regulations apply to the mission and its members unless expressly or impliedly excluded by the SOFA or other provisions of international law, or exempted by the Government.

It is important that peacekeepers respect and follow the national laws of the host country. Failure to abide by host state laws will have consequences to the individual, the T/PCC and the mission’s standing. The SRSG / HOM is responsible to the Secretary-General and the Host Country for the conduct of all the Mission’s personnel.
SOFAs/SOMAs are modelled after existing templates, adopted by the General Assembly in 1990, and typically:

- State that UN premises in the host country are inviolable and subject to the exclusive control and authority of the UN, which controls access to all its premises.

- Stipulate that UN equipment and vehicles are immune from search and seizure.

- Give the UN the right to un-restricted communication throughout the host country.

- UN has the right to disseminate information on its mandate to the public which is under its exclusive control and cannot be the subject of any form of censorship.

- Supplement the Convention on Privileges and Immunities of the UN discussed earlier, and give “functional immunity” to all peacekeeping personnel, including military and police. However, they also set out certain limitations to existing privileges where this may be appropriate.

- Address criminal offences committed by civilian members of the UN peacekeeping force which will be dealt with by joint decision of the commander of the mission and the local government. Also, if any military member of the UN peacekeeping force commits a criminal offence in the host country, the sending State has exclusive jurisdiction under the SOFA.

- Establish rules and procedures for cooperation between the sending state and the host state such as defining the legal status and arrangements for the UN’s use of facilities, transportation and other equipment and communications; requiring UN forces to observe International Humanitarian Law.

- Establish freedom of movement in the country.

- Include a mechanism to resolve disagreements on any of these issues between the host country and the UN.
The UN and the sending State, the troop or police contributing country (T/PCC), conclude a Memorandum of Understanding (MoU) governing the contribution of personnel to UN peace operations.

The MoU is a legal agreement detailing the following:

- How the UN will reimburse governments for troops, formed police units (FPUs) or equipment loaned to a peacekeeping operation.

- The obligations of contributing governments to ensure appropriate quality personnel and equipment appropriately trained and prepared for their mission.

- Transfer of authority over a member state’s troops or police unit to the UN, as it regulates that the UN Force Commander, or Police Commissioner, shall have operational control over the troops/police contributed.

- Obligations of TCCs/PCCs, commanders, troops and police for prevention of misconduct (which may also amount to crimes), including sexual exploitation and abuse in UN peacekeeping operations (since 2007), and other stipulations regarding the code of conduct.
For contributed military contingents, the UN respects the principle of the exclusive criminal jurisdiction of the contributing State over the contributed soldiers, for any crimes they may commit while assigned in the field mission.

The MoU is NOT an operational document that dictates operations, locations or types of tasks to be undertaken.

Note to Instructor – For more information see Chapter 9 of the Manual on Policies and Procedures Concerning the Reimbursement and Control of Contingent-Owned Equipment of Troop/Police Contributors Participating in Peacekeeping Missions in the Annex.
Issues of conduct and discipline have already been covered in Lesson 3.3. of the Core Pre-Deployment Training Materials, this slide is only meant as a brief reminder.

While applicability of the laws of the sending State are limited, as a general rule, disciplinary power (for Police FPUs and Military contingents) lies with the sending State. In the case of Military contingents, criminal jurisdiction also lies with the sending State. However, Member States contributing peacekeeping contingents, in signing their MoU, acknowledge the UN’s requirement that all personnel must maintain the highest standards of integrity and conduct. This includes acknowledgment of a code of conduct for all personnel. In signing the MoU, T/PCCs commit “to comply with the Guidelines on International Humanitarian Law for Forces Undertaking United Nations Peacekeeping and the applicable portions of the Universal Declaration of Human Rights as the fundamental basis for our standards.” A short version of the 10 rules is available as pocket card.

When it comes to conduct and discipline, peacekeeping personnel need to remember that:

- Their conduct represents the UN
- They should not hinder or jeopardize the mandate
- They should not become a safety and security risk
There are three principles that underpin UN standards of conduct. They are based on UN Core Values and Competencies:

- Highest standards of efficiency, competence and integrity
- Zero tolerance policy on sexual exploitation and abuse
- Accountability of those in command who fail to enforce the standards of conduct
The UN Departments for Peacekeeping Operations (DPKO) and Field Support (DFS) have an evolving doctrinal framework built on a number of policies and other high-level documents.

At the top sits the UN Capstone Doctrine (2008), which outlines the principles and guidelines for UN Peacekeeping. The Capstone Doctrine captures decades of experience from peacekeeping operations and defines the nature, scope and core business of contemporary UN peacekeeping. It serves as a guide for all UN personnel serving in the field and at UN Headquarters, and helps direct the planning and conduct of peacekeeping operations. All policies in peacekeeping have to be aligned with the Capstone Doctrine and are reviewed regularly.

Compliance with DPKO-DFS policies is mandatory for all peacekeeping personnel, military, and police and civilian. The slide lists some examples of relevant recent policies:

- In 2011, DPKO, DPA, DFS and OHCHR adopted the Policy on Human Rights in United Nations Peace Operations and Political Missions, which provides guidance on how human rights should be integrated into the activities of UN peace operations and political missions, in order to maximize UN actions to address the human rights dimensions of conflict and build a foundation for sustainable peace. The policy sets out the purposes, roles and scope of activity of human rights components of peace operations and political missions.
The 2015 DPKO-DFS Policy on the Protection of Civilians in UN Peacekeeping explains the fundamental principles of POC in peacekeeping, identifies and organizes the range of POC tasks, guides the development of mission-specific POC strategies, and outlines how missions are expected to assess and respond to POC threats.

The 2017 DPKO-DFS-DPA Policy on Child Protection in UN Peace Operations is an update of the 2009 policy. It lays out the guiding principles for Child Protection in peacekeeping, defines the roles and responsibilities of peacekeepers in this regard, and gives guidance on planning for Child Protection mandate implementation.

The 2017 DPKO-DFS Guidelines on Use of Force by Military Components in United Nations Peacekeeping Operations outline the constraints and authorities of military and police personnel with regard to the use of force while on duty in UN peacekeeping operations.

The DPKO-DFS Policy on the Prevention and Response to Conflict-related Sexual Violence is due for release in 2018. It will be the first CRSV Policy and will outline the basic principles, tasks and planning issues to be considered for Women, Peace and Security mandate implementation in peacekeeping.
Summary

Key takeaways regarding UN Legal and Policy Framework include:

- The UN Charter is the foundation and basis for all UN work across the Organization. In the area of peace and security, Security Council resolutions give important guidance to the work of peacekeeping operations.

- The Convention on Privileges and Immunities of UN personnel does not mean peacekeepers can break laws with impunity.

- Peacekeepers must observe Host State and sending State laws as laid out in the SOMA/SOFA and MoU.

- Specific policies have been developed to guide the work of peacekeeping missions in the implementation of mission-specific and cross-cutting thematic mandates. Peacekeepers are expected to read and understand these policies. Compliance with relevant UN policies, such as the POC Policy, is mandatory for all peacekeepers, irrespective of whether they are military, police or civilians.
The Lesson

Starting the Lesson

Overview
This section covers aspects of the operational legal framework for UN peacekeeping that have been drafted specifically for each mission.

The operational legal framework consists of a number of documents, some of which were already covered earlier in this Module (SOFA, MoU).

As a result, this section will focus on:

- Security Council mandates for peacekeeping operations
- Rules of Engagement
- Directives on the Use of Force

Relevance
The mission specific legal framework shapes each UN peacekeeping operation and its activities relative to the needs of a particular mission and its operational environment.
The last section discussed relevant cross-cutting thematic Security Council resolutions guiding the work of UN peace operations overall. This section covers the specific resolutions with which the Council authorizes peacekeeping operations – these resolutions are the highest legal basis for the deployment of missions.

**Key Message:** Every peacekeeping operation begins with the adoption by the Security Council of a resolution that establishes it, consistent with the UN Charter. When establishing a PKO, the Council will want the consent of the Host State to its deployment. Depending on the PKO's mandate and role, it will also want the consent of the other parties to the conflict concerned. The consent of the Host State is a legal requirement. In contrast, the consent of the other parties to the conflict is typically wanted for practical and operational, rather than legal reasons -- without it, the peacekeeping operation cannot reasonably be expected to perform its tasks.

The Security Council resolution also provides the mandate of the PKO, i.e. the tasks assigned to it, including any authorisation to use force. Mandates, or tasks, differ from mission to mission. The range of mandated tasks outlined in a mandate differs between peacekeeping missions, based on the conflict environment, the challenges it presents and other related factors. Of course, as noted earlier, Security Council mandates may also set cross-cutting thematic tasks.
Included in the Security Council resolution that authorizes the deployment of a peace operation are not only the tasks for the mission, but also the maximum uniformed strength of a mission. Like the tasks given to a mission, the Council also routinely reviews the authorized strength of a mission, at least once per year.

The Security Council mandate is, in principle, time-bound (usually one year). It can be renewed and may be modified by the Council throughout the lifetime of the operation. Cross-cutting, thematic mandates may also be adopted by the Council, for instance on POC, women, peace and security, or children and armed conflict.

Almost always, before establishing a peacekeeping operation, the Security Council requests the Secretary-General to prepare a report setting out the functions, tasks and parameters of the proposed operation. The Secretary-General’s report is then considered by the Security Council which then adopts a resolution.
The first mission to receive an explicit protection of civilians mandate was UNAMSIL in 1999. That resolution marked a landmark in the conceptual thinking about UN peacekeeping. The language has since been repeated (with some changes) and expanded upon in subsequent resolutions, which have also tended to repeat the caveat phrases ‘in the areas of deployment’, ‘within capabilities’ and ‘without prejudice to the responsibilities of the host government’.

The slide shows UNSCR 2295 (2016) which extended the mandate of MINUSMA until June 2017. The language used to describe the protection tasks is commonly used across missions with a POC mandate.

Visit the Research Tools section of the UNSC Repertoire Website – http://www.un.org/en/sc/repertoire/data.shtml – and select the Mandate Analysis tab to download a searchable excel spreadsheet (which is updated approximately every three months). Select one or two missions that the participants are familiar with or will deploy to, and examine the specific language for POC in that mission.

The next few slides will explore some of these phrases. Key terms like ‘threat’ and ‘civilians’ were already defined in Module 1.
Key Message: The expression “all necessary action” gives the mission authority to take all steps, up to and including the use of deadly force (as a last resort) to protect civilians under threat. Peacekeepers with a POC mandate are authorized to use force in accordance with the rules of engagement.

It is important to remember that “all necessary action” does not only relate to the military activities of the operation. It also includes the range of civilian and police actions at the disposal of a peace operation.

Use of force by military and police forces must be supported by adequate understanding of local conditions, including intelligence as appropriate. Due to existing limitations of collection assets and modern technology in field missions, most of the information gathering work is done through reaching out to the local population and leaders, local protection actors etc.
**Key Message:** ‘Within capabilities’ acknowledges resource constraints and demands the prioritization of resources.

Realistically, a peace operation will not be able to protect everyone everywhere in its area of responsibility. Existing resources, even in large complex missions with thousands of soldiers, are simply not enough when the area is vast, terrain is rough, lines of communications are poor, and logistics challenging. However, this cannot be an excuse for inaction. Peacekeeping missions are obligated to use their resources in the most effective and efficient manner to carry out their mandate. The prioritization of resources has to be based on a thorough threat and vulnerability analysis, as well as on coherent and coordinated operational and tactical planning. This analysis should be done by all mission components, not just military. Any shortfalls need to be communicated to senior mission leadership, who will bring it to the attention of UNHQ and ultimately the Security Council.

The limited capabilities are also an important aspect of expectation management when it comes to the ability of missions to keep peace. In particular, vis-à-vis the local population, but also vis-à-vis the international community, missions need to communicate clearly what they are able to achieve with the existing resources.
Key Message: According to international law, host governments bear the primary responsibility for the protection of civilians within their borders. Where such mandates apply, UN peacekeepers are mandated to undertake protection activities in support of host government actors, not to replace them. Peacekeepers, however, have the obligation to protect civilians in situations where the host government is unable or unwilling to do so.

Field missions do their best to have the host government engaged on the protection of civilians so the mission can perform a supporting role. However, bearing in mind that missions operate within the principles of peacekeeping, missions are authorized to use force against elements of government forces in accordance with their rules of engagement where such forces are themselves engaging in physical violence against civilians. Due to the possible negative impact on the strategic consent of the host country, the use of force against host country security forces is a complicated matter. It is always preferable to take preventive measures and use political action to obtain compliance with principles of human rights and the use of force by the national security apparatus.
Key Message: The Security Council in some cases tasks peacekeeping operations with the protection of particular groups, especially women and children.

The Council can request the deployment of Women Protection and Child Protection Advisors to advise mission leadership and coordinate protection activities.
Key Message: ROE and DUF are mission-specific and outline the circumstances as to when and how the use of force is authorized in accordance with the mandate of the particular operation as well as international humanitarian law and the laws of armed conflict.

The ROE and DUF are approved by the Under Secretary-General for Peacekeeping Operations. They always include the use of force in self-defence. The use of force beyond self-defence depends on the mandate of the operation.

There is a master list of rules contained in the 2000 ‘UN Guidelines for the Development of ROE for United Nations Peacekeeping Operations’. Annexes to that document include Sample ROE as well as the master list of ROE from which mission-specific ROE are selected.

ROE commonly include:

- Use of force (Rule 1)
- Use of weapons systems (Rule 2)
- Authority to carry weapons (Rule 3)
- Authority to detain, search, disarm (Rule 4)
ROE also define the weapon state.

The Use of Force is a command responsibility. The Force Commander and Police Commissioner are responsible to make sure that all personnel under their command understand and follow the ROE and DUF. This responsibility also applies to commanders of national contingents.

To ensure the appropriate use of force in peacekeeping operations, TCCs should prepare their troops in terms of mind set and skills. TCCs must understand and embrace the approved mission-specific ROE since the appropriate application of these ROE is mandatory for all deployed military units in a peacekeeping operation. All United Nations peacekeepers operate strictly under the United Nations chain of command.

T/PCCs are not permitted to augment, restrict or modify ROE or DUF according to national interpretation(s), nor are T/PCCs allowed to impose any caveats on the authorizations to use force that are contained in the ROE or DUF, without formal consultation with UNHQ and the express written agreement of DPKO.

DPKO and DFS released new Guidelines on the Use of Force by Military Components in United Nations Peacekeeping Operations in early 2017. The Guidelines provide clarity on the appropriate use of force at the tactical and operational levels of UN peacekeeping operations. The Guidelines are intended to mitigate hesitation, accelerate decision making, improve performance and ultimately protect lives and property.

**Key Message:** It is important to keep in mind that the objective of the use of force is to influence and deter, not necessarily to defeat, threats seeking to harm UN personnel, equipment and property or people under protection, such as the civilian population.

In some cases, the use of force may also be authorized to respond to other threats, including those caused by armed spoilers intending to distract the peace process. In 2013, the UN Security Council equipped MONUSCO with the Force Intervention Brigade (FIB), which is specifically tasked to undertake offensive operations. For the purpose of this offensive mandate, the FIB has a different authorisation of the use of force and is able to carry out both joint and unilateral military operations to neutralise armed groups.

The basic principles guiding the use of force are:

- **Graduated:** Application of increasing levels of force ensures that only the minimal level of force is used. It ensures that excessive force is avoided and minimizes the loss of, or damage to, life and property.
- **Last resort**: Whenever the operational situation permits, every reasonable effort should be made to resolve a potentially hostile confrontation by means other than the use of force. Mediation, negotiation, use of deterrent posture, robust communications are examples.

- **Necessity**: Force can only be used when absolutely necessary in self-defence, in defence of UN staff, property and equipment, or in defence of the mandate. There is a duty to use reasonable efforts to resolve the situation and achieve the authorised objective without use of force.

- **Proportionality**: Use no more force than necessary to suppress the threat.

- **Legality**: Force can only be used within the limitations of the legal framework, including IHL, Security Council mandates, UN ROE, national law, and host state law.

- **Accountability**: The authority to use force remains a command responsibility, but the individual applying that force retains accountability for their actions being in accordance with IHL, and the mission-specific ROE. This reinforces the importance of all peacekeepers understanding the concept and principles discussed in this module.

It must be noted that peacekeepers sometimes may not have enough time to embrace gradual application of force and may have to act immediately by resorting to deadly force to avoid greater harm. This would only apply where the attack, or threat of an attack comes so unexpectedly that even a moment’s delay could lead to the death of, or serious bodily injury to, oneself, other United Nations personnel or other persons under the protection of the mission.
**Key Message:** UN Force Commanders should be aware of the full extent of their authority to act under the mission mandate and the mission specific rules of engagement. Inherent in the authority to act is a responsibility to act within the capabilities of the peacekeeping operation and its areas of deployment.

Missions with mandates to protect civilians are equipped with rules of engagement that provide for both proactive and reactive use of force. As to the use of force to protect civilians under imminent threat of physical violence, mission specific strategies allow for proactive, pre-emptive, preventative and /or deterrent measures, up to and including the use of deadly force.

Failure to act is not an option. Potential consequences include the preventable loss of life or damage to property. Failure to act may be treated as insubordination under conduct and discipline regime, leading to the potential repatriation of commanders or even whole contingents.

It is important to remember that peacekeepers are authorized to act in accordance with the ROE, and don’t need specific written approval to use force in accordance with the ROE. To be successful, ALL commanders and troops must have a clear understanding of when, and at what level, force can be used in implementing assigned tasks.

Failure to use force in line with the ROE, much like the use of excessive force, can
negatively impact the mission’s success and may raise issues of individual and organizational responsibility.

**Case study 1:** Discuss with participants how peacekeepers’ interpretation of the ROE relate to the incident in UNMISS of 17/18 February 2016, when gunmen in military uniforms stormed the UNMISS POC site in the north-eastern town of Malakal, firing on civilians and setting shelters ablaze. The attack on the camp, where about 48,000 people were sheltering, left at least 40 dead and 123 wounded. Nearly 20,000 people lost their homes after they were torched by the attackers based on the occupants’ tribal affiliation. For more details see Handout 2.3: UN Press Release on the Special Investigation into the Malakal Violence of 17-18 February 2016 in the Annex.

Following an armed attack on an IDP camp in Malakal, South Sudan, which was under the protection of UNMISS, a Board of Inquiry found inadequacies in peacekeepers' response and a lack of understanding of the rules of engagement by some. The final report points at failures of the UN as well as TCCs.

From the UN’s Board of Inquiry (BOI) report:

- The Sector North Commander ordered that troops should use their APCs to engage the SPLA troops by firing back on them and that under no condition should SPLA soldiers enter the Log base. Some troop commanders hesitated about the use of lethal force and sought written authorization for it.

- Moreover, once the security situation began to deteriorate, the Mission, at all levels, failed to manage the crisis effectively. This failure manifested itself in a lack of urgency to enhance the security within and around the POC site, the reluctant attitude of the units of some of the TCCs present in Malakal to be proactive, including requesting written confirmation to use force as in the rules of engagement (ROE); the absence of external perimeter patrolling around the POC sites; and culminating in the abandoning of sentry posts when armed elements were approaching the berm leaving the POC site fully exposed and, ensuring that civilians would be placed in serious risk in the very location to which they had come for protection.

- The Board also found that many of the applicable UN/UNMISS procedures, regulations and rules including on command and control vis-à-vis civilians and uniformed personnel, UNMISS ROEs, Force Directives and Orders were adequate to respond when faced with such an incident, however, they were not properly coordinated, disseminated or understood among the various civilian, military and police components in the mission, nor were they fully/appropriately applied by some of the TCCs deployed in Malakal. Moreover, with regard to the UNMISS military operations, the Board underscored that this was not the first instance in which military units in Malakal had demonstrated an unwillingness to proactively implement ROE, Force Directives and Orders. However, this persistent underperformance had not been reported through the appropriate chain of command.
• The Board concluded that despite relevant guidance, beginning with the Mission’s Chapter VII POC mandate and including standing orders on POC operations, and particularly with regard to the ROEs, the TCCs were not adequately trained or familiar with the manner in which they were to respond. The lack of regular, targeted table top exercises was one example of a failing in this regard. The BOI further found that the UNMISS uniformed personnel detailed to protect the POC site were not adequate in number or properly skilled and equipped to fulfil the given mandate.

• On ROE/Contingency preparedness, the BOI recommended that UNMISS military leadership should ensure that training in the practical application of the ROEs and use of force is conducted regularly in accordance with the guidance from the DPKO Military Advisor with a focus on scenarios relevant to the current operational situation in a concrete location.

• The BOI also recommended that the Force Commander and Police Commissioner, in consultation with the SRSG, should immediately take action in cases where units show a lack of knowledge of ROEs or demonstrate a lack of will to use force beyond self-defence. Each case of underperformance of troops and police should be thoroughly investigated and the results reported to the UNHQ and the Permanent Missions of the involved TCCs/PCCs. Decisive action should be taken to hold the TCC contingents accountable, up to repatriating Commanders and/or Units.

Case study 2: Examine and discuss the incidents in UNMISS of 11 July, when gunmen in Juba attacked the Hotel Terrain camp, a private compound close to a peacekeeping base, robbing, beating and raping aid workers and local staff, and killing a local journalist. For more detail see the Executive Summary of the special investigation in the Annex.

Following another tragic armed attack on a civilian compound in Juba, South Sudan, in July 2016, the UN Secretary-General ordered a special investigation. Extracts taken from the Executive Summary of the special investigation report, which was released publicly, are conveyed below:

• After fighting broke out, the Force and Police components continued to display a risk-averse posture unsuited to protecting civilians from sexual violence and other opportunistic attacks.

• The Special Investigation found that the lack of preparedness, ineffective command and control and a risk-averse or “inward-looking” posture resulted in a loss of trust and confidence – particularly by the local population and humanitarian agencies – in the will and skill of UNMISS military, police to be proactive and show a determined posture to protect civilians under threat, including from sexual violence and human rights violations.
The Special Investigation made a series of recommendations, including:

- DPKO to ensure that missions have rigorous contingency plans in place;

- UNMISS to regularly conduct scenario-based training and rehearsals on mandate implementation, use of rules of engagement and directives on the use of force;

- All T/PCCs junior and senior commanders should conduct scenario training on the mandate and rules of engagement, and police FPU commanders should be trained on the directives on the use of force during their pre-deployment training;

- All TCCs to confirm in writing that troops are willing and able to conduct dismounted patrols, including standing patrols by day and night outside the perimeter of UN compounds and POC sites in surrounding areas as ordered by the Force Commander;

- All personnel of T/PCC to use the rules of engagement to the fullest extent.
There is no room for doubt regarding individual or unit responsibilities in relation to the protection of civilians. As part of any individual or unit's pre-deployment preparation, any doubts must be resolved, and expected actions understood and rehearsed.

This applies equally to individuals as it does to unit commanders since all have obligations and are accountable under the legal framework discussed in this module.

If responsibilities are unclear, do not hesitate to seek advice or clarification from your unit's Legal Adviser. Other sources of clarification can be your commanding officers, Protection of Civilians Officers, Human Rights Officers or Military Legal Officers at Force HQ in missions. Substantive issues or requests for clarification regarding the UN legal framework, the mission’s mandate and/or the mission’s ROEs or DUF may additionally be consulted with the mission’s Senior Legal Adviser, and/or referred to UN Headquarters and the Office of the Legal Counsel.

Failure to understand the legal obligations does not excuse wrongful action or inaction.
Summary

**Key takeaways regarding Mission Specific Legal Framework include:**

- The mission specific legal framework is targeted at individual missions based on the operational environment.

- The Security Council mandate establishes a peacekeeping operation and gives missions and its personnel specific tasks. Given the particular importance for each mission context, peacekeepers must understand their mandate.

- ROE and DUF translate that framework into specific guidance for military and police units and individuals on when, where, and how much force is to be used. T/PCCs are not allowed to impose additional caveats on their personnel serving in peacekeeping missions, unless they are approved in writing by DPKO.
UN Press Release on the Special Investigation into the Malakal Violence of 17-18 February 2016

21 June 2016 – A United Nations independent high-level board of inquiry has completed a special in-depth investigation into how the UN responded this past February to deadly violence in a protection of civilians site in the town of Malakal, in northern South Sudan.

In a note to correspondents, the Office of the Spokesperson for Secretary-General Ban Ki-moon said that a special investigation and a UN Headquarters board of inquiry were convened to review the circumstances of the violence that erupted in the UN Mission in South Sudan (UNMISS) protection of civilians site in Malakal from 17 to 18 February, in which at least 30 internally displaced persons (IDPs) were killed, 123 others were wounded, and a significant portion of the camp was destroyed.

The special investigation, which was tasked with examining the external factors that led to the incident, has identified several factors as having contributed to the attacks, including deep-rooted historical land disputes, the ‘28 States’ Order and the Eastern Nile State Administrative order of 1 February, which dismissed all Shilluk and Nuer civil servants, according to the note.

The investigation determined that the immediate trigger for the attacks was an attempt by two Sudan People’s Liberation Army (SPLA) soldiers to smuggle ammunition into the site on 16 February.

The investigation also concluded that external armed elements, some in SPLA uniforms, entered the protection of civilians site during the period and took part in the violence and destruction of parts of the site.

The investigation team requested that the Transitional Government of National Unity hold the individuals responsible and accountable for the violence. The team also provided a number of recommendations to the Government, regional and international actors – including the UN – aimed at preventing such attacks in the future, the note said.

A UN Headquarters-led board of inquiry, which was tasked to look into the Mission’s response to the incident, is being finalized. The preliminary report of the board mentions, among others, that a number of issues contributed to the incident.

On the UNMISS response there was confusion with respect to command and control and rules of engagement, and a lack of coordination among the various civilian and uniformed peacekeepers in Malakal at the time of the crisis, the note said.
Further, the board also mentioned that there were unrealistic expectations as to the level of protection that UNMISS could feasibly provide to the 48,000 internally displaced persons in Malakal at the time of the incident.

UN Headquarters is reviewing a number of recommendations made by the board in order to minimize the recurrence of such incidents, including a review of the concept of protection of civilians sites and the performance of troop- and police-contributing countries.

The UN Department of Peacekeeping Operations is engaging on the way forward with concerned troop-contributing countries, the note said.
Overall conclusions from Module 2 include:

- Peacekeepers need to understand how international and national legal frameworks governing human rights, international humanitarian law and peacekeeping more broadly affects the work of missions in the field.

- Bodies of international law provide special protection for those members of communities that are most vulnerable (e.g. women, children, refugees etc.).

- As a key task for peacekeepers, they must ensure to monitor and report violations of human rights and international humanitarian law.

- Peacekeepers do not have impunity from laws of the host or sending State, and may also be held accountable for unlawful activities under international law.

- If ever there is any lack of clarity regarding the legal framework for peacekeeping, or obligations deriving from it, peacekeepers can ask their higher command, the Military Legal Officer, POC Officers, or civilian Legal Officers for advice. Ignorance is not an excuse for a violation of law.
Module 3 – At a Glance

Module 3 at a Glance

Aim
The objective of this module is for peacekeepers to understand the key operational framework covering UNMRU operating in UN peacekeeping operations.

Learning Objectives
The learning objectives for Module 3 are based on the goal of being able to apply the main aspects of the first two modules into practice:

- Know the main capabilities, tasks, the Organization for UNMRU operating in UN missions / PKOs
- Be able to explain the types engineer support along with their essential planning parameters, the tasks which can be performed by various types of units
- Be able to have an understanding of the essential planning considerations for these tasks for various missions

Overview
Module 3 provides an overview of the operational framework related to UNMRU, as well as, a general understanding of how the POC tasks in UN peacekeeping can be applied in a tactical scenario. The module focuses specifically on the tactical level operational framework

While this module focuses on the tactical level employment of UNMRU, it also provides a general overview of the operational level to help leaders understand the mandate implementation in UN peacekeeping.
Introduction

Slide 1

Module 3 lessons help us to understand the operational framework that is the main capabilities, tasks, and the Organization for UNMRU operating in UN missions / PKOs.

Note to instructor –
It is recommended that Instructors read the document “United Nations Peacekeeping Operations Principles and Guidelines” (also known as the Capstone Doctrine). Instructors take a few minutes before the lesson to illustrate and hand out.

Recommend that you provide copies of CONOPS where UNMRU have been committed. These samples could be passed out and discussed. Select samples that show specific tasks assigned to UNMRU during recent UN PKOs.
Module 3 – At a Glance

Introduction

Module 3 describes capabilities and tasks in lesson 3.1; and lesson 3.2 highlights the principles of the UNMRU organization.

Module 3.1 Content

- Capabilities and Tasks of the UN Military Riverine Unit (UNMRU)
- Organization of the UNMRU

Module 3 describes capabilities and tasks in lesson 3.1; and lesson 3.2 highlights the principles of the UNMRU organization.
The Lesson

Starting the Lesson

Instructors ask the participants if they have any operational experience in a UN PKO and inquire who has deployed as a member of an UN military riverine unit. Briefly, have them share their experiences and specifically about how operations might be different in a UN PKO from other operations.

Ask participants for five unique characteristics of operation in a UN PKO that differ from other operations. Record the five items on a chart/white board and review again at the end of lesson 1.2.
This lesson outlines the overall capabilities and main tasks size of an UNMRU in accordance with the UN Mission requirements and concept of operations. This lesson also provides a full description of the different kind of capacities required by UN in order to integrate a generic UNMRU serving in UN peacekeeping operations.
Here is the lesson content on this slide and the next. In short, we will describe the core capabilities of an UN UNMRU and the maritime platform-unique capabilities in support of UN ground and maritime operations.
Lesson 3.1 Content

• Tasks
  - Waterborne Security
  - Reconnaissance and Surveillance
  - Security for Shipping in Transit
  - Riverine Transport Support
  - Support to Ground Forces
  - Search and Rescue
  - Personnel Relocation, Humanitarian Assistance and Disaster Response
As in a good training practice, let’s review the learning outcomes of this lesson. At the end of this lesson, you should be able to perform these topics in reference to the core capabilities in support of UN ground and maritime operations. Take a moment to read and understand the requirements.
An UN Military Riverine Unit operates independently in high threat level environments, and can deter and deny negative elements from using the Mission area’s waterways and adjacent land.

There are three basic military operations centered on rivers: riverine operations, river crossings and use of rivers in the defense. Riverine Operations (those military activities on the river and surrounding terrain of the valley or basin) require surprise, speed and synchronization. To get these three factors, the knowledge of the riverine environment where we are operating, mobility and effective use of communications are key.

Riverine operations are operations conducted by forces organized in cells. Each cell has a particular task (communications, maintenance, ordnance, information gathering) in order to maintain operational readiness on a 24/7 basis.

UNMRU must be capable of locating and blockading negative elements. A high frequency of patrolling could be very effective to deter and deny the negative elements the possibility of using waterways, and adjacent land areas for operational, as well as, logistic purposes.
Here is a continuation of the last slide. The UNMRU composition and size will determine operational readiness and capabilities within UN peacekeeping operation.

UNMRU can operate from a base of operations on land and/or afloat (using the concept of MRB (Mobile Riverine Base); and is capable of fostering command and control, establishing communications as well as long range surface mobility within the limitations of its communications equipment, assets and logistical supply lines.

The UN Military Riverine Unit has unique personnel and watercraft enabling it to increase Force flexibility and operational reach. The UNMRU provides a balance of tactical mobility, quick reaction and force protection for itself and supported units.

It is typically deployed as a company-size organization of approximately 140-200 personnel, depending on Force and Mission requirements. The Company size in riverine operations could be increased with special elements due to the type of particular operation they are going to conduct in each case.
By being present, the force is contributing to a better security environment. Presence means, deterrence.

During its operations, it collects and reports information that supports its forces and the Force’s undergoing operations. No matter the type of operation being conducted, it is always a chance for collecting information for the Force.

Commanders have to find the way to increase the Force flexibility as well as the operational reach. Being flexible, means being better prepared for contingencies.

UNMRU may be equipped with a single type of water craft, or use a combination of different riverine-capable vessels such as Vessels (taking into consideration the draft), Fast Patrol Boats (FPB) and/or Rigid-Hull Inflatable Boats (RHIB) from multiple floating bases of operation or land-based headquarters. Organized into floating units, UN Riverine Units may carry light infantry/marines in addition to their boat crews.
When deployed with sufficient personnel (especially its integral light infantry/marines), boats and equipment, it can perform multiple operations simultaneously in different locations on a 24/7 basis.

Riverine assets have to be suitable for carrying light infantry/marines on board, apart for their normal crew. However technical specifications (max. capacity) have to be considered in order to avoid reduction of the capabilities of the assets or even damages.

Negative forces are likely to conduct simultaneously operations against the riverine force; therefore riverine forces should be ready for operations across the AoR, no matter weather conditions, distance, day or night visibility or even the duration of the operations. However it will be very difficult to carry out the mentioned simultaneously operations if the Force is not well prepared and supported.

Equipped with sufficient boats and onboard capacity to accommodate all embarked personnel, it can self-sustain for the length and for the distance of a particular operation for up to 30 days without resupply.

In accordance with what is mentioned above, the Riverine Force self-sustainment depends on the well planned resupplies and on-time support provided by the highest echelons.
Light Infantry / Marine Capabilities

- Provide amphibious operations
- Operating craft in potentially hostile environments
- UN Infantry Battalions should include:
  - Basic field first aid
  - Radio communications procedures
  - Safe handling and use of weapons and limited EOD

The UNMRU organic light infantry / marines provide amphibious operations capability. They are capable of operating from riverine craft in potentially hostile and arduous environments and must meet the same capability standards established for UN infantry in accordance with the UN Infantry Battalion Manual.

Integrated into the overall command structure of the UN Military Riverine Unit as a subordinate element, their baseline individual skills, knowledge and capabilities include, but are not limited to: basic field first aid, radio communications procedures, safe handling and use of personal side arms, rifles and crew-served weapons, limited Explosive Ordnance Disposal (EOD), Counter-Improvised Explosive Device Disposal (C-IED) procedures (primarily for their own force protection) and mission planning.
Beyond the basic infantry skills, the UNMRU’s light infantry/marines are capable of performing land and riverine navigation as well as infantry operations in a riverine environment. Such capabilities include the skills and knowledge needed to use the appropriate equipment and armament required for operating from onboard boats and/or barges; and they are equipped with and capable of using crew-served weapons sufficient to neutralize targets out to 600 meters, or suppress targets out to 800 meters.

Ideally, a squad of the light infantry/marines has expertise on river craft handling and has the necessary training and operational experience to operate from the type of boats on which the squad will serve while in the UN Mission. The light infantry/marines are required to be self-sustained for the duration of their onboard task/mission, up to a maximum of 30 days.

The numerical strength and capabilities of the UN Military Riverine Unit’s light infantry/marines are determined by Mission-specific requirements and geographic challenges. Sufficient numbers of light infantry/marines are also required to give the UN Military Riverine Unit its capability to provide its own shore-side site security, firefighting, platform maintenance and administrative/sustainment support.
The number, qualifications, and experience of UN Military Riverine Unit boat crews insure that they are capable of conducting all required tasks on a 24/7 basis.

Boat crews must be qualified and certified to operate their respective vessels in accordance with national standards and UN International Maritime Organization (IMO) safety standards for day and night operations.

Crew members are trained on boat safety, navigation, night vision, communications, operator maintenance, high-speed maneuvering and handling weapons (including crew-served weapons), and other individual and collective skills unique to riverine craft operating in a riverine environment such as SAR Operations, Safety at Sea.
Collective capabilities, refers to personnel trained together with the unit’s organic light infantry/marines include tactical boat operations involving movement techniques, formations, immediate action drills, troop insertion/extraction, weapons use and actions involving potentially hostile craft and troops.

Crew members must remain current with all weapon systems onboard for the duration of their tour of duty in the Mission. Ideally, all UN Military Riverine Unit personnel should be qualified swimmers. Nonetheless, sufficient buoyancy aids, especially life jackets must be provided for all personnel aboard boats.
Although the river characteristics greatly influence the equipment requirements, the primary consideration for determining the type of equipment needed is the capabilities the riverine force requires to perform the operation. Even when requisite equipment to support Riverine operations is similar to land operations, with the exception that most platforms are boats, the characteristics of the river demand the riverine force possess some unique equipment.

The logistics challenges that UN is facing in a particular scenario are other factors to take in consideration before providing equipment to the Riverine unit. If the Riverine unit has to be moved from one place to another where there is no river connections, ground and air transportation of the boats could be required, therefore the boats and other equipment must be suitable to be moved by the kind of logistic support that UN has in that particular operational scenario.

UNMRU equipment must be air transportable by MI-26 or C-130 fixed-wing aircraft. All containers, including those used for general storage, refrigeration, ammunition, medical supplies, workshops, etc., must be no larger than the standard ISO 20 ft. container.
UNMRU assets include Fast Patrol Boats (FPB) and Light Patrol Craft (LPC) – both RHIB and RB –, that require fixed-mounted weapon stations. Boats should be either water jet-propelled or have sufficiently powered outboard engines to achieve a minimum speed of 35-40 knots.

They must have day and night operations capability, radios with Marine bands such as HF, VHF and aircraft-band communications. Boats need to be equipped with satellite communications capable of both voice and data, possess radar, GPS capability and echo sounding equipment.

Subject to Vessels capacity, rigid accommodation, such as CORIMECs (ideally with air conditioning), should be installed onboard the pusher/barge if required, especially for the light infantry/marines when not on duty.

UN Military Riverine Assets are also expected to be capable of providing limited CASEVAC capability when accompanying light infantry/marines.
When operating from barges or pushers, both assets should have permanent firing points/weapons stations and fortified parapets installed by the Mission.

Subject to pusher/barge capacity, rigid accommodation, such as CORIMECs (ideally with air conditioning), should be installed onboard the pusher/barge for the light infantry/marines when not on duty.

At a minimum, barges and pushers must have crew protection from small arms (at least 7.62 mm non-armor piercing ammunition), and must have defensive shields or sandbags around weapons stations.
Fast Patrol Boats may be required to have the capacity to transport and accommodate at least 15 and up to 29 light infantry/marines for the duration of a particular task / mission with duration of 30 days.

Fast Patrol Boats must be equipped with at least one machine gun with 360 degree weapons coverage and a caliber of at least 23 mm, and sufficient to counter weapons being used by negative elements in the Mission area.

Fast Patrol Boats should have a self-sustaining capability including a generator, automatic engine compartment fire extinguisher system and life rafts.
Medium-sized Light Patrol Craft must be capable of providing a balance of protection, speed, agility and transport capacity.

They are typically required to have a transport capacity of at least 8 - 10 fully-equipped light infantrymen/marines (or 1,800 kg) plus a boat crew of 2.

Light Patrol Craft should have an operating range of at least 200 km with a full payload of 10 fully-equipped light infantry/marines, and 250 km with a boat crew alone.

Each craft should be equipped with crew-served weapons sufficient to neutralize a target out to 600 meters, or suppress a target out to 800 meters. The craft should have crew protection against small arms fire (at least 7.62 mm non-armor piercing; ideally using modular armor plate).

At a minimum, the craft must have defensive shields around mounted weapons. Light Patrol Craft must be capable of being under slung by military utility helicopters (Mi-8/Mi-17) and have a total weight not to exceed 11,100 kg / 24,470 lbs. They must also be capable of being trailer-launched, and have a shallow draft of less than 1 meter.
UNMRU should have some capability to provide its own EOD / IEDD protection, often in remote areas far from other UN units or UN EOD / IEDD assets. EOD/IEDD operations in relation to Riverine Operations include countering waterborne conventional mines and Improvised Explosive Devices in the waterways close to shore and inland.

The UN Mine Action Service (UNMAS) has primary responsibility for establishing and managing response plans in explosive remnants of war, IED and mine-affected countries. These plans may be extended to the riverine domain, if required.

Given the inherent risk in EOD/IEDD operations, the size of the operating area and the EOD/IEDD resources available, the UN Military Riverine Unit commander may choose to conduct limited, counter-mine / IED operations in a narrowly defined area for the purposes of self-protection and timely mission accomplishment. It is therefore crucial that UN Military Riverine Units thoroughly gather and collate information on underwater topography, types of explosive ordnance and IEDs used, and the location of mined areas to facilitate such decisions.

The MACC can provide information on civilian or other military units that may be deployed in the riverine area of responsibility with units and teams tasked with EOD/IEDD clearing. It is important to set up a communication link with the MACC in order to ensure the timely flow.
This slide truly depicts what the main mission statement might be to represent a UNMRU operating in a UNPKO. Now let us look at the more specific tasks in the following slides.
This slide shows a task list for the UNMRU. As we have finished conducting the TTX for CPOC, it is important to remind ourselves that all forces operating in UN missions has the responsibility / inherent task (stated or unstated in the mandate) for the protection of civilians.

- Waterborne security
- Reconnaissance and surveillance
- Security for shipping in transit
- Riverine transport support
- Support to ground forces
- Search and rescue
- Personnel relocation, humanitarian assistance and disaster response
UN Military Riverine Units enhance security and freedom of movement along waterways by conducting security patrols that can deter the actions of negative elements. UN Military Riverine Units provide security by openly patrolling along the waterways, conspicuously anchoring in plain sight of all waterway users.

If properly trained in law enforcement procedures (conducted in strict compliance with Mission Rules of Engagement (ROE) and subject to TCC approval), the UN Military Riverine Unit can conduct interdiction operations along waterways, stopping and/or warning vessels suspected of engaging in illegal activity.

Such interdicting security tasks may include random stop and search, establishing waterborne guard posts at check points and key locations, visual and audio hailing of vessels, warning/warding off vessels suspected of illegal activities using flares and/or guns, intercepting suspicious vessels, Visit, Board, Search and Seizure (VBSS) of suspected vessels and engaging opposing vessels and hostile ground elements. Those activities should be undertaken along with Local Armed Forces and/or Police representatives. Gender could also be a concern. Hence, women approach in riverine operations must be addressed.
Reconnaissance and surveillance provide UN commanders a more accurate and timely sense of situational awareness regarding threats and the condition of the area of operations. Understanding local communities and the overall security atmosphere is vital to risk mitigation.

UN Military Riverine Units are tasked to interact with the local shipping community to develop an understanding of typical riverine traffic and activity patterns that help identify threats and abnormal or illegal activity.

This level of situational awareness directly relates to force protection, protection of civilians and assists UN commanders in determining operational plans and objectives. Reconnaissance and surveillance tasks are essential in mitigating waterway threats and are not limited to water-based observation. Reconnaissance and surveillance tasks can also be executed by UN ground forces inserted from riverine craft.
Reconnaissance and Surveillance tasks are not limited to information on human activity. Topography and hydrology are important in riverine operations and can be controlling factors in any UN military concept of operations.

However, accurate information concerning terrain and hydrological conditions may be lacking in UN Missions. The physical characteristics of a Mission’s riverine environment are not usually stable due to changes in water courses, weather conditions, tides and sedimentation.

Consequently, reconnaissance of the Mission area is vital when planning riverine operations. Tasks include gathering detailed information on the width and depth of waterways, bottom characteristics, gradient of possible river landing sites, condition of the banks, location of debris, vegetation, obstacles, water velocity and the nature of currents and tidal changes.
UN Military Riverine Units are frequently tasked with establishing a safe corridor for riverine shipping. Protection of shipping in transit ensures the safety and security of vessels as they travel through waters where threats are known to exist.

Ships are attractive targets for negative elements with the goal of restricting the UN’s freedom of movement, taking possession of supplies and materiel as well as kidnapping UN personnel for economic or political gain. These attacks may result in the loss of life, physical harm or hostage-taking.

They disrupt commerce and navigation, prevent humanitarian assistance and increase the cost of future shipments to the affected areas. Shipping security is especially significant when UN logistical mobility must rely on these waterways for sustaining ongoing operations or the resupply of UN sites.

UN Military Riverine Unit tasks focus on gaining comprehensive situational awareness, as well as monitoring known locations where hostile activities frequently originate. To enhance situational awareness and information sharing, UN Military Riverine Units should engage with the local shipping community, encouraging them to adopt effective security practices.

Riverine patrol craft may be tasked to patrol within identified shipping areas, with the main purpose of showing UN presence to deter illegal activities, or they may be tasked to respond to distress calls or reports of suspicious craft.
UN Military Riverine Unit patrol craft may also be required to provide armed escort to assigned transport vessels, including UN barges, in order to secure movement of UN supplies, equipment and personnel along riverine routes. Escort operations can be augmented by dispatching light infantry/marines (sometimes called “Vessel Protection Detachments”) onboard assigned vessels or barges.

Patrol craft should be equipped with crew-served weapon systems sufficient to neutralise / suppress targets at tactical distances including targets ashore, and be capable of being under-slung by standard military utility helicopters and towed by medium-size vehicles when trailer-mounted.

UN Military Riverine Units can also be tasked to protect designated ports and riverine infrastructure, operating in harbours and pier areas using security zone patrols involving phased security measures beginning at great distances from a designated protected area. As a potentially negative craft passes through the security zones getting closer to the designated protected area, the UN Riverine patrol applies increasing levels of security in accordance with the applicable Rules of Engagement.

Interdiction operations can be either random during routine patrolling, or deliberate as tasked by Force Headquarters. Interdiction operations identify and prevent prohibited activities in the riverine area. The UN Military Riverine Unit may be tasked to interdict prohibited activities in order to demonstrate capability or intent, act as a general deterrent in the area or act upon specific information in response to reports of prohibited activities such as drug smuggling or arms dealing.
UN Military Riverine Units may be tasked through the Force Headquarters to support the Mission's waterborne transport and administrative movement of personnel, supplies and equipment.

UN Riverine elements can provide riverine transport support to UN forces ashore or away from their base of operations. This riverine transport support may include the transport of food, fuel, water and ammunition resupply, administrative movement of personnel or more complex logistics such as mobile repair or medical support teams.

UN riverine escort operations secure and ensure smooth movement of one or a group of vessels from a designated start point to an intended destination. Escort/transport support operations can involve the riverine movement of:

- Deploying troops / insertion and extraction operations
- UN civilian or uniformed personnel
- Force logistics supply
- Election staff and equipment
- Very Important Persons
- Refugees / displaced persons or detainees
- Local government authorities in specific cases
The UN Military Riverine Unit may be specifically tasked (see the SUR at Annex A) to provide physical protection and/or armed escort for designated vessels/facilities including UN logistics boats and barges.

As directed by Force Headquarters and accompanied by riverine patrol craft, the UN Military Riverine Unit and its light infantry/marines can secure the movement of UN supplies, equipment and personnel along river routes, and assist with limited logistic resupply without depending on contracted civilian river vessels.
With its light infantry / marine personnel, the UN Military Riverine Unit is also capable of contributing to a secure environment in the vicinity of designated landing zones / beaches where ground operations take place.

UN Military Riverine Units have the means to withdraw and redeploy ground troops according to their vessel capacity, can assist with protecting designated ports and riverine infrastructure, serve as, or in support of, a blocking force and can provide tactical deployment and fire support to UN ground forces.

UN Military Riverine Unit craft are capable of tactically moving UN troops to specified areas, depending on the vessel size and the number of troops involved. In Mission areas where air support is minimal or not otherwise available, this riverine capability may be the only way to transport ground forces in the time required.

This tactical transport capacity may also include the ability to deploy light armoured vehicles and medium utility vehicles without the aid of a wharf or crane facility (could include a tactical “drop ramp” capability). UNMRU vessels should therefore also have shallow draught and flat hulls compatible with shallow water operations.

Related to this type of Supporting Operation, the UN Military Riverine Unit may be tasked to create a secure environment in the vicinity of the designated landing zones/beaches where ground operations will be conducted, or to serve as a water-based blocking force supporting ground operations.
Fire support is defined as the application of weapons fire, coordinated with the manoeuvre of UN forces, conducted in compliance with Mission Rules of Engagement to achieve a specified effect. Effective fire support ensures that the right targets are adequately engaged to achieve the commander’s intended goals. As such, fire support seeks to create a local effect for a specific period of time without collateral damage. Fire support can be divided into the following tasks:

- Direct/Indirect Fire Support. UN Military Riverine Units may be tasked to provide direct/indirect fire support to own or supported forces. This support must be carefully coordinated with the UN Military Riverine Unit commander and the ground force commander.

- Dynamic riverine patrolling can also be carried out in support of UN Forces during ground operations to dominate the waterway and protect against negative forces.
A Search and Rescue (SAR) Operation is the search for and provision of aid to people in distress or imminent danger within a riverine area of operations. SAR Mission or Operation may occur on an ad-hoc basis, but UN Military Riverine Unit commanders are strongly encouraged to make SAR Operations an integral part of contingency planning and training.

SAR Operations usually occur in four broad phases: detection, localization, identification, and rescue.

The assets involved in SAR (not all necessarily belonging to the UN) can range from riverine patrol craft to auxiliary support vessels, commercial rescue vessels, fixed-wing aircraft and helicopters. With additional assets augmenting existing forces, there is a need for clear command and control and efficient use of resources to ensure an effective and timely search and rescue.

Riverine Search and Rescue Operations may include emergency towing and assistance to vessels in distress.
UN Military Riverine Unit tasks will include protecting civilians, humanitarian personnel and UN Staff under imminent threat of physical violence and emergency relocation of persons in danger.

They may be required to conduct humanitarian assistance missions to coordinate the riverine transportation of humanitarian supplies, and establish a secure environment on the riverward side of designated beachheads across which humanitarian supplies will be distributed.

In the event of conflict or disaster where the Mission area has been severely damaged, or lives are imminently threatened, UN Military Riverine Units may be tasked to relocate personnel to temporary sites or permanent safe havens. UN Military Riverine Units may receive this task when environmental and operational factors are not conducive to the use of air assets.

Personnel relocation may also occur under high threat scenarios where UN forces may have to conduct tactical operations to relocate personnel. Depending on the size of the operation, the riverine assets required should be scaled to extract, transfer and accommodate the affected personnel.

Similarly, natural or man-made disasters in the Mission area can result in catastrophic levels of human suffering and destruction of vital installations and infrastructure.
The UN Military Riverine Unit can sometimes provide an effective means of providing humanitarian assistance/response and provide mobility support, medical assistance, tactical lift and logistics, as well as security assistance.

UN Military Riverine Units can also be tasked to establish a secure environment on the riverside of designated beachheads to permit the flow of humanitarian supplies.
Here are topics for review:

- UNMRU main purpose is to contribute to a safe and secure environment by providing military presence throughout the riverine area of operations.

- The actual size and composition of an UNMRU is determined by Mission-specific requirements, and the area of operations and threats. Riverine forces are conducted by cells; particularly tasked to maintain operational area control on a 24/7 basis.

- Deployed in squads, the UNMRU's light infantry / marines are capable of performing land and riverine operations.

- Boat crews are qualified and certified to operate their vessels within national standards and UN International Maritime Organization (IMO) safety standards.

- Riverine assets include: Vessels, Pushers, Barges, FPB, LPC, RHIB and RB.

- UNMRU should have some EOD / IEDD capability for self-protection.
Summary

Here are a few more topics for review:

- UNMRU is tasked to show the force to help establish a safe and secure environment / corridor for riverine shipping activities in the AoR
- They enhance security and freedom of movement along waterways by conducting security patrols that can deter negative actors
- Reconnaissance and surveillance provides UN commanders a timely and accurate (situational) awareness regarding threats and conditions
- Protection of shipping in transit ensures the safety and security of vessels as they travel through waters in the AoR
- UNMRU have means to employ ground troops and can assist in protecting ports and infrastructure, block forces and provide fire support
- SAR operations are an integral part of planning and training. There are 4 four SAR phases: detection, localization, identification and rescue
- UNMRU can provide POC assistance by relocating personnel, humanitarian assistance, disaster and emergency response
Lesson

3.2

Military Riverine Unit Organization

The Lesson

Starting the Lesson

N/A
This lesson describes the organization of an UN Military Riverine Unit (UNMRU) as well as the core subordinate elements of it. In short, what is needed in terms of manpower and assets in order to build a UNMRU as an effective force for a UN PKO. Also, we will expand and give a full description of the subordinate elements that make-up a generic UNMRU serving in UN peacekeeping operations.
Learning Outcomes
Lesson 3.2

- Explain the organization of a generic UNMRU
- Describe the core subordinate elements of a UNMRU
The following topics will be addressed during this lesson.

- Intention
- Size and composition
- Subordinate Element descriptions
The intent is to give a general idea of what is needed in terms of personnel and assets for building a UNMRU with the purpose of creating, and subsequently deploying to an UN peacekeeping operation.

The main cells / sections of the UNMRU are organized to integrate into an effective unit. The core subordinate elements of the UNMRU are not intended to be all inclusive. Instead, they are to be a building block of capabilities with the additional capabilities, added such as Explosive Ordnance Disposal, diving and salvage and underwater survey cells added as Mission requirements dictate.
UNMRU should have a manpower strength of approximately 140 to 200 personnel. The actual size and composition will be determined by Mission-specific requirements, the characteristics of the area of operations and the threats. It is important to highlight that planners should ensure that UNMRUs have sufficient personnel and equipment to support operations and maintenance on a 24/7 basis. Of note, the UNMRUs must provide for their own base security and logistical sustainment in accordance with the SUR, MOU.
This slide illustrates the size and composition of a UNMRU. Riverine operations are operations conducted by forces organized in cells. Each cell has a particular task in order to maintain operational readiness on a 24/7 basis. The UNMRU must have a HQ to provide operational command, control and administration of unit personnel.

A capacity for operations and planning is required to organize to plan, direct and control riverine operations; and also, be able to establish a thorough communication network.

UNMRU must be able to coordinate and synchronize / task-organized sub-elements of its's unit for specific periods of time to support the FCs total operations. The UNMRU must be logistically self-sufficient, except for periodic re-supply and major maintenance; and have the wherewithal to logistically sustain itself for up to 30 days without resupply.

The UNMRU must have a Level 1 Hospital capable of providing first line medical care, specialized first aid, triage, resuscitation and stabilization.
There are 7 core subordinate elements that compose the UNMRU; there are:

- Military Riverine Unit Headquarters to provide operational command, control and administration of unit personnel. The Unit Commander is assisted in operational and administrative matters by the Executive Officer and other Senior and Junior Commissioned Officers.

- Operations and Planning Cell to be able to plan, organize, direct and control riverine operations and establish a thorough communication network. It is conceived as the nerve center of the Unit. It must provide situational awareness and reports of the AoR using the assets at disposition.

- Coordination Cell with the purpose of synchronizing riverine operations with the rest of UN Force elements in the AoR. It is vital when integrated operations are being conducted.

- Patrol Platoons that are capable to perform reconnaissance, surveillance, security for shipping transit, riverine transportation of personnel and/or logistic support, support to ground forces, SAR Operations (Search and Rescue), evacuations and relocations, humanitarian assistance and disaster or emergency response.
- Maintenance Cell capable of carrying out all necessary routine maintenance and recovery of vessels, vehicles, and support equipment. Suitable tools and trained personnel must be deployed at all times, as well as spare parts and keeping engineering records in order to satisfy and maintain capacities and capabilities needed for day and night riverine operations.

- Logistics Cell to logistically sustain the unit for up to 30 days without resupply. It must coordinate provisions and stocking of all categories of supplies, including general stores, ammunition, rations and repair parts.

- Level I Hospital capable of providing first line medical care, specialized first aid, triage, resuscitation and stabilization. It should also have the capacity to deploy at least one FMT (Forward Medical Team), as well as be able to coordinate CASEVAC (casualty evacuation) and MEDEVAC (medical evacuation) if required.
Take Away Lesson 3.2

- The organization and composition of a UNMRU is determined by Mission-specific requirements, the characteristics of the area of operations and the capacity of negative elements.
- A UNMRU should have sufficient assets to support operations on a 24/7 basis, and own base security and logistical sustainment.

Summary

Let's take a few minutes to discuss and review the following:

- The actual size and composition of an UNMRU is determined by Mission-specific requirements, the characteristics of the area of operations and the threats.
- Riverine operations are operations conducted by forces organized in cells. Each cell has a particular task in order to maintain operational readiness on a 24/7 basis.
- There are 7 core subordinate elements that compose an UNMRU: HQs, operations cell, coordination cell, platoons, maintenance cell, logistics cell, and level 1 hospital.
At the conclusion of Module 3, some key elements should become clearer:

- A general understanding of the key operational framework covering UNMRU operating in UN peacekeeping operations
- The main capabilities, tasks, the organization and C2 for UNMRU operating in UN missions / PKOs
- The TTX will give you a better understanding of engineer support along with the essential planning parameters, roles / tasks which can be performed by various types of engineer units
- A general understanding of how POC tasks (in the different phases) in the UN can be applied in tactical scenario
- The POC TTX provided you some with tools to apply in your decision making process when employing UNMRU in UN PKOs
- A focus on the organization and a general overview of the operational level concepts to help your leaders understand the mandate implementation in UN peacekeeping
The following annexes and references can be found in separate folders to aid in the delivery of the modules:

- **Annex A**: Power Point Slide Presentations
- **Annex B**: Comprehensive Protection of Civilians (CPOC) Specialized Training Materials (STM)
- **Annex C**: Learning Activity / Table Top Scenario-based Exercise (TTX)
- **Annex D**: Training Guidance
- **Annex E**: Other references and background material

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