



AN ANNUAL GUIDE FOR THOSE WORKING WITH AND WITHIN THE UNITED NATIONS



UNITED NATIONS HANDBOOK **2023–24**

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LIST OF ABBREVIATIONS

Country names

The following abbreviations of the names of UN Member States are used throughout this Handbook.

Andorra	Principality of Andorra
Bahrain	Kingdom of Bahrain
Bolivia	State of Bolivia
Congo	Republic of the Congo
Czechia	Czech Republic
DPRK	Democratic People's Republic of Korea
DR Congo	Democratic Republic of the Congo
Eswatini	Kingdom of Eswatini
Iran	Islamic Republic of Iran
Lao PDR	Lao People's Democratic Republic
Mauritania	Islamic Republic of Mauritania
Micronesia	Federated States of Micronesia
Monaco	Principality of Monaco
Morocco	Kingdom of Morocco
Netherlands	Kingdom of the Netherlands
North Macedonia	Republic of North Macedonia
Oman	Sultanate of Oman
ROK	Republic of Korea
South Sudan	Republic of South Sudan
Sri Lanka	Democratic Socialist Republic of Sri Lanka
Syrian AR	Syrian Arab Republic
UAE	United Arab Emirates
UK or United Kingdom	United Kingdom of Great Britain and Northern Ireland
UR of Tanzania	United Republic of Tanzania
USA	United States of America
Venezuela	Bolivarian Republic of Venezuela
Viet Nam	Socialist Republic of Viet Nam

Other abbreviations

ECOSOC	UN Economic and Social Council
GA	UN General Assembly
Res.	Resolution
SC	UN Security Council
UN	United Nations

HON. NANAIA MAHUTA

FOREWORD

Waiho i te toipoto, kua i te toiroa
 Whaiā te angitu hei painga mō tātou katoa
 Paimārire!
 [Let us keep close together, not wide apart
 Let us pursue opportunities for the betterment of all people
 Peace be with you]

Tēnā koutou kātoa, greetings from Aotearoa New Zealand.

I am proud to introduce the *United Nations Handbook* for 2023–24, the 60th edition produced by Aotearoa New Zealand as a practical expression of our commitment to multilateralism.



As a founding member of the United Nations, Aotearoa New Zealand has always regarded strong and effective multilateral institutions as vital for our security and prosperity, and for the well-being of the global community as a whole. This is as true today as it has ever been.

As we enter the 78th session of the UN General Assembly, urgent progress is needed on numerous pressing global challenges. The latest IPCC report makes clear that the window to secure a sustainable and liveable future for all is rapidly closing. Conflicts rage across multiple continents, extreme poverty and food insecurity are on the rise, and biodiversity is declining. Millions are denied basic human rights and fundamental freedoms.

The UN Secretary-General has laid down a challenge in his *Our Common Agenda* report. We can, and must, do better. While there are no easy or simple solutions, one thing is clear: none of us can solve these problems alone. Only by working together, in a spirit of solidarity and within the framework of agreed rules, norms and institutions, can we hope to meet these shared challenges. In 2023 we have shown what is possible, adopting by consensus the landmark high seas biodiversity treaty, and the General Assembly resolution requesting an International Court of Justice advisory opinion on the obligations of States in respect of climate change.

The United Nations was formed 78 years ago in the ruins of a world devastated by conflict and economic collapse, from a determination to escape the disastrous mistakes of the past. It remains central to our hopes for a more peaceful, prosperous, sustainable and freer world. We must continue drawing on the lessons of those who went before us, so we can leave to those who come after a legacy of which we can be proud.

I trust this Handbook will continue to provide a useful tool to support our shared endeavours.

Hon. Nanaia Mahuta
 NEW ZEALAND MINISTER OF FOREIGN AFFAIRS / TE MINITA O TE MANATŪ AORERE

WHAT THIS BOOK DOES

The United Nations Handbook is published by the New Zealand Government as a ready reference guide. It provides current information about all the UN family organisations, including their purpose, evolution, structure, meetings and membership, where applicable. It is not intended to be a historical record.

The book has at its heart information about the six principal UN organs established by the UN Charter: the General Assembly, Security Council, Economic and Social Council, Trusteeship Council, International Court of Justice and the Secretariat.

It also contains information about subsidiary organs established in accordance with the Charter, related UN organs and programmes, specialised agencies and autonomous bodies related to the UN, and various ad hoc organs and programmes. Some bodies are shown as subsidiary to or associated with one or other of the principal organs, while others are shown under the heading 'Other Bodies Subsidiary or Related to the UN'. The specialised agencies of the UN are included under this heading.

Non-governmental organisations with UN connections are not included; neither, generally, are other intergovernmental (but non-UN) organisations or political groupings.

All money values are in US dollars, unless otherwise stated.

Website, email and postal/physical addresses are included where possible, along with telephone and fax numbers. Agencies without specified contact details can be reached through UN Headquarters in New York:

United Nations Plaza
New York, NY 10017
United States of America
Telephone: +1 212 963 1234
Fax: +1 212 963 4879

The main UN website is www.un.org and many documents, including resolutions, can be found at www.undocs.org.

The publishers are indebted to the UN bodies and agencies that provide considerable assistance each year to ensure the Handbook is as up to date and comprehensive as possible.

A PDF version of this book can be downloaded from the New Zealand Ministry of Foreign Affairs and Trade website: www.mfat.govt.nz.

THE UNITED NATIONS SYSTEM – PRINCIPAL ORGANS

SECURITY COUNCIL

Subsidiary Bodies

Counter-Terrorism Committee
 International Residual Mechanism for Criminal Tribunals (IRMCT)
 Military Staff Committee
 Peacekeeping operations and special political missions
 Sanctions committees (ad hoc)
 Standing committees and ad hoc bodies

Related Organisations

CTBTO Preparatory Commission for the Comprehensive Nuclear-Test-Ban Treaty Organization

IAEA^{1,3} International Atomic Energy Agency

ICC International Criminal Court

IOM¹ International Organization for Migration

ISA International Seabed Authority

ITLOS International Tribunal for the Law of the Sea

OPCW³ Organization for the Prohibition of Chemical Weapons

WTO^{1,4} World Trade Organization

Peacebuilding Commission

INTERNATIONAL COURT OF JUSTICE

TRUSTEESHIP COUNCIL⁶

GENERAL ASSEMBLY

Subsidiary Bodies

Main and other sessional committees
 Disarmament Commission
 Human Rights Council
 International Law Commission
 Joint Inspection Unit (JIU)
 Standing committees and ad hoc bodies

Funds and Programmes¹

UNDP UN Development Programme
 • **UNCDF** UN Capital Development Fund
 • **UNV** UN Volunteers
UNEP UN Environment Programme
UNFPA UN Population Fund
UN-Habitat UN Human Settlements Programme
UNICEF UN Children's Fund
WFP World Food Programme

Research and Training

UNIDIR UN Institute for Disarmament Research
UNITAR UN Institute for Training and Research
UNSSC UN System Staff College
UNU UN University

Other UN Entities

ITC International Trade Centre (UN/WTO)
UNCTAD^{1,8} UN Conference on Trade and Development
UNHCR¹ Office of the UN High Commissioner for Refugees
UNOPS¹ UN Office for Project Services
UNRWA¹ UN Relief and Works Agency for Palestine Refugees in the Near East
UN-Women¹ UN Entity for Gender Equality and the Empowerment of Women
HLPF High-level Political Forum on Sustainable Development

Notes

- Members of the UN System Chief Executives Board for Coordination (CEB).
- UN Office for Partnerships is the UN's focal point vis-a-vis the United Nations Foundation, Inc.
- IAEA and OPCW report to the Security Council and the General Assembly (GA).
- WTO has no reporting obligation to the GA but contributes on an ad hoc basis to the GA and Economic and Social Council (ECOSOC) work on, inter alia, finance and development issues.
- Specialised Agencies are autonomous organisations whose work is coordinated through ECOSOC (intergovernmental level) and CEB (inter-secretariat level).
- The Trusteeship Council suspended operation on 1 November 1994 with the independence of Palau, the last remaining UN Trust Territory, on 1 October 1994.
- International Centre for Settlement of Investment Disputes (ICSID) and Multilateral Investment Guarantee Agency (MIGA) are not specialised agencies in accordance with Articles 57 and 63 of the Charter, but are part of the World Bank Group.
- The secretariats of these organs are part of the UN Secretariat.
- The Secretariat also includes other offices. For a list, see un.org/about-us/secretariat
- For a complete list of ECOSOC Subsidiary Bodies see un.org/ecosoc

As illustrated, some UN organisations have linkages to more than one principal organ. For example, General Assembly Programmes and Funds, Research and Training Institutes, Other Entities and HLPF also have linkages with ECOSOC.

This is not an official UN document, nor is it intended to be all-inclusive.

ECONOMIC & SOCIAL COUNCIL (ECOSOC)

Specialised Agencies^{1,5}

FAO Food and Agriculture Organization of the UN

ICAO International Civil Aviation Organization

IFAD International Fund for Agricultural Development

ILO International Labour Organization

IMF International Monetary Fund

IMO International Maritime Organization

ITU International Telecommunication Union

UNESCO UN Educational, Scientific and Cultural Organization

UNIDO UN Industrial Development Organization

UNWTO World Tourism Organization

UPU Universal Postal Union

WHO World Health Organization

WIPO World Intellectual Property Organization

WMO World Meteorological Organization

World Bank Group⁷

- **IBRD** International Bank for Reconstruction and Development
- **IDA** International Development Association
- **IFC** International Finance Corporation

Functional Commissions

Crime Prevention and Criminal Justice

Narcotic Drugs

Population and Development

Science and Technology for Development

Social Development

Statistics

Status of Women

UN Forum on Forests

Regional Commissions⁸

ECA Economic Commission for Africa

ECE Economic Commission for Europe

ECLAC Economic Commission for Latin America and the Caribbean

ESCAP Economic and Social Commission for Asia and the Pacific

ESCSA Economic and Social Commission for Western Asia

Other Bodies¹⁰

Committee for Development Policy

Committee of Experts on Public Administration

Committee on Non-Governmental Organizations

Permanent Forum on Indigenous Issues

UNAIDS Joint UN Programme on HIV/AIDS

UNGEGN UN Group of Experts on Geographical Names

UN-GGIM UN Committee of Experts on Global Geospatial Information Management

Other sessional and standing committees and expert, ad hoc and related bodies

Research and Training

UNICRI UN Interregional Crime and Justice Research Institute

UNRISD UN Research Institute for Social Development

SECRETARIAT

Departments and Offices⁹

EOSG Executive Office of the Secretary-General

DCO Development Coordination Office

DESA Department of Economic and Social Affairs

DGACM Department for General Assembly and Conference Management

DGC Department of Global Communications

DMSPC Department of Management Strategy, Policy and Compliance

DOS Department of Operational Support

DPO Department of Peace Operations

DPPA Department of Political and Peacebuilding Affairs

DSS Department of Safety and Security

OCHA Office for the Coordination of Humanitarian Affairs

OHCHR Office of the UN High Commissioner for Human Rights

OIOS Office of Internal Oversight Services

OLA Office of Legal Affairs

OSAA Office of the Special Adviser on Africa

OSRSG-CAAC Office of the Special Representative of the Secretary-General for Children and Armed Conflict

OSRSG-SVC Office of the Special Representative of the Secretary-General on Sexual Violence in Conflict

OSRSG-VAC Office of the Special Representative of the Secretary-General on Violence against Children

UNDRR UN Office for Disaster Risk Reduction

UNOCT Office of Counter-Terrorism

UNODA Office for Disarmament Affairs

UNODC¹ UN Office on Drugs and Crime

UNOG UN Office at Geneva

UN-OHRLS Office of the High Representative for the Least Developed Countries, Landlocked Developing Countries and Small Island Developing States

UNON UN Office at Nairobi

UNOOSA UN Office for Outer Space Affairs

UNOP² UN Office for Partnerships

UNOV UN Office at Vienna

GENERAL ASSEMBLY

GENERAL ASSEMBLY

Internet: www.un.org/en/ga

CHARTER PROVISIONS

The General Assembly was established in 1945 under the Charter of the United Nations. The Assembly consists of all UN Member States and may discuss any questions or matters within the scope of the Charter or relating to the powers and functions of any organ provided for in the Charter. It may make recommendations to UN members or the Security Council or both on any such questions or matters, except disputes or situations in respect of which the Security Council is currently exercising its functions.

General Assembly decisions are generally made by consensus. Where decisions are voted, they are made by a majority of the members present and voting unless it is considered an important question. Decisions on important questions are made by a two-thirds majority of the members present and voting. Important questions requiring a two-thirds majority are listed in article 18 of the Charter. This article also provides that decisions on other questions, including the determination of additional categories of questions to be decided by a two-thirds majority, are made by a simple majority. Each country has one vote. Members may be suspended in some circumstances, and members in arrears of payment may lose their right to vote.

The General Assembly receives and considers reports from the other organs of the UN.

It elects the 10 non-permanent members of the Security Council and the 54 members of the Economic and Social Council. Together with the Security Council, but voting independently, it elects the members of the International Court of Justice. On the recommendation of the Security Council, it appoints the Secretary-General. The General Assembly considers and approves the regular budgets of the UN and apportions expenses among members.

The Charter provisions concerning the General Assembly are contained in chapter IV (articles 9–22), which defines its composition, functions and powers, voting and procedures. Other provisions relating to the General Assembly are contained in articles 1, 2, 4–7, 23, 24, 35, 60–64, 66, 85–88, 93, 96, 97, 98, 101, 105, 108 and 109 of the Charter, and articles 4, 7–15, 32, 33 and 69 of the Statute of the International Court of Justice.

MEMBERSHIP

As at 31 July 2022, 193 states were represented in the General Assembly. These states, together with their dates of admission to the UN, are:

Afghanistan.....	19 Nov 1946 ¹	Azerbaijan.....	2 Mar 1992
Albania.....	14 Dec 1955	Bahamas.....	18 Sep 1973
Algeria.....	8 Oct 1962	Bahrain.....	21 Sep 1971 ²
Andorra.....	28 Jul 1993	Bangladesh.....	17 Sep 1974
Angola.....	1 Dec 1976	Barbados.....	9 Dec 1966
Antigua and Barbuda.....	11 Nov 1981	Belarus.....	24 Oct 1945*
Argentina.....	24 Oct 1945*	Belgium.....	27 Dec 1945*
Armenia.....	2 Mar 1992	Belize.....	25 Sep 1981
Australia.....	1 Nov 1945*	Benin.....	20 Sep 1960
Austria.....	14 Dec 1955	Bhutan.....	21 Sep 1971

Bolivia.....	14 Nov 1945*	Georgia.....	31 Jul 1992
Bosnia and Herzegovina.....	22 May 1992 ³	Germany.....	18 Sep 1973 ⁷
Botswana.....	17 Oct 1966	Ghana.....	8 Mar 1957
Brazil.....	24 Oct 1945*	Greece.....	25 Oct 1945*
Brunei Darussalam.....	21 Sep 1984	Grenada.....	17 Sep 1974
Bulgaria.....	14 Dec 1955	Guatemala.....	21 Nov 1945*
Burkina Faso.....	20 Sep 1960	Guinea.....	12 Dec 1958
Burundi.....	18 Sep 1962	Guinea-Bissau.....	17 Sep 1974
Cabo Verde.....	16 Sep 1975	Guyana.....	20 Sep 1966
Cambodia.....	14 Dec 1955	Haiti.....	24 Oct 1945*
Cameroon.....	20 Sep 1960	Honduras.....	17 Dec 1945*
Canada.....	9 Nov 1945*	Hungary.....	14 Dec 1955
Central African Republic.....	20 Sep 1960	Iceland.....	19 Nov 1946
Chad.....	20 Sep 1960	India.....	30 Oct 1945*
Chile.....	24 Oct 1945*	Indonesia.....	28 Sep 1950 ⁸
China.....	24 Oct 1945* ⁴	Iran.....	24 Oct 1945*
Colombia.....	5 Nov 1945*	Iraq.....	21 Dec 1945*
Comoros.....	12 Nov 1975	Ireland.....	14 Dec 1955
Congo.....	20 Sep 1960	Israel.....	11 May 1949
Costa Rica.....	2 Nov 1945*	Italy.....	14 Dec 1955
Côte d'Ivoire.....	20 Sep 1960	Jamaica.....	18 Sep 1962
Croatia.....	22 May 1992 ³	Japan.....	18 Dec 1956
Cuba.....	24 Oct 1945*	Jordan.....	14 Dec 1955
Cyprus.....	20 Sep 1960	Kazakhstan.....	2 Mar 1992
Czechia.....	19 Jan 1993* ⁵	Kenya.....	16 Dec 1963
DPRK.....	17 Sep 1991	Kiribati.....	14 Sep 1999
DR Congo.....	20 Sep 1960	Kuwait.....	14 May 1963
Denmark.....	24 Oct 1945*	Kyrgyzstan.....	2 Mar 1992
Djibouti.....	20 Sep 1977	Lao PDR.....	14 Dec 1955
Dominica.....	18 Dec 1978	Latvia.....	17 Sep 1991
Dominican Republic.....	24 Oct 1945*	Lebanon.....	24 Oct 1945*
Ecuador.....	21 Dec 1945	Lesotho.....	17 Oct 1966
Egypt.....	24 Oct 1945*	Liberia.....	2 Nov 1945*
El Salvador.....	24 Oct 1945*	Libya.....	14 Dec 1955 ⁹
Equatorial Guinea.....	12 Nov 1968	Liechtenstein.....	18 Sep 1990
Eritrea.....	28 May 1993	Lithuania.....	17 Sep 1991
Estonia.....	17 Sep 1991	Luxembourg.....	24 Oct 1945*
Eswatini.....	24 Sep 1968 ⁶	Madagascar.....	20 Sep 1960
Ethiopia.....	13 Nov 1945*	Malawi.....	1 Dec 1964
Fiji.....	13 Oct 1970	Malaysia.....	17 Sep 1957
Finland.....	14 Dec 1955	Maldives.....	21 Sep 1965
France.....	24 Oct 1945*	Mali.....	28 Sep 1960
Gabon.....	20 Sep 1960	Malta.....	1 Dec 1964
Gambia.....	21 Sep 1965	Marshall Islands.....	17 Sep 1991

Mauritania	27 Oct 1961	Senegal	28 Sep 1960
Mauritius	24 Apr 1968	Serbia	1 Nov 2000 ⁹
Mexico	7 Nov 1945*	Seychelles	21 Sep 1976
Micronesia	17 Sep 1991	Sierra Leone	27 Sep 1961
Monaco	28 May 1993	Singapore	21 Sep 1965
Mongolia	27 Oct 1961	Slovakia	19 Jan 1993* ⁵
Montenegro	28 Jun 2006 ³	Slovenia	22 May 1992 ²
Morocco	12 Nov 1956	Solomon Islands	19 Sep 1978
Mozambique	16 Sep 1975	Somalia	20 Sep 1960
Myanmar	19 Apr 1948	South Africa	7 Nov 1945*
Namibia	23 Apr 1990	South Sudan	14 July 2011 ¹¹
Nauru	14 Sep 1999	Spain	14 Dec 1955
Nepal	14 Dec 1955	Sri Lanka	14 Dec 1955
Netherlands	10 Dec 1945*	Sudan	12 Nov 1956
New Zealand	24 Oct 1945*	Suriname	4 Dec 1975
Nicaragua	24 Oct 1945*	Sweden	19 Nov 1946
Niger	20 Sep 1960	Switzerland	10 Sep 2002
Nigeria	7 Oct 1960	Syrian AR	24 Oct 1945* ¹²
North Macedonia	8 Apr 1993 ³	Tajikistan	2 Mar 1992
Norway	27 Nov 1945*	Thailand	16 Dec 1946
Oman	7 Oct 1971	Timor-Leste	27 Sep 2002
Pakistan	30 Sep 1947	Togo	20 Sep 1960
Palau	15 Dec 1994	Tonga	14 Sep 1999
Panama	13 Nov 1945*	Trinidad and Tobago	18 Sep 1962
Papua New Guinea	10 Oct 1975	Tunisia	12 Nov 1956
Paraguay	24 Oct 1945*	Türkiye	24 Oct 1945* ¹³
Peru	31 Oct 1945*	Turkmenistan	2 Mar 1992
Philippines	24 Oct 1945*	Tuvalu	5 Sep 2000
Poland	24 Oct 1945*	Uganda	25 Oct 1962
Portugal	14 Dec 1955	Ukraine	24 Oct 1945*
Qatar	21 Sep 1971	UAE	9 Dec 1971
ROK	17 Sep 1991	UK	24 Oct 1945*
Republic of Moldova	2 Mar 1992	UR of Tanzania	14 Dec 1961 ¹⁴
Romania	14 Dec 1955	USA	24 Oct 1945*
Russian Federation	24 Oct 1945* ¹⁰	Uruguay	18 Dec 1945*
Rwanda	18 Sep 1962	Uzbekistan	2 Mar 1992
Saint Kitts and Nevis	23 Sep 1983	Vanuatu	15 Sep 1981
Saint Lucia	18 Sep 1979	Venezuela	15 Nov 1945*
Saint Vincent and the Grenadines	16 Sep 1980	Viet Nam	20 Sep 1977
Samoa	15 Dec 1976	Yemen	30 Sep 1947 ¹⁵
San Marino	2 Mar 1992	Zambia	1 Dec 1964
São Tomé and Príncipe	16 Sep 1975	Zimbabwe	25 Aug 1980
Saudi Arabia	24 Oct 1945*		

Notes

- * Original members, that is, those that participated in the UN Conference on International Organisation at San Francisco or had previously signed the UN Declaration of 1 January 1942, and that signed and ratified the Charter. Although Poland was not represented at San Francisco, it was agreed that it should sign the Charter subsequently as an original member.
- 1 On 22 December 2001, the Islamic State of Afghanistan informed the UN it had changed its name to Afghanistan.
 - 2 On 14 February 2002, the State of Bahrain informed the UN it had changed its name to the Kingdom of Bahrain.
 - 3 The Socialist Federal Republic of Yugoslavia was an original member of the UN (the Charter having been signed on its behalf on 26 June 1945 and ratified on 19 October 1945) until its dissolution following the establishment and subsequent admission as new members of Bosnia and Herzegovina, the Republic of Croatia, the Republic of Slovenia, the Former Yugoslav Republic of Macedonia and the Federal Republic of Yugoslavia. The Federal Republic of Yugoslavia did not automatically succeed to memberships held by the former Socialist Federal Republic of Yugoslavia. On 4 February 2003, the Federal Republic of Yugoslavia informed the UN that it had changed its name to Serbia and Montenegro. On 3 June 2006, the Republic of Serbia notified the UN that the membership of the State Union of Serbia and Montenegro in the UN, including all organs and organisations of the UN system, was continued by the Republic of Serbia on the basis of article 60 of the Constitutional Charter of Serbia and Montenegro, activated by the Declaration of Independence adopted by the National Assembly of Montenegro on 3 June 2006. The Republic of Montenegro was admitted as a member of the UN on 28 June 2006. In February 2008, the Assembly of Kosovo declared independence although it has yet to seek UN membership. On 13 February 2019, the Former Yugoslav Republic of Macedonia informed the UN that it had changed its name to the Republic of North Macedonia.
 - 4 By GA res. 2758 (XXVI) (1971), the General Assembly decided to restore all its rights to the People's Republic of China and to recognise the representatives of its government as the only legitimate representatives of China in the UN.
 - 5 Formerly part of Czechoslovakia, an original member of the UN from 24 October 1945.
 - 6 On 30 May 2018, the Kingdom of Swaziland informed the UN it had changed its name to the Kingdom of Eswatini.
 - 7 Through the accession of the German Democratic Republic to the Federal Republic of Germany, with effect from 3 October 1990, the two German states united to form one sovereign state. As from the date of reunification, the Federal Republic of Germany acts in the UN under the designation 'Germany'.
 - 8 Indonesia withdrew from membership of the UN in 1965, but resumed full participation in 1966.
 - 9 On 22 December 2017, the Permanent Mission of Libya to the UN formally notified the UN that the government was changing the official name of Libya to 'State of Libya'.
 - 10 The USSR was an original member of the UN from 24 October 1945. In 1991, the Russian Federation informed the Secretary-General that the membership of the Soviet Union in the Security Council and all other UN organs was being continued by the Russian Federation with the support of the 11 member countries of the Commonwealth of Independent States.
 - 11 The Republic of South Sudan was admitted as the 193rd UN member on 14 July 2011.
 - 12 Syria withdrew in 1958 to unite with Egypt as the United Arab Republic but resumed its independent status and separate membership of the UN as the Syrian Arab Republic in 1961.
 - 13 On 3 June 2022, Turkey informed the UN it had changed its name to Türkiye.
 - 14 Tanganyika was a member of the UN from 1961 and Zanzibar from 1963. After 1964, they continued as a single member, the United Republic of Tanganyika and Zanzibar, which later became the United Republic of Tanzania.
 - 15 On 22 May 1990, Democratic Yemen and the Arab Republic of Yemen became a single sovereign state called the Republic of Yemen. Both had previously been members of the UN, Democratic Yemen since 14 December 1967 and the Arab Republic of Yemen since 30 September 1947.

Member States of the General Assembly and non-member states with permanent observer missions at UNHQ arranged in current regional groups

African states

Algeria	Cabo Verde	Côte d'Ivoire
Angola	Cameroon	DR Congo
Benin	Central African Republic	Djibouti
Botswana	Chad	Egypt
Burkina Faso	Comoros	Equatorial Guinea
Burundi	Congo	Eritrea

Eswatini
Ethiopia
Gabon
Gambia
Ghana
Guinea
Guinea-Bissau
Kenya
Lesotho
Liberia
Libya
Madagascar

Asia-Pacific states

Afghanistan
Bahrain
Bangladesh
Bhutan
Brunei Darussalam
Cambodia
China
Cyprus
DPRK
Fiji
India
Indonesia
Iran
Iraq
Japan
Jordan
Kazakhstan
Kiribati
Kuwait

Eastern European states

Albania
Armenia
Azerbaijan
Belarus
Bosnia and Herzegovina
Bulgaria
Croatia
Czechia

Latin American and Caribbean states

Antigua and Barbuda
Argentina
Bahamas
Barbados
Belize
Bolivia
Brazil
Chile
Colombia
Costa Rica
Cuba
Dominica

Malawi
Mali
Mauritania
Mauritius
Morocco
Mozambique
Namibia
Niger
Nigeria
Rwanda
São Tomé and Príncipe
Senegal

Kyrgyzstan
Lao PDR
Lebanon
Malaysia
Maldives
Marshall Islands
Micronesia
Mongolia
Myanmar
Nauru
Nepal
Oman
Pakistan
Palau
Papua New Guinea
Philippines
Qatar
ROK
Samoa

Estonia
Georgia
Hungary
Latvia
Lithuania
Montenegro
North Macedonia
Poland

Seychelles
Sierra Leone
Somalia
South Africa
South Sudan
Sudan
Togo
Tunisia
Uganda
UR of Tanzania
Zambia
Zimbabwe

Saudi Arabia
Singapore
Solomon Islands
Sri Lanka
Syrian AR
Tajikistan
Thailand
Timor-Leste
Tonga
Turkmenistan
Tuvalu
UAE
Uzbekistan
Vanuatu
Viet Nam
Yemen

State of Palestine¹

Republic of Moldova
Romania
Russian Federation
Serbia
Slovakia
Slovenia
Ukraine

Panama
Paraguay
Peru
Saint Kitts and Nevis
Saint Lucia
Saint Vincent and the
Grenadines
Suriname
Trinidad and Tobago
Uruguay
Venezuela

Western European and Other states²

Andorra	Iceland	Norway
Australia	Ireland	Portugal
Austria	Israel ³	San Marino
Belgium	Italy	Spain
Canada	Liechtenstein	Sweden
Denmark	Luxembourg	Switzerland
Finland	Malta	Türkiye ⁴
France	Monaco	UK
Germany	Netherlands	
Greece	New Zealand	Holy See ⁵

Notes

- 1 The State of Palestine was granted non-Member Observer State status in the UN following the passage of GA res. 67/19 (2012). It has Observer State status in the General Assembly but is a full member of the Asia-Pacific group.
- 2 The USA is not a member of any regional group but attends meetings of the Western European and Other states group (WEOG) as an observer and is considered to be a member of that group for electoral purposes.
- 3 Israel became a full member of WEOG on a temporary basis on 28 May 2000.
- 4 Türkiye participates fully in both the Asia-Pacific group and WEOG but, for electoral purposes, is considered a member of WEOG only.
- 5 The Holy See became a Permanent Observer State at the UN on 6 April 1964. Its rights and privileges were expanded by GA res. 58/314 (2004). It is an observer of WEOG.

SESSIONS AND OFFICERS

RULES GOVERNING SESSIONS

The General Assembly meets in **regular session** each year starting on the Tuesday of the second week in September, counting from the first week that contains at least one working day (GA res. 75/325 (2002) amendment to rule 1 of the Assembly's Rules of Procedure). The general debate opens on the Tuesday of the fourth week in September and is held without interruption for nine working days. Sessions are held at UN Headquarters in New York, unless the General Assembly decided at a previous session to change the location or a majority of UN members has requested a change.

Special sessions may be summoned by the General Assembly at the request of the Security Council, or at the request or concurrence of a majority of UN members. Unless the date for a special session has been fixed by the General Assembly, it must be held within 15 days of the Secretary-General receiving the request or notification of concurrence. The Secretary-General must notify members at least 14 days in advance of the opening of a special session summoned at the request of the Security Council; otherwise 10 days' notice is required.

Emergency special sessions must be convened within 24 hours of the Secretary-General receiving a request from the Security Council, on the vote of any nine of its members or after a request or notification of concurrence from a majority of UN members. Members must be given at least 12 hours' notice.

The General Assembly elects its President and 21 Vice-Presidents in the months prior to the beginning of each annual regular session. Election is with regard to equitable geographical representation, as detailed in the Assembly's Rules of Procedure. The President and Vice-Presidents hold office from the start and until the close of the session they were elected for. The Assembly's **Rules of Procedure** established its General Committee (a procedural committee comprising the President and Vice-Presidents) and six **Main Committees**, and provide for other committees and subsidiary organs as the Assembly deems necessary.

SESSIONS AND PRESIDENTS OF THE GENERAL ASSEMBLY SINCE 1946

1st Regular, 1946:
Paul-Henri Spaak, Belgium

1st Special, Apr 1947
Question of Palestine:
Oswaldo Aranha, Brazil

2nd Regular, 1947:
Oswaldo Aranha, Brazil

2nd Special, Apr 1948
Question of Palestine:
Jose Arce, Argentina

3rd Regular, 1948–49:
H V Evatt, Australia

4th Regular, 1949:
Brigadier-General Carlos P Romulo,
Philippines

5th Regular, 1950–51:
Nasrollah Entezam, Iran

6th Regular, 1951–52:
Luis Padilla Nervo, Mexico

7th Regular, 1952–53:
Lester B Pearson, Canada

8th Regular, 1953:
Vijaya Lakshmi Pandit, India

9th Regular, 1954:
E N van Kleffens, Netherlands

10th Regular, 1955:
Jose Maza, Chile

1st Emergency Special, Nov 1956
Suez Canal:
Rudecindo Ortega, Chile

2nd Emergency Special, Nov 1956
Situation in Hungary:
Rudecindo Ortega, Chile

11th Regular, 1956–57:
Prince Wan Waitayakon, Thailand

12th Regular, 1957:
Sir Leslie Munro, New Zealand

3rd Emergency Special, Aug 1958
Situation in Lebanon:
Sir Leslie Munro, New Zealand

13th Regular, 1958:
Charles Malik, Lebanon

14th Regular, 1959:
V A Belaunde, Peru

4th Emergency Special, Sep 1960
Situation in the Congo (Leopoldville):
V A Belaunde, Peru

15th Regular, 1960–61:
Frederick Boland, Ireland

3rd Special, Aug 1961
Grave Situation in Tunisia:
Frederick Boland, Ireland

16th Regular, 1961–62:
Mongi Slim, Tunisia

17th Regular, 1962:
Sir M Zafrulla Khan, Pakistan

4th Special, May 1963
*Consideration of the Financial Situation of
the Organisation:*
Sir M Zafrulla Khan, Pakistan

18th Regular, 1963:
C Sosa Rodriguez, Venezuela

19th Regular, 1964–65:
Alex Quaison-Sackey, Ghana

20th Regular, 1965:
Amintore Fanfani, Italy

21st Regular, 1966:
Abdul Rahman Pazhwak, Afghanistan

5th Special, Apr 1967
*South West Africa and the Postponement to
1968 of the UN Conference on the Exploration
and Peaceful Uses of Outer Space:*
Abdul Rahman Pazhwak, Afghanistan

5th Emergency Special, Jun 1967
*Humanitarian Assistance: Question of the
Middle East:*
Abdul Rahman Pazhwak, Afghanistan

22nd Regular, 1967–68:
Corneliu Manescu, Romania

23rd Regular, 1968:
E Arenales, Guatemala

24th Regular, 1969:
Angie Brooks, Liberia

25th Regular, 1970:
Edvard Hambro, Norway

26th Regular, 1971: Adam Malik, Indonesia	35th Regular, 1980–81: Rüdiger von Wechmar, FR Germany
27th Regular, 1972: Stanislaw Trepczynski, Poland	8th Emergency Special, Sep 1981 <i>Question of Namibia:</i> Rüdiger von Wechmar, FR Germany
28th Regular, 1973: Leopoldo Benites, Ecuador	36th Regular, 1981–82: Ismat T Kittani, Iraq
6th Special, Apr 1974 <i>New International Economic Order:</i> Leopoldo Benites, Ecuador	9th Emergency Special, Jan 1982 <i>Situation in the Occupied Arab Territories, the Syrian Golan:</i> Ismat T Kittani, Iraq
29th Regular, 1974: Abdelaziz Boutefliika, Algeria	7th Emergency Special (resumed), Apr, Jun, Aug, Sep 1982 <i>Question of Palestine:</i> Presided over by: Ismat T Kittani, Iraq, Apr, Jun, Aug 1982 Imre Hollai, Hungary, Sep 1982
7th Special, Sep 1975 <i>Development and International Economic Cooperation and Establishment of a New International Economic Order:</i> Abdelaziz Boutefliika, Algeria	12th Special, Jun 1982 <i>Disarmament:</i> Ismat T Kittani, Iraq
30th Regular, 1975: Gaston Thorn, Luxembourg	37th Regular, 1982–83: Imre Hollai, Hungary
31st Regular, 1976: H Shirley Amerasinghe, Sri Lanka	38th Regular, 1983–84: Jorge E Illueca, Panama
32nd Regular, 1977: Lazar Mojsov, Yugoslavia	39th Regular, 1984–85: Paul J F Lusaka, Zambia
8th Special, Apr 1978 <i>Financing of UN Interim Force in Lebanon:</i> Lazar Mojsov, Yugoslavia	40th Regular, 1985–86: Jaime de Pinies, Spain
9th Special, Apr 1978 <i>Namibia:</i> Lazar Mojsov, Yugoslavia	13th Special, May 1986 <i>Critical Economic Situation in Africa:</i> Jaime de Pinies, Spain
10th Special, Jun 1978 <i>Disarmament:</i> Lazar Mojsov, Yugoslavia	41st Regular, 1986–87: H R Choudhury, Bangladesh
33rd Regular, 1978–79: I Lievano, Colombia	14th Special, Sep 1986 <i>Namibia:</i> H R Choudhury, Bangladesh
34th Regular, 1979–80: Salim A Salim, UR of Tanzania	42nd Regular, 1987–88: Peter Florin, German DR
6th Emergency Special, Jan 1980 <i>Situation in Afghanistan:</i> Salim A Salim, UR of Tanzania	15th Special, May–Jun 1988 <i>Disarmament:</i> Peter Florin, German DR
7th Emergency Special, Jul 1980 <i>Question of Palestine:</i> Salim A Salim, UR of Tanzania	43rd Regular, 1988–89: Dante M Caputo, Argentina
11th Special, Aug 1980 <i>Critical Economic Situation of Many Developing Countries:</i> Salim A Salim, UR of Tanzania	44th Regular, 1989–90: Joseph N Garba, Nigeria

16th Special, Dec 1989
Apartheid and its Destructive Consequences in Southern Africa:
Joseph N Garba, Nigeria

17th Special, Feb 1990
Question of International Cooperation Against Illicit Production, Supply, Demand, Trafficking and Distribution of Narcotic Drugs:
Joseph N Garba, Nigeria

18th Special, Apr 1990
International Economic Cooperation:
Joseph N Garba, Nigeria

45th Regular, 1990–91:
Guido de Marco, Malta

46th Regular, 1991–92:
Samir Shihabi, Saudi Arabia

47th Regular, 1992–93:
Stoyan Ganev, Bulgaria

48th Regular, 1993–94:
Samuel R Insanally, Guyana

49th Regular, 1994–95:
Amara Essy, Côte d'Ivoire

50th Regular, 1995–96:
Diogo Freitas do Amaral, Portugal

51st Regular, 1996–97:
Razali Ismail, Malaysia

10th Emergency Special, Apr 1997
Illegal Israeli Actions in Occupied East Jerusalem and the Rest of the Occupied Palestinian Territory:
Razali Ismail, Malaysia

19th Special, Jun 1997
Review and Appraisal of the Implementation of Agenda 21:
Razali Ismail, Malaysia

10th Emergency Special (resumed), Jul, Nov 1997, Mar 1998, Feb 1999, Oct 2000
Illegal Israeli Actions in Occupied East Jerusalem and the Rest of the Occupied Palestinian Territory:

Presided over by:
Razali Ismail, Malaysia, Jul 1997
Hennadiy Udovenko, Ukraine, Nov 1997, Mar 1998
Didier Opertti Badan, Uruguay, Feb 1999
Harri Holkeri, Finland, Oct 2000

52nd Regular, 1997–98:
Hennadiy Udovenko, Ukraine

20th Special, Jun 1998
Devoted to Countering the World Drug Problem Together:
Hennadiy Udovenko, Ukraine

53rd Regular, 1998–99:
Didier Opertti Badan, Uruguay

21st Special, Jun–Jul 1999
Review and Appraisal of the Implementation of the Programme of Action of the International Conference on Population and Development:
Didier Opertti Badan, Uruguay

54th Regular, 1999–2000:
Theo-Ben Gurirab, Namibia

22nd Special, Sep 1999
Review and Appraisal of the Implementation of the Programme of Action for the Sustainable Development of Small Island Developing States:
Theo-Ben Gurirab, Namibia

23rd Special, Jun 2000
Women 2000: Gender Equality, Development and Peace for the Twenty-First Century:
Theo-Ben Gurirab, Namibia

24th Special, Jun 2000
World Summit for Social Development and Beyond: Achieving Social Development for All in a Globalising World:
Theo-Ben Gurirab, Namibia

55th Regular, 2000–01:
Harri Holkeri, Finland

25th Special, Jun 2001
Overall Review and Appraisal of the Implementation of the Outcome of the UN Conference on Human Settlements (Habitat II):
Harri Holkeri, Finland

26th Special, Jun 2001
HIV/AIDS:
Harri Holkeri, Finland

56th Regular, 2001–02:
Han Seung-Soo, ROK

10th Emergency Special (resumed), Dec 2001, May 2002, Aug 2002
Illegal Israeli Actions in Occupied East Jerusalem and the Rest of the Occupied Palestinian Territory:
Han Seung-Soo, ROK

27th Special, May 2002
Children:
Han Seung-Soo, ROK

57th Regular, 2002–03: Jan Kavan, Czechia	29th Special, Sep 2014 <i>Follow-up to the Programme of Action of the International Conference on Population and Development beyond 2014:</i> Sam Kutesa, Uganda
58th Regular, 2003–04: Julian Hunte, Saint Lucia	70th Regular, 2015–16: Mogens Lykketoft, Denmark
10th Emergency Special (resumed), Sep, Oct, Dec 2003, Jul 2004 <i>Illegal Israeli Actions in Occupied East Jerusalem and the Rest of the Occupied Palestinian Territory:</i> Julian Hunte, Saint Lucia	30th Special, Apr 2016 <i>World Drug Problem:</i> Mogens Lykketoft, Denmark
59th Regular, 2004–05: Jean Ping, Gabon	71st Regular, 2016–17: Peter Thomson, Fiji
28th Special, Jan 2005 <i>Commemoration of the 60th anniversary of the liberation of the Nazi concentration camps:</i> Jean Ping, Gabon	72nd Regular, 2017–18: Miroslav Lajčák, Slovakia
60th Regular, 2005–06: Jan Eliasson, Sweden	10th Emergency Special (resumed), Dec 2017, Jun 2018 <i>Illegal Israeli Actions in Occupied East Jerusalem and the Rest of the Occupied Palestinian Territory:</i> Miroslav Lajčák, Slovakia
61st Regular, 2006–07: Haya Rashed Al Khalifa, Bahrain	73rd Regular, 2018–19: María Fernanda Espinosa Garcés, Ecuador
10th Emergency Special (resumed), Nov, Dec 2006 <i>Illegal Israeli Actions in Occupied East Jerusalem and the Rest of the Occupied Palestinian Territory:</i> Haya Rashed Al Khalifa, Bahrain	74th Regular, 2019–20: Tijjani Muhammad-Bande, Nigeria
62nd Regular, 2007–08: Srgjan Kerim, the former Yugoslav Republic of Macedonia	31st Special, Jul 2020* <i>Coronavirus 2019 (COVID-19):</i> Volkan Bozkir, Türkiye
63rd Regular, 2008–09: Miguel D'Escoto Brockmann, Nicaragua	75th Regular, 2020–21: Volkan Bozkir, Türkiye
10th Emergency Special (resumed), Jan 2009 <i>Illegal Israeli Actions in Occupied East Jerusalem and the Rest of the Occupied Palestinian Territory:</i> Miguel D'Escoto Brockmann, Nicaragua	32nd Special, Jun 2021 <i>Challenges and measures to prevent and combat corruption and strengthen international cooperation:</i> Volkan Bozkir, Türkiye
64th Regular, 2009–10: Ali Abdussalam Treki, Libya	76th Regular, 2021–22: Abdulla Shahid, Maldives
65th Regular, 2010–11: Joseph Deiss, Switzerland	11th Emergency Special, Feb 2022, Mar 2022, Oct 2022, Nov 2022, Mar 2023 <i>Ukraine:</i> Abdulla Shahid, Maldives
66th Regular, 2011–12: Nassir Abdulaziz Al-Nasser, Qatar	77th Regular, 2022–23: Csaba Kőrösi, Hungary
67th Regular, 2012–13: Vuk Jeremić, Serbia	78th Regular, 2023–24 Dennis Francis, Trinidad and Tobago
68th Regular, 2013–14: John William Ashe, Antigua and Barbuda	Note
69th Regular, 2014–15: Sam Kutesa, Uganda	* Held virtually, with first in-person meeting in December 2020.

78TH REGULAR SESSION: PRESIDENT AND VICE-PRESIDENTS

Session dates

From 5 September 2023. The General Debate was scheduled to open on Tuesday 19 September.

President

Dennis Francis, Trinidad and Tobago

Vice-Presidents

Representatives of the five permanent members of the Security Council (China, France, Russian Federation, UK and USA) and:

Bolivia	Malaysia	Suriname
Congo	Morocco	Uganda
Estonia	Netherlands	Uzbekistan
Gambia	Senegal	Zambia
Iceland	Singapore	
Iran	Sri Lanka	

77TH REGULAR SESSION: PRESIDENT AND VICE-PRESIDENTS

Session dates

From 13 September 2022. The General Debate was held from 20 to 26 September.

President

Csaba Kőrösi, Hungary

Vice-Presidents

Representatives of the five permanent members of the Security Council (China, France, Russian Federation, UK and USA) and:

Australia	Jamaica	Tajikistan
Benin	Kenya	Turkmenistan
Burundi	Malaysia	Viet Nam
Chile	Mauritania	Zimbabwe
El Salvador	Nepal	
Israel	Niger	

STRUCTURE

- Main committees
- Procedural committees
- Standing committees
- Subsidiary bodies

Treaty bodies established by human rights conventions also report to the General Assembly on their activities.

MAIN COMMITTEES

Internet: www.un.org/en/ga/maincommittees

Purpose

The Main Committees consider agenda items referred to them by the General Assembly and prepare recommendations and draft resolutions for submission to the General Assembly plenary. The Committees correspond with the General Assembly's major fields of responsibility:

- First Committee: Disarmament and International Security
- Second Committee: Economic and Financial
- Third Committee: Social, Humanitarian and Cultural
- Fourth Committee: Special Political and Decolonization
- Fifth Committee: Administrative and Budgetary
- Sixth Committee: Legal.

Although it is usual practice to refer most items to a committee, the General Assembly may decide to deal with certain items without doing so.

Membership

All UN members have the right to be represented on each of the Main Committees. Each committee elects its chair, three vice-chairs and a rapporteur.

Decisions are made by a majority of the members present and voting. A majority of the committee constitutes a quorum.

Office holders 78th Regular Session (2023–24)

First Committee: Disarmament and International Security

Chair

Rytis Paulauskas, Lithuania

Vice-Chairs

Matías Andrés Eustathiou
de los Santos, Uruguay

Yaseen Lagardien,
South Africa

Christine Nam, New Zealand

Rapporteur

Heidar Ali Balouji, Iran

Second Committee: Economic and Financial

Chair

Carlos Amorín, Uruguay

Vice-Chairs

Jeswuni Abudu-Birresborn,
Ghana

Diego Antonino Cimino, Italy

Nichamon May Hsieh, Thailand

Rapporteur

Ivaylo Gatev, Bulgaria

Third Committee: Social, Humanitarian and Cultural

Chair

Alexander Marschik, Austria

Vice-Chairs

Nelly Banaken Elel, Cameroon

Tomáš Grünwald, Slovakia

Mosammat Shahanara Monica,
Bangladesh

Rapporteur

Robert Alexander Poveda
Brito, Venezuela

24 Fourth Committee: Special Political and Decolonization

Chair

Mathu Joyini, South Africa

Vice-Chairs

Joaquín Alberto Pérez
Ayestarán, Venezuela

Sara Rendtorff-Smith, Denmark

Patryk Jakub Woszczek,
Poland

Rapporteur

Mariska Dwianti Dhanutirto,
Indonesia

Fifth Committee: Administrative and Budgetary

Chair

Osama Mahmoud Abdelkhalek
Mahmoud, Egypt

Vice-Chairs

Mohammed Khalifa H Alnasr,
Qatar

Kimberly K Louis, Saint Lucia

Amalia Irina Pufulescu,
Romania

Rapporteur

María Reyes Fernández, Spain

Sixth Committee: Legal

Chair

Suriya Chindawongse,
Thailand

Vice-Chairs

Jhon Guerra Sansonetti,
Venezuela

Alis Lungu, Romania

Enrico Milano, Italy

Rapporteur

Moussa Mohamed Moussa,
Djibouti

Office holders 77th Regular Session (2022–23)

First Committee: Disarmament and International Security

Chair

Mohan Pieris, Sri Lanka

Vice-Chairs

Szilvia Balázs, Hungary

Daniel Andreas Roethlin,
Austria

Juan Marcelo Zambrana
Torrelio, Bolivia

Rapporteur

Nazim Khaldi, Algeria

Second Committee: Economic and Financial

Chair

Lachezara Stoeva, Bulgaria

Vice-Chairs

Abdulrahman Abdulaziz
Al-thani, Qatar

Vladimir Budhu,
Trinidad and Tobago

Ahmed Magdy, Egypt

Rapporteur

Francesca Cassar, Malta

Third Committee: Social, Humanitarian and Cultural

Chair

José Alfonso Blanco Conde,
Dominican Republic

Vice-Chairs

Almaha Mubarak Al-thani,
Qatar

Stefano Venancio Guerra,
Portugal

Marta Paulina Kaczmarska,
Poland

Rapporteur

Salini Gungaram, Mauritius

Fourth Committee: Special Political and Decolonization

Chair

Mohamed Al Hassan, Oman

Vice-Chairs

Iason Kasselakis, Greece
Klemen Ponikvar, Slovenia
Tiyani Raymond Sithole,
South Africa

Rapporteur

María Noel Beretta Tassano,
Uruguay

Fifth Committee: Administrative and Budgetary

Chair

Philippe Kridelka, Belgium

Vice-Chairs

Abdulla Ali Abdulrahman
Mohamed Ahmed, Bahrain
Masotsha Mongezi Mnguni,
South Africa
Carlos Manuel Videche
Guevara, Costa Rica

Rapporteur

Marinko Avramović, Bosnia
and Herzegovina

Sixth Committee: Legal

Chair

Pedro Comissário Afonso,
Mozambique

Vice-Chairs

Edgar Daniel Leal Matta,
Guatemala
Tzvety Kirilova Romanska,
Bulgaria
Anna Pála Sverrisdóttir, Iceland

Rapporteur

Sarah Zahirah Binti Ruhama,
Malaysia

PROCEDURAL COMMITTEES

General Committee

Internet: www.un.org/en/ga/general/general.shtml

Purpose

The Committee considers the General Assembly's provisional agenda, supplementary list and requests for the inclusion of additional items in the agenda, and the allocation of items to the Main Committees. It submits its recommendations to the General Assembly for its consideration.

The Committee assists the President in drawing up the agenda for plenary meetings, determining the priority of agenda items, coordinating the proceedings of the Main Committees and in the general conduct of the General Assembly's work that falls within the President's competence. It also makes recommendations to the General Assembly concerning the recess and closing dates of the session.

When discussing the inclusion or rejection of inclusion of an item in the agenda of the General Assembly, the Committee may not discuss the substance of any item unless it has a direct bearing on the inclusion or rejection of the item. It may not decide any political question.

Meetings

The Committee meets periodically to review the progress of the General Assembly and its committees. It also meets at such times as the President deems necessary or upon the request of any other of its members.

Membership

The Committee comprises the President of the General Assembly, as Chair of the Committee, the 21 Vice-Presidents and the six Main Committee Chairs. The General Committee is constituted to ensure its representative character, and no two members can be members of the same delegation.

Credentials Committee

Internet: www.un.org/en/ga/credentials/credentials.shtml

Purpose

The Committee examines and reports to the General Assembly on the credentials of UN Member State representatives. The credentials of representatives and the names of members of the delegation of each Member State are submitted to the Secretary-General and are issued either by the Head of the State or government or by the Minister for Foreign Affairs. Any representative to whose admission a member has objected is seated provisionally in the General Assembly, with the same rights as other representatives, until the Committee has reported and the Assembly has given its decision. The Committee elects its own officers.

Membership

The Committee consists of nine members. They are appointed at the beginning of each session by the General Assembly on the proposal of the President.

Members appointed for the 77th session (2022–23)

Angola	Guyana	USA
Austria	Maldives	Uruguay
China	Russian Federation	Zambia

STANDING COMMITTEES

Advisory Committee on Administrative and Budgetary Questions (ACABQ)

Internet: www.un.org/ga/acabq

Purpose

ACABQ examines and reports on the UN's regular and peacekeeping budgets, the administrative budgets of the specialised agencies, and auditors' reports on the accounts of the UN and its specialised agencies. The Committee also advises the General Assembly on other administrative and financial matters referred to it. ACABQ was set up at the first session of the General Assembly (GA res. 14 (I) A (1946)).

Membership

The Committee has 21 members. They are appointed by the General Assembly on the recommendation of the Fifth Committee and on the basis of broad geographical representation, personal qualifications and experience. The Committee includes at least three financial experts who may not retire simultaneously (GA *Rules of Procedure*, rules 155 and 156). Members serve for three calendar years, retire by rotation and are eligible for reappointment. Membership has been expanded several times, most recently by GA res. 74/267 (2020).

Members (21)

Term ends 31 Dec 2023

Surendra Adhana, India
 Abdallah Bachar Bong,
 Chad (Chair)
 Feliksas Bakanauskas,
 Lithuania
 Nabil Kalkoul, Algeria
 Evgenii Kalugin,
 Russian Federation
 Julia Maciel, Paraguay
 Caroline Nalwanga, Uganda
 Juliana Gaspar Ruas, Brazil
 (Vice-Chair)
 Stephani Scheer, USA
 Cihan Terzi, Türkiye

Term ends 31 Dec 2024

Yves Éric Ahoussoubemey,
 Benin
 Amjad Qaid Al-Kumaim,
 Yemen (Vice-Chair)
 Makiese Kinkela Augusto,
 Angola
 Sharon Brennen-Haylock,
 Bahamas
 Jakub Chmielewski, Poland
 (Vice-Chair)

Term ends 31 Dec 2025

Udo Klaus Fenchel, Germany
 Olivio Fermín,
 Dominican Republic
 Carlo Jacobucci, Italy
 Ji Haojun, China
 Ji-sun Jun, ROK
 Yukiko Nakagawa Matsuda,
 Japan

Committee on Contributions

Internet: www.un.org/en/ga/contributions/

Purpose

The Committee advises the General Assembly on the apportionment of UN expenses among members (article 17 of the UN [Charter](#)), assessments for new members, appeals by members for a change of assessment and application of article 19 in cases of arrears in the payment of assessments.¹ The Committee was established by GA res. [14\(I\)](#) (1946).

Meetings

The Committee meets annually for three to four weeks, usually in New York in June.

Membership

The Committee has 18 members. They are selected by the General Assembly on the recommendation of the Fifth Committee and on the basis of broad geographical representation, personal qualifications and experience. They serve for three calendar years, retire by rotation and are eligible for reappointment.

Membership has been expanded several times, most recently by GA res. [31/96](#) (1976). The Committee elects a chair, one or more vice-chairs and a rapporteur (GA [Rules of Procedure](#), rule 103). Election is on the basis of equitable geographical representation, experience and personal competence.

Members (18)

Term ends 31 Dec 2023

Michael Holtzsch, Germany
 Vadim Laputin, Russian Federation
 Lin Shan, China
 Henrique da Silveira Sardinha Pinto, Brazil
 Steven Townley, UK
 Minhong Ye, ROK²

Term ends 31 Dec 2024

Syed Yawar Ali, Pakistan
 Phologo Kaone Bogatsu, Botswana
 Jasminka Dinić, Croatia
 Ihor Humennyi, Ukraine
 Mitsuru Kitano, Japan
 Thomas Anthony Repasch, USA

Term ends 31 Dec 2025

Cheikh Tidiane Dème, Senegal

Bernardo Greiver del Hoyo, Uruguay (Chair)

Gordon Eckersley, Australia (Vice-Chair)

Marcel Jullier, Switzerland

Helena Concepción Felip Salazar, Paraguay

Joseph Masila, Kenya

Notes

- 1 A UN member in arrears has no vote in the General Assembly if the amount of its arrears equals or exceeds the amount of the contributions due from it for the preceding two full years. The General Assembly may permit such a member to vote if it is satisfied that the failure to pay is due to conditions beyond the control of the member.
- 2 Appointed on 18 April 2023 to complete the term of Ji-sun Jun, ROK, who resigned effective 28 February 2023.

SUBSIDIARY AND AD HOC BODIES

INTERGOVERNMENTAL BODIES

Human Rights Council (HRC)

Secretariat of the Human Rights Council

Fax: +41 22 917 9011

OHCHR

Email: ohchr-infodesk@un.org

48 Avenue Giuseppe Motta

or ohchr-hrcouncil@un.org

CH-1202 Geneva

Facebook: www.facebook.com/UNHRC

Switzerland

Twitter: [@UN_HRC](https://twitter.com/UN_HRC)

Telephone: +41 22 917 9220

Extranet (see link on HRC home page): <https://hrcmeetings.ohchr.org/Pages/default.aspx>Internet: www.ohchr.org/en/hrbodies/hrc/home**Purpose**

The HRC is the principal intergovernmental body within the UN system responsible for promoting universal respect for the protection of all human rights and fundamental freedoms for all, without distinction of any kind and in a fair and equal manner. It is mandated to consider violations of human rights, including gross and systemic violations, and to make recommendations. The HRC also promotes the effective coordination and mainstreaming of human rights within the UN system.

The HRC was established on 15 March 2006 by GA res. [60/251](#) (2006) and replaced the Commission on Human Rights (CHR).

Structure

The HRC is a subsidiary body of the General Assembly. Among its elements are the:

- Universal Periodic Review (UPR), a peer review mechanism that assesses the human rights situations in all 193 UN Member States
- Advisory Committee, which serves as the HRC's 'think tank' to provide it with expertise and advice on thematic human rights issues
- Complaint Procedure mechanism, which allows individuals and organisations to bring complaints about human rights violations to the HRC's attention
- Special Procedures, which are expert groups and individuals who have fact-finding and reporting mandates to provide global coverage of major human rights issues.

Meetings

The HRC meets for at least 10 weeks a year in Geneva, over three regular sessions, which usually take place in March, June and September. It is able to convene special sessions at the request of a member and with the support of a third of members.

Membership

The HRC comprises 47 **members** elected by a majority of General Assembly members present and voting (at least 97 votes). In order for the rights of membership to be suspended, two-thirds of the full electorate is needed. Membership is based on equitable geographical distribution. The standard term is three years, beginning 1 January and ending 31 December since 2013. Prior to that, terms were usually three years, beginning and ending in mid-June. Terms that were to expire in June 2012 were extended until 31 December of that year. After two consecutive terms, members are not eligible for immediate re-election.

The Bureau consists of a **president** and four **vice-presidents**, representing the five regional groups. They are usually elected by the HRC in December for one calendar year.

Members (47)

	Previous	Current
African states (13 seats)		
Algeria	2006-07 14-16	2023-25
Angola	2007-13 18-20	
Benin	2011-14	2022-24
Botswana	2011-17	
Burkina Faso	2008-14 19-21	
Burundi	2016-18	
Cameroon	2006-12 19-21	2022-24
Congo	2011-17	
Côte d'Ivoire	2013-18	2021-23
DR Congo	2018-20	
Djibouti	2006-12	
Egypt	2007-10 17-19	
Eritrea	2019-21	2022-24
Ethiopia	2013-18	
Gabon	2006-11 13-15	2021-23
Gambia		2022-24
Ghana	2006-11 15-17	
Kenya	2013-18	
Libya ¹	2010-13 20-22	
Madagascar	2007-10	
Malawi		2021-23
Mauritania	2010-13 20-22	
Mali	2006-08	
Mauritius	2006-12	
Morocco	2006-07 14-16	2023-25
Namibia	2014-16 20-22	
Nigeria	2006-12 15-20	
Rwanda	2017-19	
Senegal	2006-12 18-20	2021-23
Sierra Leone	2013-15	
Somalia	2019-21	2022-24
South Africa	2006-10 14-19	2023-25
Sudan	2020-22	2023-25
Togo	2016-21	
Tunisia	2006-07 17-19	
Uganda	2010-13	
Zambia	2006-11	

Asia-Pacific states (13 seats)

Afghanistan	2018–20	
Bahrain	2006–07 08–11 19–21	
Bangladesh	2006–12 15–17 19–21	2023–25
China	2006–12 14–19	2021–23
Fiji	2019–21	
India	2006–17 19–21	2022–24
Indonesia	2006–17 20–22	
Iraq	2017–19	
Japan	2006–11 13–15 17–22	
Jordan	2006–12	
Kazakhstan	2013–15	2022–24
Kyrgyzstan	2009–12 16–18	2023–25
Kuwait	2011–14	
Malaysia	2006–09 10–13	2022–24
Maldives	2010–16	2023–25
Marshall Islands	2020–22	
Mongolia	2016–18	
Nepal	2018–20	2021–23
Pakistan	2006–11 13–15 18–20	2021–23
Philippines	2006–10 11–14 16–21	
Qatar	2007–13 15–20	2022–24
ROK	2006–11 13–18 20–22	
Saudi Arabia	2006–12 14–19	
Sri Lanka	2006–08	
Thailand	2010–13	
UAE	2013–18	2022–24
Uzbekistan		2021–23
Viet Nam	2014–16	2023–25

Eastern European states (6 seats)²

Albania	2015–17	
Armenia	2020–22	
Azerbaijan	2006–09	
Bosnia and Herzegovina	2007–10	
Bulgaria	2019–21	
Croatia	2017–19	
Czechia	2006–07 11–14 19–21	2022–23 ²
Estonia	2013–15	
Georgia	2016–18	2023–25
Hungary	2009–12 17–19	
Latvia	2015–17	
Lithuania		2022–24
Montenegro	2013–15	2022–24
North Macedonia	2014–16	
Poland	2006–07 10–13 20–22	
Republic of Moldova	2010–13	
Romania	2006–08 11–14	2023–25
Slovakia	2008–11 18–20	
Slovenia	2007–10 16–18	
Ukraine	2006–11 18–20	2021–23

Latin American and Caribbean states (8 seats)

Argentina	2006–07 08–11 13–15 19–21	2022–24
Bahamas	2019–21	
Bolivia	2007–10 15–17	2021–23

Brazil	2006-11 13-15 17-22	
Chile	2008-14 18-20	2023-25
Costa Rica	2011-14	2023-25
Cuba	2006-12 14-19	2021-23
Ecuador	2006-07 10-13 16-18	
El Salvador	2015-17	
Guatemala	2006-08 10-13	
Honduras		2022-24
Mexico	2006-12 14-16 18-20	2021-23
Nicaragua	2007-10	
Panama	2016-18	
Paraguay	2015-17	2022-24
Peru	2006-08 11-14 18-20	
Uruguay	2006-12 19-21	
Venezuela	2013-18 20-22	

Western European and Other states (7 seats)³

Australia	2018-20	
Austria	2011-14 19-21	
Belgium	2009-12 16-18	2023-25
Canada	2006-09	
Denmark	2019-21	
Finland	2006-07	2022-24
France	2006-11 14-16	2021-23
Germany	2006-09 13-18 20-22	2023-25
Iceland	2018-19 ³	
Ireland	2013-15	
Italy	2007-14 19-21	
Luxembourg		2022-24
Netherlands	2006-10 15-17 20-22	
Norway	2009-12	
Portugal	2015-17	
Spain	2010-13 18-20	
Switzerland	2006-09 10-13 16-18	
UK	2006-11 14-19	2021-23
USA	2009-12 13-15 17-18 ³	2022-24

Bureau, 17th cycle (2023)

President

Václav Bálek, Czechia

Vice-Presidents

Asim Ahmed, Maldives
 Marc Bichler, Luxembourg
 Muhammadou M O Kah,
 Gambia

Vice-President-Rapporteur

Maira Mariela Macdonal
 Alvarez, Bolivia

Notes

- 1 The rights of membership to the HRC of the Libyan Arab Jamahiriya were suspended by the General Assembly on 1 March 2011 and restored on 18 November 2011 to Libya.
- 2 The Russian Federation served on the HRC in 2006-12, 2014-16 and 2021-22. Its rights of membership to the HRC were suspended by the General Assembly on 7 April 2022, following which the Russian Federation relinquished its membership on the same day. Czechia was elected on 10 May 2022 to complete the remainder of the term ending 31 December 2023.
- 3 The USA withdrew from the HRC, effective 19 June 2018. After the USA resigned from the Council, Iceland was elected on 13 July 2018 to complete the remainder of the term ending 31 December 2019.

Mechanisms of the Human Rights Council

Universal Periodic Review (UPR)

Internet: www.ohchr.org/en/hr-bodies/upr/upr-main

Purpose

The UPR is a process for reviewing the human rights records of all UN Member States (GA res. 60/251 (2006)). Under the auspices of the Human Rights Council (HRC), the UPR provides the opportunity for each Member State to declare what actions it has taken to improve human rights in its country and to fulfil its human rights obligations. The mechanism was further refined during the review process through HRC res. 16/21 (2011) and HRC decision 17/119 (2011).

Structure

The reviews are conducted by the UPR Working Group. Each state review is assisted by groups of three states, known as 'troikas', serving as rapporteurs selected by the drawing of lots. Each review is a three-and-a-half-hour interactive dialogue, which is open to participation by all UN Member and Observer States, may be attended by other stakeholders, and is webcast in all UN languages.

Reviews are based on the national report prepared by the state under review; information from UN documents compiled by the Office of the UN High Commissioner for Human Rights (OHCHR), including inputs from human rights treaty bodies and Special Procedures mandate holders; and a summary of information provided by other relevant stakeholders, including regional Human Rights mechanisms, national human rights institutions and civil society organisations. Working Group reports are submitted to the HRC for its consideration in plenary, under item 6 of its agenda. The HRC plenary adopts an outcome report in respect of each state. Starting with the third cycle, OHCHR has developed tools to facilitate implementation and follow-up, available on the website under 'Documentation'. As requested by the UN Secretary General's *Call to Action for Human Rights* (2020), a UPR Practical Guidance document was prepared by the OHCHR to provide advice for UN entities at country level to maximise use of the UPR and its integration with the Sustainable Development Goals (SDGs) (see www.ohchr.org/Documents/HRBodies/UPR/UPR_Practical_Guidance.pdf). A Repository of UN good practices on how the UPR process supports sustainable development was issued in February 2022 by the OHCHR, the UN Development Programme (UNDP) and the UN Development Coordination Office (DCO) (see www.ohchr.org/sites/default/files/2022-02/UPR_good_practices_2022.pdf).

With 100 percent participation so far, the **first review cycle** of all 193 UN members was completed in March 2012, the **second** in May 2017 and the **third** in July 2022. The **fourth cycle** started in November 2022 (HRC decision 47/115). The order of review remains the same as in previous cycles.

The HRC adopted the UPR modalities in June 2007 (HRC res. 5/1), updating them for the second cycle (HRC res. 16/21 and decision 17/119). Because of COVID-19, special virtual modalities were implemented by the HRC in 2020, allowing the use of videoconferencing and pre-recorded video messages, in addition to limited physical presence.

Meetings

The Working Group convenes three two-week sessions a year.

Human Rights Council Advisory Committee (HRCAC)

Internet: www.ohchr.org/en/hr-bodies/hrc/advisory-committee/hrcac-index

Purpose

The HRCAC provides thematic expertise to the Human Rights Council (HRC), mainly through studies and research-based advice. It is intended to function as a think tank to the HRC and work at its direction, and does not adopt resolutions but makes recommendations to the HRC. The HRC established the Advisory Committee in 2007 (HRC res. 5/1) to replace the Sub-Commission on the Promotion and Protection of Human Rights, which was a subsidiary body of the former Commission on Human Rights. The Committee first met in 2008. The Committee's annual report is submitted to the HRC at its September session and is the subject of an interactive dialogue with the Committee Chair (HRC res. 16/21).

Meetings

The Committee convenes two sessions a year for a maximum of 10 days a year. Additional sessions may be scheduled on an ad hoc basis with the HRC's prior approval. Its annual session is convened immediately prior to the HRC's March session, while the second session is held in August.

Membership

The Committee is composed of 18 **experts**, acting in their personal capacities, from different professional backgrounds and representing the regions of the world. Experts are nominated by governments and **elected** by the HRC during its last regular session of the year (September–October). Members serve for three years and may be re-elected once. Terms start on 1 October of the year of election. The geographic distribution of experts is: Africa five, Asia–Pacific five, Eastern Europe two, Latin America and Caribbean three, Western European and Others three.

Members (18)

Term ends 30 Sept 2023

Buhm-Suk Baek, ROK (Vice-Chair 2023)
Nadia Amal Bernoussi, Morocco
(Vice-Chair 2022)
Jewel Major, Bahamas¹

Ajai Malhotra, India
Patrycja Sasnal, Poland
Dheerujlall Seetulsingh, Mauritius
Catherine Van de Heyning, Belgium

Term ends 30 Sept 2024

Nurah Alamro, Saudi Arabia
Aldo de Campos Costa, Brazil²

Vassilis Tzevelekos, Greece
Frans Viljoen, South Africa

Term ends 30 Sept 2025

Noor Al-Malki Al-Jehani, Qatar
Rabah Boudache, Algeria
Milena Costas Trascasas, Spain (Chair 2023)
Sebastião da Silva Isata, Angola

Javier Palummo, Uruguay (Vice-Chair 2023)
Vasilka Sancin, Slovenia (Rapporteur 2023)
Zhang Yue, China

Notes

- 1 Elected in October 2022 to serve the remainder of the term ending 30 September 2023, after Elizabeth S Salmón, Peru, resigned in July 2022.
- 2 Elected in October 2022 to serve the remainder of the term ending 30 September 2024, after José Augusto Lindgren Alves, Brazil, passed away in May 2022..

Human Rights Council Complaint Procedure

Internet: www.ohchr.org/en/hr-bodies/hrc/complaint-procedure/hrc-complaint-procedure-index

Purpose

The Human Rights Council (HRC) Complaint Procedure addresses consistent patterns of gross and reliably attested violations of all human rights and all fundamental freedoms occurring in any part of the world and under any circumstances. It is based on the former Commission on Human Rights' 1503 procedure, improved to ensure that it is impartial, objective, efficient, victim-oriented and conducted in a timely manner.

The procedure is the only universal complaint procedure covering all human rights and fundamental freedoms in all states. Communications under it are not tied to the acceptance of treaty obligations by the country concerned or the existence of a Special Procedures mandate.

Structure

The Complaint Procedure comprises two working groups that were established in June 2007:

- The Working Group on Communications (WGC) decides on the admissibility of communications (HRC res. 5/1) and assesses the allegations of violations. It examines complaints and replies from governments with a view to bringing communications that appear to reveal consistent patterns of gross and reliably attested violations of human rights and fundamental freedoms to the attention of the Working Group on Situations (WGS).
- The WGS, on the basis of information and recommendations provided by the WGC, presents a report and makes recommendations for action to the HRC. Like the WGC, it can decide to keep a situation under review or to dismiss a case.

Both groups work on the basis of consensus, as far as possible. In the absence of consensus, decisions are taken by simple majority vote. The complaint procedure is confidential and this feature ensures greater cooperation of the state concerned with the procedure.

Meetings

Both working groups meet in private for five days twice a year. The HRC considers the WGS's report and situations brought to its attention at least once a year.

Membership

The WGC comprises five independent experts from the HRC Advisory Committee (HRCAC), one from each regional group, who are usually appointed for three years, renewable once. In the years when terms end, the HRCAC usually appoints new members in August to take up terms starting on 1 October. The WGS comprises five members appointed by the HRC regional groups, who serve in their personal capacity. Appointments are for one year, renewable once. Terms start on 1 January.

Members

Working Group on Communications (WGC) 2023

Milena Costas Trascasas, Spain
(Chair–Rapporteur)

Ajai Malhotra, India

Javier Palummo, Uruguay

Patrycja Sasnal, Poland

Dheerujall Seetulsingh, Mauritius (Vice-Chair)

Working Group on Situations (WGS) 2023

Kelly Billingsley, USA

Pacharo Kayira, Malawi (Vice-Chair)

Zaman Mehdi, Pakistan

Juan Antonio Quintanilla Román, Cuba
(Chair–Rapporteur)

Vacant, Eastern European states

Expert Mechanism on the Rights of Indigenous Peoples (EMRIP)

Email: expertmechanism@ohchr.org

Internet: www.ohchr.org/en/hrc-subidiaries/expert-mechanism-on-indigenous-peoples

Purpose

EMRIP was established by the Human Rights Council (HRC) in 2007 under resolution 6/36 as a subsidiary body of the Council. Its mandate was then amended in September 2016 by HRC res. 33/25. The Expert Mechanism provides the HRC with expertise and advice on the rights of indigenous peoples as set out in the United Nations Declaration on the Rights of Indigenous Peoples, and assists Member States, upon request, in achieving the ends of the Declaration through the promotion, protection and fulfilment of the rights of indigenous peoples.

HRC res. 33/25 expanded EMRIP's mandate to include country engagement. The Expert Mechanism should: facilitate dialogue between indigenous peoples, states and other stakeholders; provide independent advice on the implementation of laws and policies to implement the United Nations Declaration on the Rights of Indigenous Peoples; and provide capacity-building and technical cooperation to indigenous peoples and states upon request. More information, including details of country-specific advice to date, is available on the website under 'Country engagement'.

EMRIP submits annual [thematic studies and reports](#) to the HRC. Recent topics include the rights of indigenous peoples with respect to their [cultural heritage](#); the [right to health](#), with a focus on children and youth; good practices and challenges in [business and in access to financial services](#); [free, prior and informed consent](#); [recognition, reparations and reconciliation](#); [borders, migration and displacement](#); the [right to land](#); the [repatriation of ceremonial objects and human remains](#); the [rights of the indigenous child](#); and [treaties, agreements and other constructive arrangements](#).

Meetings

Meetings are held annually for up to five days, usually in July. Representatives from states, indigenous peoples, indigenous peoples' organisations, civil society, intergovernmental organisations and academia take part.

Membership

EMRIP consists of seven [independent experts](#), one from each of the seven indigenous sociocultural regions. Members are appointed by the HRC with due regard to recognised competence in the rights of indigenous peoples, indigenous origin and gender balance. Terms are for three years, beginning on 1 May.

Members (7)

Anexa Brendalee Alfred Cunningham,
Nicaragua (term ends 2025)

Binota Moy Dhamai, Bangladesh
(term ends 2026)

Antonina Gorbunova, Russian Federation
(term ends 2025)

Sheryl Lightfoot, Canada (term ends 2024)

Margaret Lokawua, Uganda (term ends 2024)

Dalee Sambo Dorough, USA (term ends 2026)

Valmaine Toki, New Zealand (term ends 2025)

Expert Mechanism on the Right to Development (EMRTD)

Email: OHCHR-emrtd@un.org

Internet: www.ohchr.org/en/hrc-subsidiaries/expert-mechanism-on-right-to-development

Purpose

EMRTD was established by the Human Rights Council (HRC) in 2019 under resolution [42/23](#) as a subsidiary body of the Council. The Expert Mechanism provides the HRC with thematic expertise on the right to development in searching for, identifying and sharing best practices with Member States and promotes the implementation of the right to development worldwide. HRC res. [45/6](#) (2020) expanded its mandate to include, among other things, [study visits](#).

Meetings

The Expert Mechanism holds two annual sessions for three days each, in Geneva and New York.

Membership

EMRTD consists of five [independent experts](#) on the right to development, one from each of the five regions. Members are appointed by the HRC for three-year terms.

Members (5)

Isabelle Durant, Belgium
(term ends 30 April 2026)

Klentiana Mahmutaj, Albania
(term ends 30 April 2026)

Bonny Ibhawoh, Nigeria
(term ends 30 April 2026)

Liliana Valiña, Argentina
(term ends 31 July 2025)¹

Mihir Kanade, India (term ends 30 April 2026)

Note

¹ Elected in June 2022 at the HRC's 50th session after the resignation of Armando Antonio De Negri Filho, Brazil, in January 2022.

Forum on Minority Issues

Email: hrc-sr-minorityforum@un.org

Internet: www.ohchr.org/en/hrc-subsidiary-bodies/minority-issues-forum

Purpose

The Forum provides a platform for promoting dialogue and cooperation amongst numerous stakeholders, and in particular between Member States and minorities, on issues relating to the recognition and effective protection of the human rights of national or ethnic, religious and linguistic minorities. It provides thematic contributions and expertise to the work of the Special Rapporteur on minority issues, and identifies best practices, challenges, opportunities and initiatives for implementing the UN [Declaration on the Rights of Persons Belonging to National or Ethnic, Religious and Linguistic Minorities](#). The Human Rights Council (HRC) established the Forum in its resolution [6/15](#) (2007) and renewed its mandate by resolution [19/23](#) (2012).

Meetings

The Forum meets for two days each year, usually in late November or early December, for thematic discussions. The Special Rapporteur on minority issues, currently Fernand de Varennes, Canada, is required by resolution [19/23](#) to guide the Forum's work and prepare its annual meetings. In addition, the Special Rapporteur is invited to report on the Forum's thematic recommendations, along with recommendations for future thematic subjects, for consideration by the HRC.

The Forum is open to a range of participants including: UN Member States; UN and other international or regional mechanisms, bodies, specialised agencies and programmes; national human rights institutions and other relevant national bodies; academics; and non-governmental organisations. The Office of the UN High Commissioner for Human Rights (OHCHR) supports the convening of the Forum and the participation of relevant stakeholders from every region, giving particular attention to ensuring broad and equitable participation, particularly including the representation of women. The largest number of participants come from minority representatives and organisations. Experts in the thematic areas covered by the Forum who are members of minorities are particularly encouraged to attend. A chair is appointed by the HRC President for each session on the basis of regional rotation and in consultation with regional groups. The Chair is also responsible for preparing a summary of the Forum's discussion.

Social Forum

Email: ohchr-socialforum@un.org

Internet: www.ohchr.org/en/hrc-subsidaries/social-forum

Purpose

The Social Forum of the Human Rights Council (HRC) is a space for dialogue between the UN human rights machinery and Member States and all other interested stakeholders, on contemporary thematic issues related to human rights. Stakeholders include intergovernmental organisations; different components of the UN system; representatives of the private sector; non-governmental organisations in consultative status with the Economic and Social Council; and representatives of other non-governmental organisations whose aims and purposes are in conformity with the spirit, purposes and principles of the UN Charter.

Since 2002, the Forum has focused on a range of issues, including poverty, globalisation, the right to development, climate change, the rights of older persons, access to medicines, persons with disabilities, HIV and other communicable diseases, and sports and the Olympic ideal.

The Forum was initially a subsidiary body of the former Sub-Commission on the Promotion and Protection of Human Rights, which was the main subsidiary body of the former Commission on Human Rights. The HRC decided to preserve the Forum and upgrade its status to be a subsidiary body of the HRC, not of its Advisory Committee that replaced the Sub-Commission (HRC res. 6/13 (2007)).

Meetings

The HRC Social Forum meets annually in Geneva. Through its resolution 50/22, the HRC decided that the 15th session of the Social Forum should focus on the contribution of science, technology and innovation to the promotion of human rights. The 15th session is scheduled to take place in Geneva in November 2023. Side events organised by various stakeholders also take place during the two days of the Social Forum's sessions.

Membership

The Social Forum is open to a wide range of participants, as listed in HRC res. 6/13 (2007). The Chair–Rapporteur is appointed for each session by the HRC President from candidates nominated by regional groups. The Chair–Rapporteur of the 2023 session is Ali Bahreini, Iran.

UN Forum on Business and Human Rights

Email: ohchr-forumbhr@un.org

Twitter: @WGBizHRs

Internet: www.ohchr.org/en/hrc-subsidiary-bodies/united-nations-forum-business-and-human-rights

Purpose

The Forum's role is to discuss trends and challenges in the implementation of the Guiding Principles on Business and Human Rights (the UN 'Protect, Respect and Remedy' Framework). It also promotes dialogue and cooperation on issues linked to business and human rights, including challenges faced in particular sectors, operational environments or in relation to specific rights or groups, as well as identifying good practices. The Forum was established in 2011 by the Human Rights Council (res. 17/4) and operates under the guidance of the UN Working Group on the issue of human rights and transnational corporations and other business enterprises. Since 2017, the Working Group also chairs the Forum and prepares a report on the proceedings and thematic recommendations of the Forum (HRC res. 35/7).

Meetings

The annual Forum is usually held in November in Geneva, for a session of three working days. It is the world's largest annual gathering on business and human rights, bringing together more than 2500 representatives from more than 130 countries. Participation is open and free of charge to all relevant stakeholders, including states, the wider UN system, intergovernmental and regional organisations, business enterprises, labour unions, national human rights institutions, non-governmental organisations, academia and affected stakeholders (HRC res. 17/4). Events organised on the margins of the Forum by other stakeholder groups generally take place before and/or after the Forum. The 2023 Forum is scheduled to take place from 27 to 29 November, with the theme 'Towards effective change in implementing obligations, responsibilities and remedies'.

Forum on Human Rights, Democracy and the Rule of Law

Internet: www.ohchr.org/en/hrc-subsidiaries/democracy-forum

Purpose

The Forum provides a platform for promoting dialogue and cooperation on issues pertaining to the relationship between human rights, democracy and the rule of law, and is mandated to identify and analyse best practices, challenges and opportunities for states in their efforts to secure respect for human rights, democracy and the rule of law. The Human Rights Council (HRC) established the Forum in its resolution 28/14 (2015).

Meetings

The Forum's *first session* was held in November 2016 in Geneva, with the theme 'Widening the Democratic Space: the role of youth in public decision-making'. Its *second session* was held in November 2018 in Geneva, with the theme 'Parliaments as promoters of human rights, democracy and the rule of law'. Its *third session*, postponed due to the COVID-19 pandemic, took place in November 2021 in Geneva, with the theme 'Equal access to justice for all: a necessary element of democracy, rule of law and human rights protection'. Its *fourth session* took place in November 2022 in Geneva with the theme 'Strengthening democracies to build back better: challenges and opportunities'.

Thematic Working Groups of the Human Rights Council

Working Group on the Right to Development

Internet: www.ohchr.org/en/hrc-subsiidiaries/iwg-on-development

Purpose

The Working Group was set up to:

- Monitor and review progress made in the promotion and implementation of the right to development as elaborated in the Declaration on the Right to Development
- Review reports and any other information submitted by states, UN agencies, other relevant international organisations and non-governmental organisations on the relationship between their activities and the right to development
- Present a report on its deliberations to the Human Rights Council (HRC), including advice to the Office of the UN High Commissioner for Human Rights (OHCHR).

The Working Group was established by the Commission on Human Rights (res. 1998/72) and the Economic and Social Council (ECOSOC) (decision 1998/269). The HRC, which replaced the Commission in 2006, renewed the Working Group's mandate until it completes the tasks entrusted to it in HRC res. 4/4 of 2007 (HRC res. 9/3 (2008)). Resolution 4/4, amongst other things, foresees that the draft right to development criteria should be used in the elaboration of a set of standards for the implementation of the right to development. It also directs the Working Group to take steps for ensuring respect for and practical application of these standards.

In its resolution 42/23 (2019), the HRC decided that the Working Group, at its 21st session, would commence the elaboration of a draft legally binding instrument on the right to development on the basis of the draft prepared by the Chair-Rapporteur. In its resolution 48/10 (2021), the HRC requested the Chair-Rapporteur to submit a revised draft convention to the Working Group at its 23rd session (2022). In its resolution 51/7 (2022), the HRC requested the Chair-Rapporteur to submit a second revised draft convention to the Working Group at its 24th session for intergovernmental negotiation.

Expert assistance was provided to the Working Group by the Independent Expert on the Right to Development from 1998 to 2004, followed by a five-member High-level Task Force on the Implementation of the Right to Development until May 2010. The mandate of the Special Rapporteur on the right to development, established in 2016 (HRC res. 33/14), includes contributing to the work of the Working Group with a view to supporting the accomplishment of its overall mandate. The Expert Mechanism on the Right to Development also participates in the sessions of the Working Group and is mandated to contribute and provide expert advice in order to support the effective implementation of its mandate (HRC resolutions 42/23, 45/6 and 48/10).

Meetings

The Group meets once a year for five working days in Geneva, usually in May. It elects the Chair-Rapporteur at each session, usually a government representative.

Membership

The Working Group is composed of all UN Member States. Its sessions can also be attended by non-Member States, intergovernmental organisations and other entities with observer status, specialised agencies and related organisations as well as non-governmental organisations with ECOSOC consultative status.

Intergovernmental Working Group on the Effective Implementation of the Durban Declaration and Programme of Action (DDPA)

Internet: www.ohchr.org/en/hrc-subidiaries/iwg-on-durban

Purpose

The Working Group was created in 2002 as a follow-up mechanism to the World Conference against Racism, Racial Discrimination, Xenophobia and Related Intolerance (Durban, South Africa, 2001). It is mandated to:

- Review progress made in the implementation of the DDPA, including progress made in the implementation of the programme of activities of the International Decade for People of African Descent (2015–24)
- Present a report on its deliberations, including conclusions and recommendations to the Human Rights Council (HRC).

The Group's mandate was transferred from the Commission on Human Rights to the HRC in June 2006 (GA res. [60/251](#)). Its mandate was most recently renewed for three years in March 2023 by HRC res. [52/37](#). GA res. [76/226](#) (2021) requested that the Working Group devote at least half of its annual session to the elaboration of a draft UN declaration on the promotion and full respect of the human rights of people of African descent.

The DDPA records a commitment by governments, intergovernmental organisations, national human rights institutions and civil society organisations, including non-governmental organisations, to work together to eradicate racism, racial discrimination, xenophobia and related intolerance.

Meetings

The Group has usually met once a year, usually in October. From 2024, the Group will meet twice per year, one week in April and one week in October.

Membership

Membership is open to all UN Member States and observers. The Chair–Rapporteur is elected annually by the group.

Group of Independent Eminent Experts (IEE) on the Implementation of the Durban Declaration and Programme of Action (DDPA)

Internet: www.ohchr.org/en/chr-subidiaries/group-of-experts-on-ddpa

Purpose

The mandate of the independent eminent experts is to follow the implementation of the provisions of the Durban Declaration and Programme of Action (DDPA), adopted at the 2001 World Conference against Racism, Racial Discrimination, Xenophobia and Related Intolerance. This document embodies the commitment of the international community to tackle racism, racial discrimination, xenophobia and related intolerance at the national, regional and international level. The DDPA is a comprehensive, action-oriented document that includes concrete measures and a victim-oriented approach.

The DDPA, paragraph 191(b), requested the UN High Commissioner for Human Rights to cooperate with five independent eminent experts, one from each region, appointed by the UN Secretary-General. GA res. [56/266](#) (2002) requested the UN Secretary-General, in accordance with the DDPA, to appoint the experts from among candidates proposed by the (then) Commission on Human Rights Chair, after consultation with the regional groups. The Secretary-General appointed the five experts on 16 June 2003, with the Commission defining their terms of reference in its resolution [2002/68](#). The terms of reference were readjusted by res. [2003/30](#) and most recently by Human Rights Council res. [51/32](#) (2022).

In various resolutions, most recently GA res. [75/237](#) (2020), the General Assembly has emphasised the importance of the Group's mandate, especially in mobilising the necessary political will for the successful implementation of the DDPA. HRC res. [51/32](#) (2022) decided that the Group would: function as an advisory mechanism for the HRC and the General Assembly on the implementation of the DDPA; and work towards mobilising global political will for concrete action to implement the DDPA.

Meetings

The Group has met eight times: in 2003, 2005, 2014, 2015, 2018, 2019, 2021 and 2022. Individual members also participate in various meetings and events at international, regional and national level in the field of human rights and non-discrimination. The Group's [ninth session](#) was scheduled to take place in 2023 in Geneva. See the [website](#) for details.

Members (5)

Saied A Ashshowwaf, Saudi Arabia, Associate Professor of Strategic Planning, Member of the Saudi Human Rights Council	Edna Maria Santos Roland, Brazil, General Rapporteur of the World Conference against Racism, Racial Discrimination, Xenophobia and Related Intolerance (Chair)
Ibrahim Agboola Gambari, Nigeria, CFR, OCORT, scholar-diplomat and Founder/Chairman of Board of Directors of Savannah Centre for Diplomacy, Democracy and Development	Hanna Suchocka, former Prime Minister of Poland
	Vacant, Western European and Other states

Ad Hoc Committee on the Elaboration of Complementary Standards

Internet: www.ohchr.org/en/hrc-subsidiaries/adhoc-committee-on-complementary-standards-to-icerd

Purpose

The Ad Hoc Committee was established by Human Rights Council (HRC) decision [3/103](#) of 2006.

Its mandate is "to elaborate, as a matter of priority and necessity, complementary standards in the form of either a convention or additional protocol(s) to the International Convention on the Elimination of All Forms of Racial Discrimination, filling the existing gaps in the Convention and also providing new normative standards aimed at combating all forms of contemporary racism, including incitement to racial and religious hatred". The HRC reiterated the Committee's mandate in its resolution [6/21](#) of 2007. The General Assembly (GA res. [72/157](#) (2017) and GA res. [73/262](#) (2018)) and the Human Rights Council (HRC res. [34/36](#) (2017)) requested that the Chair-Rapporteur of the Ad Hoc Committee "ensure the commencement of the negotiations on the draft additional protocol to the Convention criminalizing acts of a racist and xenophobic nature during [its] tenth session". Most recently, GA res. [77/205](#) (2022) requested that the Chair-Rapporteur present a progress report to the General Assembly at its 78th session.

Recently, the Committee has considered issues such as hate speech and hate crime, discrimination based on religion or belief, xenophobia, cybercrime and preventative measures against racism.

Meetings

The Committee held its first session in February 2008 and has subsequently met annually in Geneva. The 13th session took place from 22 May to 2 June 2023.

Membership

Membership is open to all Member States and observers. The Committee elects the Chair-Rapporteur annually.

Open-ended Intergovernmental Working Group to elaborate the content of an international regulatory framework, without prejudging the nature thereof, relating to the activities of private military and security companies

Internet: www.ohchr.org/en/hr-bodies/hrc/pms-cs/igwg-index1

Purpose

The Intergovernmental Working Group is mandated by HRC res. 36/11 of 28 September 2017 to elaborate the content of an international regulatory framework, without prejudging the nature thereof, to protect human rights and ensure accountability for violations and abuses relating to the activities of private military and security companies. This work is informed by the discussion document 'Elements for an international regulatory framework on the regulation, monitoring and oversight of the activities of private military and security companies', as prepared by the Chair-Rapporteur in 2017 (see [A/HRC/36/36](#), also available on the [website](#)), and further inputs from Member States and other stakeholders. In October 2020, the Human Rights Council (HRC) renewed the Working Group's mandate for a further three years (res. 45/16).

From October 2010 to September 2017, the HRC had established and extended through resolutions 15/26, 22/33 and 28/7 an open-ended intergovernmental working group to consider the possibility of elaborating an international regulatory framework on the regulation, monitoring and oversight of the activities of private military and security companies.

Meetings

The Working Group usually meets annually for five working days in Geneva. Most recently, at its [fourth session](#) in April 2023, it considered the [revised second draft instrument](#) of an international regulatory framework on the regulation, monitoring of and oversight over the activities of private military and security companies.

Membership

All UN Member and Observer States, intergovernmental organisations, national human rights institutions and non-governmental organisations with ECOSOC consultative status may attend public meetings.

Open-ended intergovernmental working group on transnational corporations and other business enterprises with respect to human rights

Internet: www.ohchr.org/en/hr-bodies/hrc/wg-trans-corp/igwg-on-tnc

Purpose

The Working Group is mandated to elaborate an international legally binding instrument to regulate, in international human rights law, the activities of transnational corporations and other business enterprises.

The Human Rights Council established the Working Group in June 2014 in its resolution 26/9.

Meetings

The Working Group usually meets annually in Geneva. Its [ninth session](#) is scheduled to take place from 23 to 27 October 2023.

Membership

UN Member and Observer States, specialised agencies and other intergovernmental organisations, national human rights institutions with 'A status' accreditation and non-governmental organisations with ECOSOC consultative status may attend and participate in Working Group public meetings.

Special Procedures of the Human Rights Council

Internet: www.ohchr.org/en/hr-bodies/hrc/special-procedures

Purpose

The UN Human Rights Council's (HRC's) Special Procedures are independent human rights experts who investigate and report on thematic or country-specific human rights issues. They cover all rights: civil, cultural, economic, political and social, and are core to the UN human rights machinery.

The mandate holders – Special Rapporteurs, Independent Experts or Working Group members – serve in their personal capacities. They are not UN staff members and do not receive salaries or other financial remuneration for their work.

Mandate holders conduct studies, visit countries, provide advice, engage in advocacy, raise public awareness and work in partnership with non-governmental organisations. They regularly prepare written submissions, or 'communications', addressed to states and others, drawing attention to individual cases or situations where human rights have allegedly been violated. They interact regularly with actual and potential victims of human rights violations and constitute a unique link between states, national institutions and civil society.

The HRC establishes the mandates and they are supported by the Office of the UN High Commissioner for Human Rights (OHCHR). The [Coordination Committee of Special Procedures](#) promotes greater coordination among the mandate holders and acts as a bridge between them, the OHCHR, the broader UN rights framework and civil society.

OHCHR's Special Procedures Branch provides direct support for all but one of the thematic mandates. It also works closely with other parts of OHCHR that support the country mandates and other thematic Special Procedures, and supports their work in the field. OHCHR provides thematic, fact-finding, policy and legal expertise, conducts research and analysis, and provides assistance with logistical and administrative matters.

All mandate holders report annually to the HRC and the majority also report to the General Assembly. As at 30 June 2023, there were 45 [thematic](#) and 14 [country](#) mandates.

Special Rapporteurs, Independent Experts and Working Groups

Internet: www.ohchr.org/EN/HRBodies/HRC/Pages/SpecialProcedures.aspx

Country mandates*

Special Rapporteur on the situation of human rights in [Afghanistan](#)

Richard Bennett, New Zealand

Mandate established in 2021 by HRC res. [48/1](#); extended in 2022 by HRC res. [51/20](#) for one year

Special Rapporteur on the situation of human rights in [Burundi](#)

Fortuné Gaetan Zongo, Burkina Faso

Mandate established in 2021 by HRC res. [48/16](#); extended in 2022 by HRC res. [51/28](#) for one year

Special Rapporteur on the situation of human rights in [Belarus](#)

Anaïs Marin, France

Mandate established in 2012 by HRC res. [20/13](#); most recently extended in 2023 by HRC res. [53/19](#) for one year

Special Rapporteur on the situation of human rights in [Cambodia](#)

Vitit Muntarbhorn, Thailand

Mandate established in 1993 by CHR res. [1993/6](#); most recently extended in 2021 by HRC res. [48/23](#) for two years

Independent Expert on the situation of human rights in the Central African Republic

Yao Agbetse, Togo

Mandate established in 2013 by HRC res. 24/34, for one year, and HRC res. S-20/1; most recently extended in 2022 by HRC res. 51/37 for one year

Special Rapporteur on the situation of human rights in the Democratic People's Republic of Korea

Elizabeth Salmon, Peru

Mandate established in 2004 by CHR res. 2004/13 for one year; most recently extended in 2023 by HRC res. 52/28 for one year

Special Rapporteur on the situation of human rights in Eritrea

Mohamed Abdelsalam Babiker, Sudan

Mandate established in 2012 by HRC res. 20/20 for one year; most recently extended in 2023 by HRC res. 53/2 for one year

Special Rapporteur on the situation of human rights in the Islamic Republic of Iran

Javaid Rehman, Pakistan

Mandate established in 2011 by HRC res. 16/9; most recently extended in 2023 by HRC res. 52/27 for one year

Independent Expert on the situation of human rights in Mali

Alioune Tine, Senegal

Mandate established in 2013 by HRC res. 22/18; most recently extended in 2023 by HRC res. 52/42 for one year

Special Rapporteur on the situation of human rights in Myanmar

Thomas H Andrews, USA

Mandate established in 1992 by CHR res. 1992/58; most recently extended in 2023 by HRC res. 52/31 for one year

Special Rapporteur on the situation of human rights in the Palestinian territories occupied since 1967

Francesca Albanese, Italy

Mandate established in 1993 by CHR res. 1993/2 until the end of the Israeli occupation

Special Rapporteur on the situation of human rights in the Russian Federation

Mariana Katzarova, Bulgaria

Mandate established in 2022 by HRC res. 51/25

Independent Expert on the situation of human rights in Somalia

Isha Dyfan, Sierra Leone

Mandate established in 1993 by CHR res. 1993/86; most recently extended in 2022 by HRC res. 51/38 for one year

Special Rapporteur on the situation of human rights in the Syrian Arab Republic

Paulo Sérgio Pinheiro, Brazil, to start once the mandate of the Commission of Inquiry ends

Mandate established in 2011 by the 18th Special Session of the HRC S-18/1

Note

* The Human Rights Council (HRC) replaced the Commission on Human Rights (CHR) in 2006.

Thematic mandates***Working Group of Experts on people of African descent**

Dominique Day, USA

Bina D'Costa, Bangladesh

Miriam Ekiudoko, Hungary

Catherine S Namakula, Uganda

Barbara Reynolds, Guyana

Mandate established in 2002 by CHR res. 2002/68; most recently extended in 2020 by HRC res. 45/24

Independent Expert on the enjoyment of human rights of persons with albinism

Muluka-Anne Miti-Drummond, Zambia

Mandate established in 2015 by HRC res. 28/6; most recently extended in 2021 by HRC res. 46/12

Working Group on arbitrary detention

Miriam Estrada-Castillo, Ecuador

Mathew Gillett, New Zealand

Priya Gopalan, Malaysia

Mumba Malila, Zambia

Ganna Yudkivska, Ukraine

Mandate established in 1991 by CHR res. 1991/42; most recently extended in 2022 by HRC res. 51/8

Working Group on the issue of human rights and transnational corporations and other business enterprises

Fernanda Hopenhaym, Mexico

Elżbieta Karska, Poland

Robert McCorquodale, Australia

Damilola Olawuyi, Nigeria

Pichamon Yeophantong, Thailand

Mandate established in 2011 by HRC res. 17/4; most recently extended in 2023 by HRC res. 53/3

Special Rapporteur on the promotion and protection of human rights in the context of climate change

Ian Fry, Tuvalu

Mandate established in 2021 by HRC res. 48/14

Special Rapporteur in the field of cultural rights

Alexandra Xanthaki, Greece

Mandate established in 2009 by HRC res. 10/23; most recently extended in 2021 by HRC res. 46/9

Special Rapporteur on the right to development

Surya Deva, India

Mandate established in 2016 by HRC res. 33/14; extended in 2022 by HRC res. 51/7

Special Rapporteur on the rights of persons with disabilities

Gerard Quinn, Ireland

Mandate established in 2014 by HRC res. 26/20; most recently extended in 2023 by HRC res. 53/14

Working Group on enforced or involuntary disappearances

Aua Baldé, Guinea-Bissau

Grażyna Baranowska, Poland

Gabriella Citroni, Italy

Ana Lorena Delgadillo Perez, Mexico

Angkhana Neelapaijit, Thailand

Mandate established in 1980 by CHR res. 20 (XXXVI); most recently extended in 2020 by HRC res. 45/3

Special Rapporteur on the right to education

Farida Shaheed, Pakistan

Mandate established in 1998 by CHR res. 1998/33; most recently extended in 2023 by HRC res. 53/7

Special Rapporteur on the issue of human rights obligations relating to the enjoyment of a safe, clean, healthy and sustainable environment

David R Boyd, Canada

Mandate established in 2012 by HRC res. 19/10; most recently extended in 2021 by HRC res. 46/7

Special Rapporteur on extrajudicial, summary or arbitrary executions

Morris Tidball-Binz, Chile

Mandate established in 1982 by CHR res. 1982/35; most recently extended in 2023 by HRC res. 53/4

Special Rapporteur on the right to food

Michael Fakhri, Lebanon

Mandate established in 2000 by CHR res. 2000/10; most recently extended in 2022 by HRC res. 49/13

Independent Expert on the effects of foreign debt and other related international financial obligations of states on the full enjoyment of all human rights, particularly economic, social and cultural rights

Attiya Waris, Kenya

Mandate established in 2000 by CHR res. 2000/82; most recently extended in 2023 by HRC res. 52/17

Special Rapporteur on the promotion and protection of the right to freedom of opinion and expression

Irene Khan, Bangladesh

Mandate established in 1993 by CHR res. 1993/45; most recently extended in 2023 by HRC res. 52/9

Special Rapporteur on the rights to freedom of peaceful assembly and of association

Clement Nyaletsossi Voule, Togo

Mandate established in 2010 by HRC res. 15/21; most recently extended in 2022 by HRC res. 50/17

Special Rapporteur on the right of everyone to the enjoyment of the highest attainable standard of physical and mental health

Tlaleng Mofokeng, South Africa

Mandate established in 2002 by CHR res. 2002/31; most recently extended in 2022 by HRC res. 51/21

Special Rapporteur on adequate housing as a component of the right to an adequate standard of living, and on the right to non-discrimination in this context

Balakrishnan Rajagopal, USA

Mandate established in 2000 by CHR res. 2000/9; most recently extended in 2023 by HRC res. 52/10

Special Rapporteur on the situation of human rights defenders

Mary Lawlor, Ireland

Mandate established in 2000 by CHR res. 2000/61; most recently extended in 2023 by HRC res. 52/4

Special Rapporteur on the independence of judges and lawyers

Margaret Satterthwaite, USA

Mandate established in 1994 by CHR res. 1994/41; most recently extended in 2023 by HRC res. 53/12

Special Rapporteur on the rights of indigenous peoples

José Francisco Calí Tzay, Guatemala

Mandate established in 2001 by CHR res. 2001/57; most recently extended in 2022 by HRC res. 51/16

Special Rapporteur on the human rights of internally displaced persons

Paula Gaviria Betancur, Colombia

Mandate established in 2004 by CHR res. 2004/55; most recently extended in 2022 by HRC res. 50/6

Independent Expert on the promotion of a democratic and equitable international order

Livingstone Sewanyana, Uganda

Mandate established in 2011 by HRC res. 18/6; most recently extended in 2020 by HRC res. 45/4

Independent Expert on human rights and international solidarity

Obiora Okafor, Nigeria

Mandate established in 2005 by CHR res. 2005/55; most recently extended in 2023 by HRC res. 53/5

Special Rapporteur on the elimination of discrimination against persons affected by leprosy

Alice Cruz, Portugal

Mandate established in 2017 by HRC res. 35/9; most recently extended in 2023 by HRC res. 53/8

Working Group on the use of mercenaries as a means of violating human rights and impeding the exercise of the right of peoples to self-determination

Jelena Aparac, Croatia

Ravindran Daniel Justin, India

Chris Kwaja, Nigeria

Sorcha MacLeod, UK

Carlos Salazar Couto, Peru

Mandate established in 2005 by CHR res. 2005/2; most recently extended in 2022 by HRC res. 51/13

Special Rapporteur on the human rights of migrants

Felipe Gonzales Morales, Chile

Mandate established in 1999 by CHR res. 1999/44; most recently extended in 2023 by HRC res. 52/20

Special Rapporteur on minority issues

Fernand de Varennes, Canada

Mandate established in 2005 by CHR res. 2005/79; most recently extended in 2023 by HRC res. 52/5

Independent Expert on the enjoyment of all human rights by older persons

Claudia Mahler, Austria

Mandate established in 2013 by HRC res. 24/20; most recently extended in 2022 by HRC res 51/4

Special Rapporteur on extreme poverty and human rights

Olivier De Schutter, Belgium

Mandate established in 1998 by CHR res. 1998/25; most recently extended in 2023 by HRC res. 53/10

Special Rapporteur on the right to privacy

Ana Brian Nougrères, Uruguay

Mandate established in 2015 by HRC res. 28/16; most recently extended in 2021 by HRC res. 46/16

Special Rapporteur on contemporary forms of racism

Ashwini KP, India

Mandate established in 1993 by CHR res. 1993/20; most recently extended in 2023 by HRC res. 52/36

Special Rapporteur on freedom of religion or belief

Nazila Ghanea, Iran

Mandate established in 1986 by CHR res. 1986/20; most recently extended in 2022 by HRC res. 49/5

Special Rapporteur on the sale, sexual exploitation and sexual abuse of children

Mama Fatima Singhateh, Gambia

Mandate established in 1990 by CHR res. 1990/68; most recently extended in 2023 by HRC res. 52/26

Independent Expert on protection against violence and discrimination based on sexual orientation and gender identity

Victor Madrigal-Borloz, Costa Rica

Mandate established in 2016 by HRC res. 32/2; extended in 2022 by HRC res. 50/10

Special Rapporteur on contemporary forms of slavery

Tomoya Obokata, Japan

Mandate established in 2007 by HRC res. 6/14; most recently extended in 2022 by HRC res. 51/15

Special Rapporteur on the promotion and protection of human rights and fundamental freedoms while countering terrorism

Fionnuala Ní Aoláin, Ireland

Mandate established in 2005 by CHR res. 2005/80; most recently extended in 2022 by HRC res. 49/10

Special Rapporteur on torture

Alice Jill Edwards, Australia

Mandate established in 1985 by CHR res. 1985/33; most recently extended in 2023 by HRC res. 52/7

Special Rapporteur on toxics and human rights

Marcos A Orellana, Chile

Mandate established in 1995 by CHR res. 1995/81; most recently extended in 2020 by HRC res. 45/17

Special Rapporteur on trafficking in persons, especially women and children

Siobhán Mullally, Ireland

Mandate established in 2004 by CHR res. 2004/110; most recently extended in 2023 by HRC res. 53/9

Special Rapporteur on the promotion of truth, justice, reparation and guarantees of non-recurrence

Fabián Salvioli, Argentina

Mandate established in 2011 by HRC res. 18/7; most recently extended in 2020 by HRC res. 45/10

Special Rapporteur on the negative impact of unilateral coercive measures on the enjoyment of human rights

Alena Douhan, Belarus

Mandate established in 2014 by HRC res. 27/21; most recently extended in 2020 by HRC res. 45/5

Special Rapporteur on violence against women and girls, its causes and consequences

Reem Alsalem, Jordan

Mandate established in 1994 by CHR res. 1994/45; most recently extended in 2022 by HRC res. 50/7

Special Rapporteur on the human right to safe drinking water and sanitation

Pedro Arrojo-Agudo, Spain

Mandate established in 2008 by HRC res. 7/22; most recently extended in 2022 by HRC res. 51/19

Working Group on the issue of discrimination against women and girls

Elizabeth Broderick, Australia

Dorothy Estrada-Tanck (Mexico)

Ivana Radačić, Croatia

Meskerem Geset Techane, Ethiopia

Melissa Upreti, Nepal

Mandate established in 2010 by HRC res. 15/23; most recently extended in 2022 by HRC res. 50/18

Note

* The Human Rights Council (HRC) replaced the Commission on Human Rights (CHR) in 2006.

Human Rights Council-Mandated Investigations

Internet: www.ohchr.org/en/hr-bodies/hrc/co-is

Independent International Commission of Inquiry on the Syrian Arab Republic

Email: ohchr-coisyrria@un.org

Internet: www.ohchr.org/coisyrria

Purpose

The Commission of Inquiry's role is to investigate all alleged violations of international human rights law since March 2011 in the Syrian Arab Republic. It is also tasked with establishing the facts and circumstances that may amount to such violations and of the crimes perpetrated; and, where possible, to identify those responsible with a view to ensuring that perpetrators of violations, including those that may constitute crimes against humanity and war crimes, are held accountable. The Human Rights Council (HRC) established the Commission on 22 August 2011 (res. S-17/1). Its mandate has been extended several times, most recently in March 2023 for a further year (HRC res. 52/30).

The Commission presented its first report to the HRC in December 2011, and has presented several reports since then detailing human rights and humanitarian law violations committed throughout the country. Its most recent report was presented in March 2023 (A/HRC/52/69).

Members

Hanny Megally, Egypt
(appointed by the HRC
President in October 2017)

Paulo Sérgio Pinheiro,
Brazil (Chair) (appointed
by the HRC President in
September 2011)

Lynn Welchman, UK
(appointed by the HRC
President in December 2021)

International, Impartial and Independent Mechanism to assist in the Investigation and Prosecution of those Responsible for the Most Serious Crimes under International Law committed in the Syrian Arab Republic since March 2011 (IIIM)

Internet: <https://iiim.un.org>

The Mechanism (IIIM) was established by GA res. 71/248 in December 2016. It has two main tracks to its work: to collect, consolidate, preserve and analyse evidence of violations of international humanitarian law and human rights violations and abuses; and to share evidence and prepare files to facilitate and expedite fair and independent justice processes in national, regional or international courts, in accordance with international law. The Mechanism is headed by Catherine Marchi-Uhel, France, who was appointed by the UN Secretary-General on 3 July 2017.

Commission on Human Rights in South Sudan

Email: ohchr-chrsouthsudan@un.org

Internet: www.ohchr.org/en/hr-bodies/hrc/co-h-south-sudan/index

Purpose

The Human Rights Council (HRC) established the Commission on Human Rights in South Sudan on 23 March 2016 (res. 31/20) for one year. Its mandate has been renewed seven times, most recently in April 2023 (HRC res. 52/1) for an additional year. The Commission's role is to monitor and report on the situation of human rights in South Sudan and make recommendations for its improvement. A core element of its mandate is to determine the facts and circumstances of, collect and preserve evidence of, and clarify responsibility for alleged gross violations and abuses of human rights and related crimes, including sexual and gender-based violence and ethnic violence. The Commission is tasked to assess the human rights situation in the country, in order to establish a factual basis for transitional justice and reconciliation; to provide guidance to the Government of South Sudan on transitional justice, accountability, reconciliation and healing issues; and to engage with other international and regional mechanisms to promote accountability for human rights violations and abuses.

The Commission began operations in July 2016. It has presented seven annual mandate reports to the HRC, most recently at its 52nd session in March 2023 (A/HRC/52/26, complemented by conference room paper A/HRC/52/CRP.3).

Members

Barney Afako, Uganda

Yasmin Sooka, South Africa (Chair)

OHCHR Democratic People's Republic of Korea accountability project

Email: ohchr-seoul@un.org

Internet: www.ohchr.org/en/hr-bodies/hrc/democratic-People-Republic-Korea/index

Purpose

On 28 March 2014, in response to the report of the Commission of Inquiry on the Democratic People's Republic of Korea, which found that systematic, widespread and gross human rights violations were being committed by the DPRK, the Human Rights Council (HRC) adopted resolution 25/25. The resolution requested that the Office of the UN High Commissioner for Human Rights (OHCHR) follow up on the report's recommendations by establishing "a field-based structure to strengthen monitoring and documentation of the situation of human rights in the Democratic People's Republic of Korea, to ensure accountability, to enhance engagement

and capacity-building with the Governments of all States concerned, civil society and other stakeholders, and to maintain visibility of the situation of human rights in the Democratic People's Republic of Korea, including through sustained communications, advocacy and outreach initiatives". The OHCHR [field-based structure in Seoul](#) was established in June 2015.

In HRC res. [34/24](#) of 24 March 2017, the HRC strengthened the capacity of the OHCHR, including its field-based structure in Seoul, for two years, to allow for the implementation of relevant recommendations made by the group of independent experts on accountability in the DPRK in its report ([A/HRC/34/66/Add.1](#)). The resolution specifically called for "strengthening current monitoring and documentation efforts, establishing a central information and evidence repository, and having experts in legal accountability assess all information and testimonies with a view to developing possible strategies to be used in any future accountability process". In accordance with this mandate, a dedicated accountability project was set up, with staff in both Seoul and Geneva, to strengthen the Office's ongoing work on promoting accountability in the DPRK. This strengthened mandate has been renewed three times, most recently by HRC res. [52/28](#) (2023).

International Team of Experts on the Democratic Republic of the Congo

Internet: www.ohchr.org/en/hr-bodies/hrc/kasai-region/index

Purpose

On 23 June 2017, the Human Rights Council (HRC) requested the UN High Commissioner for Human Rights to dispatch a [team of international experts](#) to collect and preserve information, to determine the facts and circumstances concerning alleged human rights violations and abuses and violations of international humanitarian law in the Kasai region of the Democratic Republic of the Congo (res. [35/33](#)). That team's report was presented to the HRC at its 38th session ([A/HRC/38/31](#), complemented by conference room paper [A/HRC/38/CRP.1](#)).

On 6 July 2018, the HRC requested the High Commissioner for Human Rights to dispatch a new team of two international human rights experts with a mandate to monitor, evaluate, provide support and report on the implementation by the Democratic Republic of the Congo of the recommendations of the previous team of experts, especially with respect to the fight against impunity and measures to promote reconciliation, and to make recommendations in that regard (res. [38/20](#)). HRC res. [48/20](#) of October 2021 extended the mandate to cover the entire national territory of the Democratic Republic of the Congo. The Team's mandate has been renewed three times, most recently in October 2022 by HRC res. [51/36](#) for an additional year.

The Team presented its most recent report to the HRC at its 51st session ([A/HRC/51/60](#)) and its most recent oral update at the HRC's 52nd session. In HRC res. [51/36](#), the Council requested the team to present its final report at the HRC's 54th session.

Members

Bessolé René Bagoro, Burkina Faso

Marie-Therese Keita-Bocoum, Côte d'Ivoire

Independent Investigative Mechanism for Myanmar (IIMM)

Email: iimm@un.org

Facebook: www.facebook.com/MyanmarMechanism

Internet: <https://iimm.un.org>

MyanmarMechanism

Purpose

The IIMM was established by the Human Rights Council (HRC) in September 2018 (res. [39/2](#)). It is mandated to collect evidence of the most serious international crimes and

violations of international law committed in Myanmar since 2011 and prepare files for criminal proceedings in national, regional and international courts and tribunals. The Head of the Mechanism, Nicholas Koumjian, USA, was appointed by the UN Secretary-General on 2 April 2019. The IIMM became operational on 30 August 2019. The Mechanism is currently sharing evidence and information with investigative authorities working on ongoing cases at the International Criminal Court and in Argentina related to serious international crimes committed against the Rohingya population. The Mechanism is also sharing evidence and information with the parties in the case of *The Gambia vs. Myanmar* at the International Court of Justice.

On 1 April 2022, the HRC called for “close and timely cooperation between the Mechanism and any future investigations by national, regional or international courts or tribunals, including by the International Criminal Court or the International Court of Justice” (res. 49/23). On 15 December 2022, the General Assembly urged Myanmar, Member States, judicial authorities and private entities “to cooperate fully with the Mechanism, including by granting it access and by providing it with every assistance in the execution of its mandate” (GA res. 77/277).

Independent International Fact-Finding Mission on the Bolivarian Republic of Venezuela

Email: ohchr-ffmvenezuela@un.org

Internet: www.ohchr.org/en/hr-bodies/hrc/ffmv/index

Purpose

The Human Rights Council (HRC) established the fact-finding mission on 27 September 2019 for a period of one year (HRC res. 42/25). Its role is to assess alleged human rights violations committed in the Bolivarian Republic of Venezuela since 2014. The mission’s mandate has been extended twice, most recently in October 2022 for an additional year (res. 51/29).

The mission has presented three reports to the HRC, most recently at its 51st session in September 2022 (A/HRC/51/43, complemented by conference room papers A/HRC/51/CRP.2 and A/HRC/51/CRP.3).

Members

Francisco Cox Vial,
Chile

Patricia Tappatá Valdez,
Argentina

Marta Valiñas,
Portugal (Chair)

OHCHR Sri Lanka accountability project

Email: ohchr-slaccountability@un.org

Internet: www.ohchr.org/en/hr-bodies/hrc/sri-lanka-accountability/index

Purpose

On 23 March 2021, the Human Rights Council (HRC) recognised “the importance of preserving and analysing evidence relating to violations and abuses of human rights and related crimes in Sri Lanka with a view to advancing accountability”, and strengthened the capacity of the Office of the UN High Commissioner for Human Rights (OHCHR) “to collect, consolidate, analyse and preserve information and evidence and to develop possible strategies for future accountability processes for gross violations of human rights or serious violations of international humanitarian law in Sri Lanka, to advocate for victims and survivors, and to support relevant judicial and other proceedings, including in Member States, with competent jurisdiction” (res. 46/1). In accordance with this mandate, the UN High Commissioner for Human Rights established the OHCHR Sri Lanka accountability project, based in Geneva. In October 2022, the HRC decided to extend and reinforce the capacity of the OHCHR in this regard (res. 51/1).

In resolutions 46/1 and 51/1, the HRC also requested that the OHCHR continue to enhance its monitoring and reporting on the human rights situation in Sri Lanka, including on progress in reconciliation and accountability. The OHCHR is due to produce a written update at its 54th session and a comprehensive report that includes further options for advancing accountability at the 57th session, both to be discussed in the context of an interactive dialogue.

OHCHR examination of the human rights situation in Belarus

Email: ohchr-ueb@un.org

Internet: www.ohchr.org/EN/HRBodies/HRC/OHCHRBelarus/Pages/Index.aspx

Purpose

On 29 March 2021, the Human Rights Council (HRC) requested the UN High Commissioner for Human Rights, with assistance from relevant experts and Special Procedures mandate holders, to monitor and report on the situation of human rights; to carry out a comprehensive examination of all alleged human rights violations committed in Belarus since 1 May 2020, including the possible gender dimensions of such violations; to establish the facts and circumstances surrounding the alleged violations; and to collect, consolidate, preserve and analyse information and evidence with a view to contributing to accountability for perpetrators and justice for victims and, where possible, to identify those responsible (HRC res. 46/20). In order to implement this request, the High Commissioner established the OHCHR examination of the human rights situation in Belarus. The High Commissioner's mandate has been renewed twice, most recently in April 2023 for an additional year (HRC res. 52/29).

The High Commissioner for Human Rights has presented two reports, most recently at the HRC's 52nd session in March 2023 (A/HRC/52/68). In HRC res. 52/29, the Council requested the High Commissioner to present an oral update at its 55th session and a comprehensive written report at its 55th in March 2024.

Experts

Susan Bazilli, Canada

Karina Moskalenko, Russian Federation (Chair)

Monika Platek, Poland

Independent International Commission of Inquiry on the Occupied Palestinian Territory, including East Jerusalem, and in Israel

Email: coi-optaji@un.org

Internet: www.ohchr.org/en/hr-bodies/hrc/co-israel/index

Purpose

On 27 May 2021, the Human Rights Council (HRC) established the Commission with an "ongoing" mandate to investigate, in the occupied Palestinian territory, including East Jerusalem, and in Israel, all alleged violations and abuses of international human rights law leading up to and since 13 April 2021 (res. S-30/1). The resolution further requested the Commission to "investigate all underlying root causes of recurrent tensions, instability and protraction of conflict, including systematic discrimination and repression based on national, ethnic, racial or religious identity" and, among other things, to "identify, where possible, those responsible, with a view to ensuring that perpetrators of violations are held accountable".

The Commission is mandated to report to the HRC and to the General Assembly on an annual basis from June 2022 and September 2022, respectively. It presented its first report to the HRC's 50th session in June 2022 (A/HRC/50/21) and its second report to the General Assembly in September 2022 (A/77/328). It presented its most recent report to the HRC's

53rd session in June 2023 (A/HRC/53/22, complemented by conference room paper A/HRC/53/CRP.1) and is due to present its next report to the General Assembly during its annual session in September 2023.

Members

Miloon Kothari, India

Navanethem Pillay, South
Africa (Chair)

Chris Sidoti, Australia

International Independent Expert Mechanism to Advance Racial Justice and Equality in Law Enforcement

Email: ohchr-emler@un.org

Internet: www.ohchr.org/en/hrc-subsidaries/expert-mechanism-racial-justice-law-enforcement

Purpose

The Human Rights Council (HRC) created the Expert Mechanism in 2021 for three years (res. 47/21). It was established “in order to further transformative change for racial justice and equality in the context of law enforcement globally, especially where relating to the legacies of colonialism and the Transatlantic slave trade in enslaved Africans, to investigate Governments’ responses to peaceful anti-racism protests and all violations of international human rights law and to contribute to accountability and redress for victims”.

The Mechanism is mandated to:

- Examine systemic racism, including as it relates to structural and institutional racism, faced by Africans and people of African descent, the excessive use of force and other violations of international human rights law by law enforcement officials
- Examine the root causes of systemic racism in law enforcement and the criminal justice system, the excessive use of force, racial profiling and other human rights violations by law enforcement officials against Africans and people of African descent
- Make recommendations on: how domestic legal regimes on the use of force by law enforcement officials can be brought into line with the applicable human rights standards; the collection and publication of data on deaths and serious injuries by law enforcement officials and related prosecutions and convictions, as well as any disciplinary actions; and the concrete steps needed to ensure access to justice, accountability and redress.

The Mechanism works with a range of UN mechanisms, including the UN Office on Drugs and Crime (UNODC) and the UN Congress on Crime Prevention and Criminal Justice regional human rights mechanisms and national human rights institutions.

Meetings

The Mechanism meets once a year. Its second session is scheduled to take place from 11 to 15 September 2023 in Geneva. It presented its first report to the HRC and the General Assembly in September 2022 (A/HRC/51/55), and is due to present its second report at the HRC’s 54th session in September 2023.

Membership

The Mechanism consists of three experts with law enforcement and human rights expertise, appointed by the President of the HRC, and supported by the UN High Commissioner for Human Rights.

Members (3)

Tracie L. Keesee, USA

Juan E Méndez, Argentina

Yvonne Mokgoro, South Africa
(Chair)

International Commission of Human Rights Experts on Ethiopia

Email: ohchr-ichreethiopia@un.org

Internet: www.ohchr.org/en/hr-bodies/hrc/ICHRE-Ethiopa/index

Purpose

On 17 December 2021, the Human Rights Council (HRC) established the Commission for a period of one year. Its role is to conduct an impartial investigation into allegations of violations and abuses of international human rights, humanitarian and refugee law in Ethiopia committed since 3 November 2020 by all parties to the conflict (HRC res. [S-33/1](#)). The resolution also asked the Commission to “establish the facts and circumstances surrounding the alleged violations and abuses, collect and preserve evidence, to identify those responsible, where possible, and to make such information accessible and usable in support of ongoing and future accountability efforts”. The Commission’s mandate was extended in December 2022 for an additional year (HRC res. [51/27](#)).

The Commission presented its first report to the HRC at its 51st session in September/October 2022 (A/HRC/51/1). It presented an oral briefing to the HRC at its 53rd session in June/July 2023, and is due to present its second report at its 54th session in September/October 2023.

Members

Radhika Coomaraswamy,
Sri Lanka

Mohamed Chande Othman,
Tanzania (Chair)

Steven Ratner, USA

Independent International Commission of Inquiry on Ukraine

Email: coi-ukraine@un.org

Internet: www.ohchr.org/en/hr-bodies/hrc/iicir-ukraine/index

Purpose

On 4 March 2022, the Human Rights Council (HRC) established the Commission of Inquiry for a period of one year (res. [49/1](#)). Its role is, among other things, to investigate all alleged violations and abuses of human rights, violations of international humanitarian law, and related crimes in the context of the aggression against Ukraine by the Russian Federation; to establish the facts, circumstances and root causes of any such violations and abuses; and to collect, consolidate and analyse evidence of such violations and abuses, including their gender dimension, in view of any future legal proceedings.

On 12 May 2022, the HRC requested the Commission of Inquiry to address the events in the areas of Kyiv, Chernihiv, Kharkiv and Sumy regions in late February and March 2022 (res. [S-34/1](#)). On 4 April 2023, the HRC extended the Commission of Inquiry’s mandate for an additional year (HRC res. [52/32](#)).

The Commission presented its first report to the General Assembly in October 2022 (A/77/533) and its second to the HRC’s 52nd session in March 2023 (A/HRC/52/62). According to HRC res. [52/32](#), it is due to present an oral update to the HRC at its 54th session in September 2023 and written reports to the General Assembly at its 78th session in October 2023 and to the HRC at its 55th session in March 2024.

Members

Pablo de Greiff, Colombia

Vrinda Grover, India

Erik Møse, Norway (Chair)

Group of Human Rights Experts on Nicaragua

Internet: www.ohchr.org/en/hr-bodies/hrc/GRHE-Nicaragua/index

Purpose

On 31 March 2022, the Human Rights Council (HRC) established the Group of Experts for a period of one year (res. 49/3). Its role is to investigate all alleged human rights violations and abuses committed in Nicaragua since April 2018, including the possible gender dimensions of such violations and abuses, and their structural root causes. The resolution also asked the group to “establish the facts and circumstances surrounding the alleged violations and abuses, to collect, consolidate, preserve and analyse information and evidence and, where possible, to identify those responsible, and to make such information accessible and usable in support of ongoing and future accountability efforts.” On 27 March 2023, the HRC extended the group’s mandate for an additional two years (HRC res. 52/2).

The group presented its first report to the HRC at its 52nd session in March 2023 (A/HRC/). It is due to present its next oral update at the HRC’s 54th session in September/October 2023, and its next written report at the HRC’s 55th session in March 2024.

Members

Ángela María Buitrago,
Colombia

Jan-Michael Simon, Germany
(Chair)

Independent International Fact-Finding Mission on the Islamic Republic of Iran

Internet: www.ohchr.org/en/hr-bodies/hrc/ffm-iran/index

Purpose

On 24 November 2022, the Human Rights Council (HRC) established the Fact-Finding Mission, until the end of the Council’s 55th session in March 2024 (res. S-35/1). Its role is to investigate alleged human rights violations in the Islamic Republic of Iran related to the protests that began on 16 September 2022, especially with respect to women and children; to establish the facts and circumstances surrounding the alleged violations; and to collect, consolidate, analyse and preserve evidence of such violations, including in view of cooperation in any legal proceedings. The resolution asked the Mission to engage with all relevant stakeholders, including the Government of the Islamic Republic of Iran, the Office of the United Nations High Commissioner for Human Rights (OHCHR), the Special Rapporteur on the situation of human rights in the Islamic Republic of Iran, relevant UN entities, human rights organisations and civil society.

The HRC requested the Fact-Finding Mission to present an oral update at its 53rd session in June/July 2023 and a comprehensive report at its 55th session in March 2024.

Members

Shaheen Sardar Ali, Pakistan

Sara Hossain, Bangladesh
(Chair)

Viviana Krsticevic, Argentina

Recently Completed Investigations

Independent Fact-Finding Mission on Libya

The fact-finding mission was established in June 2020 (HRC res. 43/39). Its role was to investigate and document alleged violations and abuses of international human rights law and violations of international humanitarian law throughout Libya by all parties since the beginning

of 2016, with a view to preventing a further deterioration of the human rights situation in Libya and ensuring that perpetrators of such violations and abuses are held accountable. The mission began operations in June 2021. It presented three reports to the HRC, most recently at its 52nd session in March 2023 (A/HRC/52/83).

Other past HRC-mandated Investigations

A list of past mandates can be found on the [website](#).

OTHER INTERGOVERNMENTAL BODIES

Ad Hoc Committee on the Indian Ocean

Internet: www.un.org/en/ga/about/subsidiary/committees.shtml

Purpose

The Ad Hoc Committee was established by GA res. 2992 (XXVII) (1972) to study the implications of the Declaration of the Indian Ocean as a Zone of Peace (GA res. 2832 (XXVI) (1971)).

Following GA res. 32/86 (1977), a meeting of the Indian Ocean coastal and hinterland states was held in New York in 1979 as a step towards convening a conference on the Indian Ocean. However, efforts at reaching a consensus on when the conference should be held have not been successful. GA res. 46/49 (1991) decided the conference should be structured in more than one stage and that the first stage should be convened in Colombo, Sri Lanka, in 1993 or as soon as possible. The Committee has not yet been able to reach consensus on the implementation of the Declaration.

The Committee's most recent report to the General Assembly was in July 2021 (A/76/29). GA res. 76/17 (2021) requested the Committee Chair to continue informal consultations with members and report through the Committee to the General Assembly at its 78th session.

Meetings

The Committee holds biennial formal sessions. Its most recent formal session was held in July 2021 in New York.

Membership

Originally 15 members, the Committee has been progressively enlarged, most recently by GA res. 34/80 (1979). Further changes to membership were brought about by the reunification of Germany; General Assembly resolutions regarding the Socialist Federal Republic of Yugoslavia; and the 6 April 1990 withdrawal from the Committee of France, UK and USA. The Committee now comprises 43 members.

Members (43)

Australia (Vice-Chair)	India	Maldives
Bangladesh	Indonesia (Vice-Chair)	Mauritius
Bulgaria	Iran	Mozambique (Vice-Chair)
Canada	Iraq	Netherlands
China	Italy	Norway
Djibouti	Japan	Oman
Egypt	Kenya	Pakistan
Ethiopia	Liberia	Panama
Germany	Madagascar (Rapporteur)	Poland
Greece	Malaysia	Romania

Russian Federation	Sudan	Yemen
Seychelles	Thailand	Zambia
Singapore	Uganda	Zimbabwe
Somalia	UAE	
Sri Lanka (Chair)	UR of Tanzania	

Observers

Nepal	South Africa	Sweden
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Ad Hoc Committee established by the General Assembly in its resolution 51/210 of 17 December 1996

Internet: <http://legal.un.org/committees/terrorism>

The Committee was established in 1996 to develop an international convention for the suppression of terrorist bombings and, subsequently, an international convention for the suppression of acts of nuclear terrorism to supplement related existing international instruments, and thereafter to address means of further developing a comprehensive legal framework of conventions dealing with international terrorism (GA res. 51/210 (1996)). It negotiated several texts, resulting in the adoption of three treaties, the: International Convention for the Suppression of Terrorist Bombings (1997); International Convention for the Suppression of the Financing of Terrorism (1999); and International Convention for the Suppression of Acts of Nuclear Terrorism (2005). By the end of 2000, work had begun on a draft comprehensive convention on international terrorism.

The Ad Hoc Committee last met in 2013 (A/68/37). It is not envisaged that the Committee will meet in 2023. At its last meeting in 2013, the Ad Hoc Committee recommended that more time was required to achieve substantive progress on outstanding issues. Taking this into account, the General Assembly recommended (res. 68/119 (2013)) that the Sixth Committee, at the 69th session of the General Assembly, establish a working group with a view to finalising the process on the draft comprehensive convention on international terrorism as well as discussions concerning the question of convening a high-level conference under the auspices of the United Nations (see GA res. 54/110 (2000)). Since the 69th session (2014–15), work has continued in the framework of a working group of the Sixth Committee of the General Assembly. The Working Group has been established annually, most recently in GA res. 77/113 (2022) for the 78th session (2023–24). Resolutions are listed on the [website](#).

Committee on Conferences

Internet: www.un.org/dgacm/en/content/coc

Purpose

The Committee advises the General Assembly on all matters pertaining to the organisation of UN conferences. Its mandate includes:

- Planning and coordinating conferences and meetings in close consultation with the Secretariat and all relevant bodies, and avoiding overlapping of meetings in the same sector of activity, wherever possible
- Recommending to the General Assembly a draft calendar of conferences and dealing with administrative and financial implications of departures from the approved calendar
- Recommending the best use of conference-servicing resources, including the introduction of new technology for interpretation, translation, meetings and documentation
- Advising on current and future conference-servicing requirements and means to insure improved coordination of conferences within the UN system
- Monitoring the organisation's policy on publications.

The Committee was established by GA res. 3351 (XXIX) (1974). GA res. 43/222 (B) (1988) retained the Committee as a permanent subsidiary organ, set the membership at 21 and contains the Committee's terms of reference.

Meetings

The Committee meets in New York, holding an annual organisational session in the northern hemisphere spring and an annual substantive session in the northern hemisphere fall. Additionally, the Committee is entitled to meet on an 'as required' basis to consider matters that may be deemed urgent.

Membership

Members are appointed by the General Assembly President, after consultations with the regional group Chairs, for three-year terms. The 21 members are appointed on the basis of geographical distribution: six members from African states, five from Asia–Pacific states, four from Latin American and Caribbean states, two from Eastern European states, and four from Western European and Other states. One-third of the Committee's membership retires annually. Retiring members are eligible for reappointment. The Committee's Bureau consists of a chair, three vice-chairs and a rapporteur, representing all UN regional groups. The Committee agreed at its 1999 substantive session to a procedure for the participation of observers in its work.

Members (21)

Term ends 31 Dec 2023

France
Kenya
Malaysia
Nigeria
Russian Federation
Sri Lanka
One vacancy, Latin American and Caribbean states

Term ends 31 Dec 2024

Côte d'Ivoire
Iran
Poland
Portugal
Senegal
Two vacancies, Latin American and Caribbean states

Term ends 31 Dec 2025

Austria
China
Djibouti
Egypt
Japan
USA
One vacancy, Latin American and Caribbean states

Bureau 2022–23

Chair

Szymon Pekala, Poland

Vice-Chairs

Kavoy Anthony Ashley,
Jamaica
Sugeeshwara Gunaratna,
Sri Lanka
Joseph Masila, Kenya

Rapporteur

Vitorino Mello Oliveira,
Portugal

Committee on Information

Internet: www.un.org/en/ga/coi

Purpose

The Committee was established by the General Assembly to deal with questions relating to public information. It is responsible for overseeing the work of the Department of Global Communications and providing it guidance on policies, programmes and activities.

Evolution

The Committee was originally established by GA res. 33/115C (1978) to review UN public information policies and activities. It comprised 41 Member States appointed by the General

Assembly President, after consultation with regional groups, on the basis of equitable geographical distribution. It was mandated to report to the General Assembly on the policies and activities of the UN public information services.

GA res. 34/182 (1979) changed the Committee's name to the UN Committee on Information, and its membership was increased to 66. Membership has increased further over the years and now stands at 122.

Meetings

The Committee usually meets annually in New York in April/May.

Membership

The Committee is an open-ended body, and any UN Member State can request membership by applying through the Secretariat. The Committee reached an agreement in 1980 to apply the principle of geographical rotation to all officers and that they would be elected for two-year terms.

Members (122)

African states

Algeria	Ethiopia	Nigeria
Angola	Gabon	Senegal
Benin	Ghana	Sierra Leone
Burkina Faso	Guinea	Somalia
Burundi	Kenya	South Africa
Cabo Verde	Liberia	Sudan
Congo	Libya	Togo
Côte d'Ivoire	Madagascar	Tunisia
Djibouti	Morocco	UR of Tanzania
DR Congo	Mozambique	Zambia
Egypt	Niger	Zimbabwe

Asia-Pacific states

Bangladesh	Kazakhstan	Saudi Arabia
China	Lebanon	Singapore
Cyprus	Malaysia	Solomon Islands
DPRK	Mongolia	Sri Lanka
India	Nepal	Syrian AR
Indonesia	Oman	Thailand
Iran	Pakistan	Viet Nam
Iraq	Philippines	Yemen
Japan	Qatar	
Jordan	ROK	

Eastern European states

Armenia	Estonia	Romania
Azerbaijan	Georgia	Russian Federation
Belarus	Hungary	Slovakia
Bulgaria	Latvia	Ukraine
Croatia	Poland	
Czechia	Republic of Moldova	

Latin American and Caribbean states

Antigua and Barbuda	Belize	Brazil
Argentina	Bolivia	Chile

Colombia	Guyana	Saint Vincent and the Grenadines
Costa Rica	Honduras	Suriname
Cuba	Jamaica	Trinidad and Tobago
Dominican Republic	Mexico	Uruguay
Ecuador	Paraguay	Venezuela
El Salvador	Peru	
Guatemala		

Western European and Other states

Austria	Iceland	Netherlands
Belgium	Ireland	Portugal
Denmark	Israel	Spain
Finland	Italy	Switzerland
France	Luxembourg	Türkiye
Germany	Malta	UK
Greece	Monaco	USA

Office holders 2023–24

Chair

Mohammad Aamir Khan,
Pakistan

Vice-Chair

Vero Henintsoa
Andriamiarisoa, Madagascar
Ivars Liepnieks, Latvia
Ludovica Murazzani, Italy

Vice-Chair–Rapporteur

Liliana Verónica Baños Muller,
El Salvador

Committee on Relations with the Host Country

Internet: www.un.org/en/ga/about/subsidiary/committees.shtml

Purpose

The Committee deals with questions related to the relationship between the UN and the host country, including, amongst other things, the implementation of the Agreement between the UN and USA regarding UN Headquarters (the ‘Headquarters Agreement’); privileges and immunities, including the Convention on the Privileges and Immunities of the UN (‘the Convention’); and the security of missions accredited to the UN and the safety of their staff.

The Secretary-General may also bring to the Committee’s attention issues of mutual concern relating to the implementation of the Headquarters Agreement and the Convention.

The Committee was established by GA res. 2819 (XXVI) (1971), which determined its terms of reference, and replaced the Informal Joint Committee on Host Country Relations, which had been reconvened under GA res. 2618 (XXIV) (1969). In May 1992, the Committee adopted a detailed list of topics for its consideration, which was modified slightly in March 1994. The list of topics is set out in annex I to the Committee’s annual report. Its most recent report (A/77/26) was endorsed by GA res. 77/114 (2022).

Meetings

The Committee holds meetings throughout the year.

Membership

The Committee originally comprised the host country and 14 Member States chosen by the General Assembly President. GA res. 53/104 (1998) increased the Committee’s membership by four (one each from African, Asia–Pacific, Latin American and Caribbean, and Eastern European states), bringing the total membership to 19. The Committee is chaired by the Permanent Representative of Cyprus.

Members (19)

African states

Côte d'Ivoire (Vice-Chair)
Libya
Mali
Senegal

Asia–Pacific states

China
Cyprus (Chair)
Iraq
Malaysia

Eastern European states

Bulgaria (Vice-Chair)
Hungary
Russian Federation

Latin American and Caribbean states

Costa Rica (Rapporteur)
Cuba
Honduras

Western European and Other states

Canada (Vice-Chair)
France
Spain
UK
USA

Committee on the Exercise of the Inalienable Rights of the Palestinian People

Internet: www.un.org/unispal/committee/

Purpose

The Committee is exclusively devoted to the question of Palestine. It is mandated by the General Assembly to promote the realisation of the inalienable rights of the Palestinian people, to support the peace process for the achievement of the two-state solution on the basis of pre-1967 borders and the just resolution of all final status issues, and to mobilise assistance to the Palestinian people.

The Committee was established by GA res. 3376 (XXX) (1975) to consider and recommend a programme that would enable the Palestinian people to exercise the rights recognised in GA res. 3236 (XXIX) (1974).

The Committee's mandate was most recently renewed in November 2022 by GA res. 77/24 (2022), with an amendment that it should thereafter be reviewed only as necessary. The resolution also requested the Committee continue to exert all efforts to support the Middle East peace process and mobilise international support for, and assistance to, the Palestinian people (GA res. 69/20 (2014)). The General Assembly requested that the 75th anniversary of the Nakba be commemorated on 15 May 2023 (GA res. 77/23 (2022)). The General Assembly mandated the Committee to keep under review the question of Palestine, and to report and make suggestions toward its resolution to the General Assembly, the Security Council or the Secretary-General as appropriate. It also authorised the Committee to adjust its approved Programme of Work as it considered appropriate and necessary. It further requested the Committee to work with Palestinian and other civil society organisations to reach a peaceful settlement of the question of Palestine and realise the Palestinian people's inalienable rights.

The Committee, through statements delivered by its Chair, regularly participates in Security Council Quarterly Open Debates on the Palestinian Question and presents its position and recommendations.

The Committee is serviced by the Division for Palestinian Rights in the Department of Political and Peacebuilding Affairs. Its annual Programme of Work, Annual Report to the General Assembly and other information can be found at www.un.org/unispal/.

Meetings

The Committee holds several formal and informal meetings over the course of the year, including an annual opening session in New York at the beginning of the year to elect its Bureau and adopt its annual Programme of Work. It holds a high-level special session on

29 November on the occasion of the International Day of Solidarity with the Palestinian People, encouraging Member States to give the widest support and publicity to the occasion. In connection with this commemoration, the Committee also organises an annual exhibit on Palestinian rights or a cultural event in cooperation with the Permanent Observer Mission of the State of Palestine to the UN.

The Committee organises other meetings and conferences across the globe, as well as virtual events, which bring together diplomatic representatives of UN Member States, parliamentarians, international experts, scholars and civil society to raise awareness about the question of Palestine and discuss ways to find a peaceful solution to the conflict. Additionally, the Committee carries out delegation visits to meet governments and civil society and implements a General Assembly-mandated annual capacity-building programme for staff of the Palestinian Government, in consultation with the Permanent Observer Mission of the State of Palestine to the UN in New York.

Membership

The Committee originally had 20 members. It now consists of 25 Member States and 24 observers. The State of Palestine participates in the work of the Bureau as an observer.

Members (25)

Afghanistan	Indonesia	Pakistan
Belarus	Lao PDR	Senegal
Bolivia	Madagascar	Sierra Leone
Cuba	Malaysia	South Africa
Cyprus	Mali	Tunisia
Ecuador	Malta	Türkiye
Guinea	Namibia	Venezuela
Guyana	Nicaragua	
India	Nigeria	

Observers (24)

African Union	Kuwait	Qatar
Algeria	League of Arab States	Saudi Arabia
Bangladesh	Lebanon	Sri Lanka
Bulgaria	Libya	State of Palestine
China	Mauritania	Syrian AR
Egypt	Morocco	UAE
Iraq	Niger	Viet Nam
Jordan	Organisation of Islamic Cooperation	Yemen

Bureau 2023

Chair

Cheikh Niang, Senegal

Vice-Chairs

Neville Melvin Gertze, Namibia

Jaime Hermida Castillo,
Nicaragua

Arrmanatha C Nasir, Indonesia

Pedro Luis Pedroso Cuesta,
Cuba

Vice-Chair–Rapporteur

Ahmad Faisal Muhamad,
Malaysia

Division for Palestinian Rights

As mandated by the General Assembly, the Division for Palestinian Rights of the UN Department of Political and Peacebuilding Affairs serves as a secretariat to the Committee, including its Bureau, substantively supporting its proceedings and the implementation of its programme of work. This includes planning and implementing international meetings, conferences and delegation visits, maintaining liaison with civil society groups, organising the annual observance of the International Day of Solidarity with the Palestinian People, as well as the Committee's capacity-building programme. The Division for Palestinian Rights also monitors political and other relevant developments in the Occupied Palestinian Territory, drafts documentation for consideration of the Committee, including its annual report to the General Assembly, and develops and maintains the website 'The Question of Palestine', including the UN Information System on the Question of Palestine (UNISPAL), as well as the Committee's social media advocacy channels.

Committee on the Peaceful Uses of Outer Space (COPUOS)

Internet: www.unoosa.org/oosa/en/ourwork/copuos/index.html

Purpose

COPUOS was set up as a permanent body in 1959 by the General Assembly (res. 1472 (XIV)). It succeeded the 18-nation ad hoc committee of the same name established by GA res. 1348 (XIII) (1958). It is mandated to govern the exploration and use of space for the benefit of all humanity: for peace and development. The Committee is also tasked with reviewing international cooperation in peaceful uses of outer space, studying space-related activities that could be undertaken by the UN, encouraging space research programmes, and studying legal problems arising from the exploration of outer space.

COPUOS has been instrumental in developing key frameworks of international space law, including five treaties on outer space, which provide rules of the road for space activities and lay out the basis for preserving the long-term sustainability of outer space activities. In 2019, the Committee adopted the preamble and 21 Guidelines for the Long-term Sustainability of Outer Space Activities. In 2021, the Space2030 agenda and its implementation plan agreed through COPUOS were adopted by the General Assembly (GA res. 76/3 (2021)) to chart the way to enhance the contribution of space and its applications to sustainable development.

The Committee has two standing sub-committees: Scientific and Technical; and Legal.

Meetings

The Committee usually meets annually in Vienna, Austria, in June. The 66th session took place from 31 May to 9 June 2023. The Scientific and Technical Subcommittee and the Legal Subcommittee meet annually, usually in February and April, respectively.

Membership

The Committee originally comprised 24 members whose terms of office expired at the end of 1961. The General Assembly decided to continue the Committee and increase its membership to 28 (GA res. 1721 (XVI) (1961)). Membership has since increased further, most recently from 100 to 102 (GA res. 77/121 (2022)).

Members (102)

African states

Algeria	Benin	Cameroon
Angola	Burkina Faso	Chad

Egypt
Ethiopia
Ghana
Kenya
Libya

Mauritius
Morocco
Niger
Nigeria
Rwanda

Senegal
Sierra Leone
South Africa
Sudan
Tunisia

Asia–Pacific states

Bahrain
Bangladesh
China
Cyprus
India
Indonesia
Iran
Iraq
Japan
Jordan

Kazakhstan
Kuwait
Lebanon
Malaysia
Mongolia
Oman
Pakistan
Philippines
Qatar
ROK

Saudi Arabia
Singapore
Sri Lanka
Syrian AR
Thailand
UAE
Uzbekistan
Viet Nam

Eastern European states

Albania
Armenia
Azerbaijan
Belarus
Bulgaria

Czechia
Hungary
Poland
Romania

Russian Federation
Slovakia
Slovenia
Ukraine

Latin American and Caribbean states

Argentina
Bolivia
Brazil
Chile
Colombia
Costa Rica

Cuba
Dominican Republic
Ecuador
El Salvador
Guatemala
Mexico

Nicaragua
Panama
Paraguay
Peru
Uruguay
Venezuela

Western European and Other states

Australia
Austria
Belgium
Canada
Denmark
Finland
France
Germany

Greece
Israel
Italy
Luxembourg
Netherlands
New Zealand
Norway
Portugal

Spain
Sweden
Switzerland
Türkiye
UK
USA

Bureau 2023 (66th session) and Subcommittee Chairs 2023

Chair

Omran Sharaf, UAE

First Vice-Chair

Carolina Rêgo Costa, Portugal

Second Vice-Chair and Rapporteur

Oleg Ventskovsky, Ukraine

Chair of the Scientific and Technical Subcommittee (60th session)

Juan Francisco Facetti, Paraguay

Chair of the Legal Subcommittee (62nd session)

Nomfuneko Majaja, South Africa

Conference on Disarmament (CD)

Palais des Nations
1211 Geneva 10
Switzerland

Telephone: +41 22 917 2281
Fax: +41 22 917 0034
Email: cd@un.org

Internet: <https://disarmament.unoda.org/conference-on-disarmament>

Secretary-General and Personal Representative of the UN Secretary-General to the CD:
Tatiana Valovaya, Russian Federation (appointed by the UN Secretary-General in May 2019)

Purpose

The Conference was established in 1979 as the single multilateral disarmament-negotiating forum of the international community. It was established as a result of the UN General Assembly's first Special Session on Disarmament (UNSSOD I), which was held in 1978. The Conference succeeded other Geneva-based disarmament negotiating fora, which included the Ten-Nation Committee on Disarmament (1960), Eighteen-Nation Committee on Disarmament (1962–68) and the Conference of the Committee on Disarmament (1969–78).

The Conference initially committed itself to seeking general and complete disarmament under effective international control. Its initial agenda included 10 areas: nuclear weapons in all aspects; chemical weapons; other weapons of mass destruction; conventional weapons; reduction of military budgets; reduction of armed forces; disarmament and development; disarmament and international security; collateral measures, confidence-building measures and effective verification methods in relation to appropriate disarmament measures, acceptable to all parties concerned; and a comprehensive programme of disarmament leading to general and complete disarmament under effective international control.

The Conference's most recent agenda (CD/2313), informing its substantive work, includes: cessation of the nuclear arms race and nuclear disarmament; prevention of nuclear war, including all related matters; prevention of an arms race in outer space; effective international arrangements to assure non-nuclear-weapon states against the use or threat of use of nuclear weapons; new types of weapons of mass destruction and new systems of such weapons including radiological weapons; a comprehensive programme of disarmament; and transparency in armaments.

The Conference adopts its own Rules of Procedure (CD/8/Rev.10) and own agenda, taking into account General Assembly recommendations and proposals from its members. It is funded from the UN regular budget, holds its meetings on UN premises and is supported by the Geneva Branch of the Office for Disarmament Affairs. It conducts its work by consensus and submits its annual report to the UN General Assembly.

Meetings

The Conference's annual session is divided into three parts of 10, seven and seven weeks under a presidency that rotates among the membership every four working weeks, following the English alphabetical list of membership. The Conference pursues its mandate in plenary meetings, as well as under any additional arrangements agreed by the Conference. The Conference meets in Geneva, Switzerland.

Membership

The Conference originally had 40 members. Membership has expanded and is currently 65. Rules 33–35 of the Rules of Procedure provide that states not members of the Conference may request, in writing through the President, to follow its work as observers.

Members (65)

Algeria	Germany	Peru
Argentina	Hungary	Poland
Australia	India	ROK
Austria	Indonesia	Romania
Bangladesh	Iran	Russian Federation
Belarus	Iraq	Senegal
Belgium	Ireland	Slovakia
Brazil	Israel	South Africa
Bulgaria	Italy	Spain
Cameroon	Japan	Sri Lanka
Canada	Kazakhstan	Sweden
Chile	Kenya	Switzerland
China	Malaysia	Syrian AR
Colombia	Mexico	Tunisia
Cuba	Mongolia	Türkiye
DPRK	Morocco	Ukraine
DR Congo	Myanmar	UK
Ecuador	Netherlands	USA
Egypt	New Zealand	Venezuela
Ethiopia	Nigeria	Viet Nam
Finland	Norway	Zimbabwe
France	Pakistan	

Special Committee on Peacekeeping Operations (C34)

Internet: <https://peacekeeping.un.org>

Purpose

The Committee was established by GA res. 2006 (XIX) (1965) to conduct a comprehensive review of all issues relating to peacekeeping. It reports to the General Assembly on its work through the Fourth Committee (Special Political and Decolonization Committee).

Meetings

The Committee usually holds an annual substantive session in New York beginning in February.

Membership

The Committee comprises 157 Member States, mostly past or current contributors to peacekeeping operations. Other Member States, intergovernmental organisations and entities participate as observers.

Members (157)

Afghanistan	Belgium	Cambodia
Albania	Benin	Cameroon
Algeria	Bhutan	Canada
Angola	Bolivia	Central African Republic
Argentina	Bosnia and Herzegovina	Chad
Armenia	Botswana	Chile
Australia	Brazil	China
Austria	Brunei Darussalam	Colombia
Azerbaijan	Bulgaria	Congo
Bangladesh	Burkina Faso	Costa Rica
Belarus	Burundi	Côte d'Ivoire

Croatia	Kazakhstan	Qatar
Cuba	Kenya	ROK
Cyprus	Kuwait	Republic of Moldova
Czechia	Kyrgyzstan	Romania
DR Congo	Lao PDR	Russian Federation
Denmark	Latvia	Rwanda
Djibouti	Lebanon	Samoa
Dominican Republic	Lesotho	Saudi Arabia
Ecuador	Liberia	Senegal
Egypt	Libya	Serbia
El Salvador	Lithuania	Sierra Leone
Eritrea	Luxembourg	Singapore
Estonia	Madagascar	Slovakia
Eswatini	Malawi	Slovenia
Ethiopia	Malaysia	South Africa
Fiji	Mali	Spain
Finland	Malta	Sri Lanka
France	Mauritania	Sudan
Gabon	Mauritius	Sweden
Gambia	Mexico	Switzerland
Georgia	Mongolia	Syrian AR
Germany	Montenegro	Tajikistan
Ghana	Morocco	Thailand
Greece	Mozambique	Timor-Leste
Grenada	Myanmar	Togo
Guatemala	Namibia	Tunisia
Guinea	Nepal	Türkiye
Guyana	Netherlands	Uganda
Haiti	New Zealand	Ukraine
Honduras	Nicaragua	UAE
Hungary	Niger	UK
Iceland	Nigeria	UR of Tanzania
India	North Macedonia	USA
Indonesia	Norway	Uruguay
Iran	Pakistan	Vanuatu
Iraq	Palau	Venezuela
Ireland	Papua New Guinea	Viet Nam
Israel	Paraguay	Yemen
Italy	Peru	Zambia
Jamaica	Philippines	Zimbabwe
Japan	Poland	
Jordan	Portugal	

Observers (7)

Holy See	International Criminal Police Organization (INTERPOL)	Organisation of Islamic Cooperation
African Union		
European Union	International Organisation of la Francophonie	Sovereign Order of Malta

Bureau for 2023

Chair

Tijjani Muhammad Bande,
Nigeria

Vice-Chairs

Richard Arbeiter, Canada
Hamamoto Yukiya, Japan
Fabián Oddone, Argentina
Mateusz Sakowicz, Poland

Rapporteur

Wael Eldahshan, Egypt

Special Committee on the Charter of the UN and on the Strengthening of the Role of the Organization

Internet: <http://legal.un.org/committees/charter/>

Purpose

The Special Committee was initially established in 1974 under GA res. 3349 (XXIX) as an ad hoc committee to consider, amongst other things, any specific proposals that governments might make with a view to enhancing the ability of the UN to achieve its purposes as well as other suggestions for the more effective functioning of the UN that might not require amendments to the Charter. It was reconvened under GA res. 3499 (XXX) (1975) as the Special Committee on the Charter.

The Committee's mandate has been renewed annually by the General Assembly since then, most recently by GA res. 77/109 (2021). Its current mandate includes the consideration of proposals concerning the maintenance of international peace and security and the peaceful settlement of disputes.

Meetings

The Committee holds one session a year over seven days in New York at the end of February.

Membership

Under GA res. 50/52 (1995), the Committee's membership was expanded to include all Member States. It has a chair, three vice-chairs and a rapporteur, representing the UN regional groups, and an open-ended working group with the same chair and officers as the Committee.

Bureau (elected in February 2023)

Chair

Zéphyrin Maniratanga,
Burundi

Vice-Chairs

Kavoy Anthony Ashley,
Jamaica

Yarden Rubinshtein, Israel

Melinda Vittay, Hungary

Rapporteur

Azela G Arumpac-Martel,
Philippines

Special Committee on the Situation with Regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples (Committee of 24 or C24)

Internet: www.un.org/dppa/decolonization/en/c24/about

Purpose

The Committee was established by the General Assembly in 1961 to monitor the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples (GA res. 1514 (XV) (1960)).

The Committee annually reviews the list of territories to which the Declaration is applicable and makes recommendations on its implementation and on the dissemination of public information on decolonisation. It also hears statements from Non-Self-Governing Territories (NSGTs), dispatches visiting missions and organises seminars on the political, social and economic situation in the territories.

The Committee is also known as the Special Committee on Decolonization, Committee of 24 or C24, although it now has 29 members.

Territories on the Committee's agenda

American Samoa	French Polynesia	Saint Helena
Anguilla	Gibraltar	Tokelau
Bermuda	Guam	Turks and Caicos Islands
British Virgin Islands	Montserrat	United States Virgin Islands
Cayman Islands	New Caledonia	Western Sahara
Falkland Islands (Malvinas)	Pitcairn	

Meetings

The Committee holds its main [session](#) in New York in June and an annual [seminar](#) intended to be held in the Caribbean and Pacific alternately. In 2023, the seminar was held in Bali, Indonesia.

Membership

Originally comprising 17 members, the Committee was enlarged to 24 by GA res. [1810 \(XVII\)](#) (1962). The membership increased again in 1979, 2004, 2008 and 2010 and now stands at 29.

Members (29)

Antigua and Barbuda	Fiji	Saint Kitts and Nevis
Bolivia	Grenada	Saint Lucia
Chile	India	Saint Vincent and the Grenadines
China	Indonesia	Sierra Leone
Congo	Iran	Syrian AR
Côte d'Ivoire	Iraq	Timor-Leste
Cuba	Mali	Tunisia
Dominica	Nicaragua	UR of Tanzania
Ecuador	Papua New Guinea	Venezuela
Ethiopia	Russian Federation	

Bureau 2023

Chair

Menissa Rambally,
Saint Lucia

Vice-Chairs

Arrmanatha Christiawan Nasi,
Indonesia

Pedro Luis Pedroso Cuesta,
Cuba

Alhaji Fanday Turay,
Sierra Leone

Rapporteur

Bassam Sabbagh,
Syrian AR

Special Committee to Investigate Israeli Practices Affecting the Human Rights of the Palestinian People and Other Arabs of the Occupied Territories

Internet: www.ohchr.org/en/countries/palestine/special-committee-reports

Purpose

GA res. [2443 \(XXIII\)](#) (1968) established the Special Committee, composed of three Member States appointed by the General Assembly President.

The occupied territories are considered those remaining under Israeli occupation since 1967, namely, the occupied Syrian Golan and the occupied Palestinian territory, which comprises the West Bank, including East Jerusalem, and the Gaza Strip.

The Special Committee is mandated by the GA until the complete termination of the Israeli occupation. The GA issues a biannual resolution to confirm this mandate, most recently GA res. [76/80](#) (2021). Its [reports](#) are available on the website.

Members

Ahmad Faisal Muhamad,
Malaysia

Cheikh Niang, Senegal

Peter Mohan Maithris Peiris,
Sri Lanka (Chair)

UN Conciliation Commission for Palestine

Purpose

GA res. [194](#) (III) (1948) established the Commission to:

- Help with the repatriation of refugees
- Arrange for compensation for the property of those choosing not to return
- Assist Israel and the Arab states to achieve a final settlement of all questions outstanding.

GA res. [77/124](#) (2022) requested the Secretary-General to take all appropriate steps, in consultation with the United Nations Conciliation Commission for Palestine, for the protection of Arab property, assets and property rights in Israel.

Membership

The Commission members are France, Türkiye and the USA. As set out in GA res. [194](#) (III) (1948), they were selected by a committee of the General Assembly consisting of the five permanent members of the Security Council.

UN Disarmament Commission (UNDC)

Internet: <https://disarmament.unoda.org/institutions/disarmament-commission/>

Secretary: Alexander Lomaia

Purpose

The UNDC was created under the Security Council by GA res. [502](#) (VI) in 1952, and re-established as a subsidiary body of the General Assembly in 1978 at its 10th special session, the first devoted to disarmament (GA res. [S-10/2](#) para. 118). It was created as a deliberative body to consider and make recommendations on disarmament problems, and to follow up decisions and recommendations of the 10th Special Session. GA res. [37/78H](#) (1982) requested the UNDC direct its attention to specific subjects, taking into account the relevant General Assembly resolutions, and to make concrete recommendations to each General Assembly session. In 1998, the General Assembly decided that, from 2000, the UNDC's agenda would normally comprise two substantive items, with one on nuclear disarmament, which are then debated for three consecutive years (decision 52/492).

The UNDC operates by way of plenary meetings and working groups. The number of working groups depends on the number of substantive items on its agenda. The Commission's agenda items for the 2023 substantive session were: (a) Recommendations for achieving the objective of nuclear disarmament and non-proliferation of nuclear weapons; and (b) Preparation of recommendations to promote the practical implementation of transparency and confidence-building measures in outer space activities with the goal of preventing an arms race in outer space, in accordance with the recommendations contained in the report of the Group of Governmental Experts on Transparency and Confidence-building Measures in Outer Space Activities ([A/68/189](#)).

In April 2017 the UNDC's Working Group II adopted by consensus its report on agenda item 5 and a text entitled 'Recommendations on practical confidence-building measures in the field of conventional weapons' (A/72/42). In April 2023, the UNDC's Working Group II adopted by consensus its report on agenda item 5 and a text entitled 'Recommendations to promote the practical implementation of the transparency and confidence-building measures in outer space activities with the goal of preventing an arms race in outer space'.

Meetings

The UNDC meets for three weeks annually, usually in New York. Due to disagreement on organisational matters, as well as the COVID-19 pandemic, the UNDC did not hold its substantive session in the years 2019–21. It resumed official meetings with its substantive session in April 2022.

Membership

All UN Member States are members of the UNDC, and the five regional groups take turns as the Chair. Working Group Chairs are selected in accordance with the principle of equitable geographical representation.

Office holders for the 2023 session

Chair

Akan Rakhmetullin,
Kazakhstan

Vice-Chairs

Argentina
Australia
Namibia
Thailand
Russian Federation
Ukraine

Rapporteur

Landry Sibomana,
Burundi

Chair of Working Group I

Recommendations for achieving the objective of nuclear disarmament and non-proliferation of nuclear weapons

Kurt Davis, Jamaica

Chair of Working Group II

Recommendations to promote the practical implementation of the transparency and confidence-building measures in outer space activities with the goal of preventing an arms race in outer space

Szilvia Balázs, Hungary

UN Scientific Committee on the Effects of Atomic Radiation (UNSCEAR)

Vienna International Centre
PO Box 500
A-1400 Vienna
Austria

Telephone: +43 1 26060 4330
Fax: +43 1 26060 5902

Internet: www.unscear.org

Secretary: Borislava Batandjieva-Metcalf, Bulgaria

Purpose

UNSCEAR was established by GA res. 913 (X) (1955). The resolution requested that the Committee receive and evaluate radiological information furnished by UN Member States or

members of the specialised agencies, and summarise reports received on radiation levels and radiation effects.

The Committee submits annual progress **reports** to the General Assembly and periodically publishes comprehensive reports. These contain systematic assessments of all major sources of exposure to ionising radiation. They have prompted significant worldwide reductions in unnecessary radiation exposure, and continue to underpin the risk management programmes of international bodies such as the International Atomic Energy Agency (IAEA), World Health Organization (WHO), International Labour Organization (ILO) and UN Environment Programme (UNEP).

The Committee also conducts systematic evaluations of the evidence for radiation-induced health effects from survivors of the atomic bombings in Japan in 1945 and other exposed groups. It has published landmark reports on the levels and effects of exposure to ionising radiation following the accidents at Chernobyl and Fukushima. It has evaluated advances in scientific understanding of the mechanisms by which radiation effects can occur. These assessments provide the scientific foundation used by the relevant agencies in the UN system in formulating international radiation protection standards and other instruments.

Meetings

The Committee usually meets annually in Vienna during the second quarter for five days.

Membership

Originally 15, the membership of UNSCEAR has gradually increased, most recently by GA res. **76/75** (2021), to 31 scientists representing their **Member States**. The **Bureau** comprises five officers elected to serve for two sessions, as well as three ex-officio advisers: the Committee's immediate past Chair, the Secretary and the Deputy Secretary.

Members (31)

African states

Algeria
Egypt
Sudan

Asia-Pacific states

China
India
Indonesia
Iran
Japan
Pakistan
ROK
UAE

Eastern European states

Belarus
Poland
Russian Federation
Slovakia
Ukraine

Latin American and Caribbean states

Argentina
Brazil
Mexico
Peru

Western European and Other states

Australia
Belgium
Canada
Finland
France
Germany
Norway
Spain
Sweden
UK
USA

Office holders 69th and 70th sessions (2022–23)

Chair

Jing Chen, Canada

Vice-Chairs

Anssi Auvinen, Finland
Anna Friedl, Germany
Lidia Vasconcellos de Sá,
Brazil

Rapporteur

Sarah Baatout, Belgium

Working Group on the Financing of the UN Relief and Works Agency for Palestine Refugees in the Near East

Purpose

The General Assembly established the Working Group (GA res. 2656 (XXV) of 7 December 1970) to study all aspects of the financing of the UN Relief and Works Agency for Palestine Refugees in the Near East (UNRWA). In that resolution, the Assembly requested the Working Group to assist the Secretary-General and the Commissioner-General of UNRWA in reaching solutions to problems posed by the Agency's financial crisis.

Each year, the General Assembly has endorsed the Working Group's efforts and requested it to continue, most recently in GA res. 77/122 (2022).

Membership

There are nine members designated by the President of the General Assembly in consultation with the Secretary-General.

Members (9)

France	Lebanon	Türkiye (Chair)
Ghana	Norway (Rapporteur)	UK
Japan	Trinidad and Tobago	USA

UN Open-ended Informal Consultative Process on Oceans and the Law of the Sea (Informal Consultative Process)

Division for Ocean Affairs and the Law of the Sea
Office of Legal Affairs
2 United Nations Plaza, Room DC2-0450
New York, NY 10017
United States of America

Telephone: +1 212 963 3962
Email: doalos@un.org

Internet: www.un.org/depts/los/consultative_process/consultative_process.htm

Purpose

The purpose of the Informal Consultative Process is to facilitate the UN General Assembly's annual review of developments in ocean affairs and the law of the sea by considering the Secretary-General's report on oceans and the law of the sea and by suggesting particular issues to be considered by the General Assembly, with an emphasis on identifying areas where coordination and cooperation at the intergovernmental and inter-agency levels should be enhanced.

The General Assembly created the Informal Consultative Process in 1999 (GA res. 54/33), consistent with the legal framework provided by the UN Convention on the Law of the Sea and the goals of chapter 17 of Agenda 21, following a review by the Commission on Sustainable Development of the sectoral theme of 'Oceans and Seas'. The Process has been extended regularly, most recently for one year by GA res. 75/239 (2020) and for two years by GA res. 76/72 (2021).

Meetings

The Informal Consultative Process meets once a year to consider a topic or topics identified in the annual General Assembly resolution on oceans and the law of the sea. The 23rd meeting, held in June 2023, focused on the topic 'New Maritime Technologies: Challenges and Opportunities'.

Membership

The Informal Consultative Process is open to all UN Member States, states members of the specialised agencies and parties to the Convention. It is also open to entities that have a standing invitation to participate as observers in the work of the General Assembly and to intergovernmental organisations with competence in ocean affairs. The format of the Informal Consultative Process provides the opportunity to receive input from representatives of the major groups identified in Agenda 21, particularly through discussion panels.

Co-Chairs

Reappointed by the President of the General Assembly for the 23rd meeting (June 2023)

Elina Kalkku, Finland

Viliani Va'inga Tone, Tonga

Intergovernmental Conference on an international legally binding instrument under UNCLOS on the conservation and sustainable use of marine biological diversity of areas beyond national jurisdiction (GA res. 72/249) (BBNJ)

Division for Ocean Affairs and the
Law of the Sea
Office of Legal Affairs
2 United Nations Plaza, Room DC2-0450
New York, NY 10017
United States of America

Telephone: +1 212 963 3962
Fax: +1 917 367 0560
Email: doalos@un.org

Internet: www.un.org/bbnj/

Secretary-General: Miguel de Serpa Soares, Under-Secretary-General for Legal Affairs and UN Legal Counsel

Purpose

In its resolution [72/249](#) of 24 December 2017, the General Assembly decided to convene an intergovernmental conference to consider the recommendations of the [Preparatory Committee](#) established by GA res. [69/292](#) on the elements and to elaborate the text of an international legally binding instrument under the United Nations Convention on the Law of the Sea (UNCLOS) on the conservation and sustainable use of marine biological diversity of areas beyond national jurisdiction, with a view to developing the instrument as soon as possible.

The establishment of the Preparatory Committee by GA res. [69/292](#) of 19 June 2015 followed the recommendations of the [Ad Hoc Open-ended Informal Working Group](#) to study issues relating to the conservation and sustainable use of marine biological diversity beyond areas of national jurisdiction, made to the General Assembly pursuant to GA res. [68/70](#), on the scope, parameters and feasibility of an international instrument under UNCLOS. The Preparatory Committee presented its report to the General Assembly in July 2017 ([A/AC.287/2017/PC.4/2](#)).

A special voluntary trust fund was established pursuant to GA res. [69/292](#) for the purpose of assisting developing countries, in particular the least developed countries (LDCs), landlocked developing countries (LLDCs) and small island developing states (SIDS), in attending the meetings of the Preparatory Committee and the intergovernmental conference.

Meetings

In accordance with GA res. [72/249](#), the Conference held a three-day organisational meeting in New York from 16 to 18 April 2018. The first session took place from 4 to 17 September 2018, the second from 25 March to 5 April 2019 and the third from 19 to 30 August 2019. The fourth

session, postponed by decisions 74/543 and 75/570 owing to the COVID-19 pandemic, was convened from 7 to 18 March 2022. A fifth session Conference was convened from 15 to 26 August 2022 (GA decision 76/564), resumed from 20 February to 3 March 2023 (GA res. 77/248) and further resumed from 19 to 20 June 2023 (GA decision 77/556). With the adoption of the Agreement under the United Nations Convention on the Law of the Sea on the conservation and sustainable use of marine biological diversity of areas beyond national jurisdiction on 19 June 2023, the Conference has concluded its work.

Membership

The Conference is open to all Member States, members of the specialised agencies and parties to the Convention, with others invited as observers. The President, Rena Lee, Singapore, was nominated by the President of the General Assembly in February 2018 and elected at the organisational meeting in April 2018.

Ad Hoc Working Group of the Whole on the Regular Process for Global Reporting and Assessment of the State of the Marine Environment, including Socioeconomic Aspects

Division for Ocean Affairs and the
Law of the Sea
Office of Legal Affairs
2 United Nations Plaza, 4th Floor
New York, NY 10017
United States of America
Telephone: +1 212 963 3962

Fax: +1 917 367 0560
Email: doalos@un.org
Twitter: @undoalos
Instagram: @undoalos
Linkedin: www.linkedin.com/company/united-nations-world-ocean-assessment/

Internet: www.un.org/regularprocess/

Purpose

The General Assembly established the Regular Process for Global Reporting and Assessment of the State of the Marine Environment, including Socioeconomic Aspects (Regular Process) in 2004, following the 2002 World Summit on Sustainable Development, held in Johannesburg, South Africa (GA res. 57/141). Through its main outputs, such as the World Ocean Assessments and regional workshops, the Regular Process aims to reinforce the science-policy interface by providing a scientific basis for informed decisions on ocean issues by governments and other policy makers.

The Ad Hoc Working Group of the Whole on the Regular Process (the Working Group) was initially established in 2008 (GA res. 63/111). Its role is to oversee and guide the Regular Process. The General Assembly also established a Group of Experts, consisting of 25 members from all regions of the world, to be an integral part of the Regular Process. The Group of Experts is assisted by a wider Pool of Experts, composed of several hundred members nominated by states and recommended by intergovernmental organisations.

The first cycle of the Regular Process ran from 2010 to 2014. The summary of the First Global Integrated Marine Assessment (World Ocean Assessment I or WOA I) was issued as an official document of the General Assembly (A/70/112) on 22 July 2015, and approved by the Assembly in December 2015 (GA res. 70/235).

The second cycle of the Regular Process ran from 2016 to 2020. The summary of the second World Ocean Assessment (WOA II) was issued as an official document of the General Assembly (A/75/232/Rev.1) and approved by the Assembly in December 2020 (GA res. 75/239), and WOA II was launched on 21 April 2021. In accordance with the programme of work 2017–20 for the second cycle of the Regular Process, three technical abstracts of WOA I were prepared by the Group of Experts in 2017, on: the conservation and sustainable

use of marine biological diversity of areas beyond national jurisdiction; the ocean and the Sustainable Development Goals (SDGs) under the 2030 Agenda for Sustainable Development; and the impacts of climate change and related changes in the atmosphere on the oceans.

The [third cycle](#) of the Regular Process was launched by the General Assembly in December 2019, to cover the five-year period from 2021 to 2025. In accordance with the [programme of work](#) for the third cycle (A/75/362), one of its outputs will be the production of one or more assessments of the marine environment, including socio-economic aspects. In addition, the Regular Process will provide support for and interaction with other ocean-related intergovernmental processes, including through the development of a series of [policy briefs](#) outlining relevant information from WOA II for the benefit of policy makers and other stakeholders, on: climate change; marine biodiversity; SDG14 – life below water; and the UN Decade of Ocean Science for Sustainable Development and UN Decade on Ecosystem Restoration. The third cycle will also include a coherent capacity-building programme with the aim of strengthening the ocean science–policy interface at national, regional and global levels.

Evolution

The General Assembly launched the ‘Assessment of Assessments’ as the start-up phase of the Regular Process (GA resolutions [58/240](#) (2003) and [60/30](#) (2005)). In December 2009, it endorsed the recommendations adopted by the Ad Hoc Working Group of the Whole that proposed a framework for the Regular Process (GA res. [64/71](#)). In December 2010, the General Assembly endorsed recommendations (A/64/347) that proposed modalities for implementing the Regular Process, including the key features, institutional arrangements, capacity-building and financing (GA res. [65/37](#)). The Division for Ocean Affairs and the Law of the Sea was designated to provide secretariat support to the Regular Process.

The programme of work for the third cycle was approved by GA res. [75/239](#) (2020). The [Group of Experts](#) for the third cycle was constituted in 2021, and an [updated mechanism](#) to establish the [Pool of Experts](#) for the third cycle was issued by the 15th meeting of the Ad Hoc Working Group of the Whole. The same meeting also considered the [Terms of Reference](#) for the National and Intergovernmental [Focal Points](#), both aimed at facilitating the implementation of the programme of work for the third cycle.

[Regional workshops](#) in support of the first cycle of the Regular Process took place between 2011 and 2014, and [workshops](#) in support of the second cycle in 2017 and 2018. The [first round](#) of regional workshops in support of the third cycle took place in 2022, hosted by the United Republic of Tanzania, Jamaica, Argentina, the Netherlands and Indonesia. The [second round](#), aimed at collecting regional-level information and data for the development of the Third World Ocean Assessment (WOA III), is taking place in 2023, with the first workshop held in Santos, Brazil, in May, the second in Kingston, Jamaica, in June, and the third in Victoria, Seychelles, in July. More information is available on the [website](#).

Meetings

The Working Group has held 18 meetings in New York between February 2011 and March 2023.

Membership

The meetings of the Working Group are open to UN Member States and observers, relevant intergovernmental and non-governmental organisations in consultative status with ECOSOC, and relevant scientific institutions and major groups identified in Agenda 21 that request an invitation to participate (GA res. [65/37 A](#)). The Working Group’s 15-member [Bureau](#) meets on a monthly basis. Its two co-chairs represent developed and developing countries and are appointed by the President of the General Assembly in consultation with regional groups.

Co-Chairs (as at June 2023)

Kimberly Louis, Saint Lucia

Mark Zellenrath, Netherlands

Bureau (as at June 2023)

African states

Ghana
Kenya
UR of Tanzania

Asia-Pacific states

China
ROK
Sri Lanka

Eastern European states

Bulgaria
Estonia
Ukraine

Latin American and Caribbean states

Argentina
Chile
Ecuador

Western European and Other states

Greece
Spain
USA

Open-ended Working Group on Ageing for the purpose of strengthening the protection of the human rights of older persons

Secretariat: Division for Inclusive Social Development
Department for Economic and Social Affairs
United Nations Secretariat, Room S-25
New York, NY 10017
United States of America

Telephone: +1 917 367 3173
Email: ageing@un.org
Twitter: @UN4Ageing

Internet: <http://social.un.org/ageing-working-group>
Focal Point on Ageing: Amal Abou Rafeh

Purpose

The Working Group's role is to consider the existing international framework of the human rights of older persons and identify possible gaps and how best to address them, including the feasibility of further instruments and measures. By GA res. 67/139 (2012), the mandate also includes consideration of proposals for an international legal instrument to promote and protect the rights and dignity of older persons. The Working Group was established in December 2010 by GA res. 65/182. It meets once a year.

Bureau members (13th session, April 2023)

Chair

Maria del Carmen Squeff,
Argentina

Vice-Chairs

Roseny B Fangco, Philippines
Tomáš Grünwald, Slovakia
Beatrice Maille, Canada

Rapporteur

Vacant, African states

Open-ended Working Group on the Question of Equitable Representation and Increase in the Membership of the Security Council

GA res. 48/26 (1993) established an open-ended working group to consider all aspects of the question of an increase in the membership of the Security Council and other matters related to the Security Council.

The Working Group's mandate was renewed on 29 June 2023 for the General Assembly's 78th session (GA decision 77/559), but the Group was only to convene if Member States so decided.

Ad Hoc Working Group on the revitalization of the work of the General Assembly

Internet: www.un.org/en/ga/revitalization/ahwg.shtml

Purpose

The General Assembly, at its 60th session and continuously since its 62nd session, has annually established an Ad Hoc Working Group tasked with identifying ways to enhance the role, authority, effectiveness and efficiency of the Assembly. The Ad Hoc Working Group's mandate was most recently renewed for the Assembly's 76th and 77th sessions by GA res. 75/325 (2021), which also decided that the mandate should be considered at the 77th session and biennially thereafter.

Co-chairs

Mitchell Fifield, Australia

Egriselda Aracely González López, El Salvador

ADVISORY BODIES

Advisory Board on Disarmament Matters

United Nations

405 East 42nd Street

New York, NY 10017

United States of America

Telephone: +1 917 367 3596

Email: unoda-web@un.org

Internet: <https://disarmament.unoda.org/institutions/advisoryboard>

Secretary: Suzanne Oosterwijk

Purpose

The functions of the Advisory Board on Disarmament Matters are to:

- Advise the Secretary-General on arms limitation and disarmament matters, including studies and research under the auspices of the UN or institutions within the UN
- Serve as the Board of Trustees of the UN Institute for Disarmament Research (UNIDIR)
- Advise the Secretary-General on implementation of the UN Disarmament Information Programme.

The Board was established in 1978 under paragraph 124 of the Final Document of the 10th Special Session of the General Assembly (GA res. S-10/2). It received its current mandate through GA decision 54/418 (1999).

Meetings

The Board holds two sessions a year, alternating between Geneva and New York.

Membership

The Secretary-General chooses the Board's members from all regions of the world for their knowledge and experience in the field of disarmament and international security. Members participate in their individual expert capacity. There are currently 15 members. The UNIDIR Director is an ex officio member. The Chair rotates by region.

Members, 79th and 80th sessions, 2023 (15)

Leena Al-Hadid, Jordan	Zia Mian, Pakistan
Nabeela Abdulla Almulla, Kuwait	Amina Mohamed, Kenya
Lewis A Dunn, USA	Marty Natalegawa, Indonesia
Elissa Golberg, Canada (Chair)	Eghosa Osaghae, Nigeria
Jean-Marie Guéhenno, France	Shorna-Kay Richards, Jamaica
Mary Kaldor, UK	Margot Wallström, Sweden
Marina Kaljurand, Estonia	Ex Officio Member: Robin Geiss, Germany (UNIDIR Director)
Anton Khlopkov, Russian Federation	
Li Chijiang, China	

Advisory Committee on the UN Programme of Assistance in the Teaching, Study, Dissemination and Wider Appreciation of International Law

United Nations
2 United Nations Plaza, Room DC2-0566
New York, NY 10017
United States of America

Telephone: +1 917 367 3154
Email: llewellyn@un.org

Internet: <http://legal.un.org/poa/>
Acting Secretary: Huw Llewellyn

Purpose

The General Assembly established a programme of assistance and exchange in the field of international law through GA res. 2099 (XX) (1965). This resolution set up the Committee to advise the Secretary-General on substantive aspects of the Programme. The Committee was given its current title by GA res. 2204 (XXI) (1966).

The Programme of Assistance was established to contribute to a better knowledge of international law. It provides direct assistance by means of the:

- [International Law Fellowship Programme](#)
- [Regional Courses in International Law](#) for Africa, Asia-Pacific and Latin America and the Caribbean
- [Audiovisual Library of International Law](#), which was launched in October 2008
- Preparation and dissemination of [publications and other information](#) relating to international law.

The General Assembly authorised the Programme's continuation annually until its 26th session, then every two years, then again annually since its 64th session in 2009-10 (GA res. 64/113). The Secretary-General reports to the General Assembly on the implementation of the Programme and is then authorised to carry out activities in subsequent years.

The Codification Division of the UN Office of Legal Affairs is responsible for implementing the Programme.

Membership

GA res. 74/185 (2019) appointed 25 Member States to serve on the Committee for the four years 1 January 2020 to 31 December 2023.

Members (25)

African states

Ethiopia
Ghana
Kenya
Nigeria
Sudan
UR of Tanzania

Asia-Pacific states

Iran
Lebanon
Malaysia
Pakistan
Singapore

Latin American and Caribbean states

Argentina
Chile
Mexico
Trinidad and Tobago
Uruguay

Eastern European states

Poland
Russian Federation
Slovakia

Western European and Other states

Canada
France
Israel
Italy
Portugal
USA

Independent Audit Advisory Committee (IAAC)

United Nations
405 East 42nd Street, Room S-21FWS
Secretariat Building
New York, NY 10017

United States of America
Telephone: +1 212 963 0788
Email: bamuwamy@un.org

Internet: www.un.org/ga/iaac/

Executive Secretary: Moses Bamuwamy

Purpose

The IAAC was established by GA res. [60/248](#) (2005) as a subsidiary body of the General Assembly to serve in an expert advisory capacity and assist the General Assembly in fulfilling its oversight responsibilities.

The Committee's responsibilities are to provide independent advice to the General Assembly on: the scope, results and effectiveness of audit as well as other oversight functions, especially the Office of Internal Oversight Services (OIOS); measures to ensure the compliance of management with audit and other oversight recommendations; and on various risk management, internal control, operational, accounting and disclosure issues.

The terms of reference for the IAAC were established in GA res. [61/275](#) (2007) and the new body started functioning in January 2008. The General Assembly reviewed the terms of reference in 2011 and 2015 and no changes were made (GA res. [65/250](#) and [70/111](#)).

Meetings

The IAAC meets up to four times a year, usually in New York.

Membership

The IAAC consists of five members, who serve three-year terms, renewable at least once. Members are appointed by the General Assembly, on the recommendation of the Fifth Committee, and serve in their personal capacities as experts in financial, audit and/or other oversight-related activities.

Members (5)

Term ends 31 Dec 2023

Janet St Laurent, USA (Vice-Chair)
Imran Vanker, South Africa (Chair)

Term ends 31 Dec 2025

Dorothy A Bradley, Belize
Anton V Kosyanenko, Russian Federation
Suresh Sharma, Nepal

EXPERT BODIES

Board of Auditors

2 United Nations Plaza, Room DC2–21st Floor
New York, NY 10017
United States of America

Telephone: +1 212 963 2451
Fax: +1 212 963 3684
Email: lee6@un.org

Internet: www.un.org/auditors/board/
Executive Secretary: Sejong Lee

Purpose

The General Assembly established the Board to audit the accounts of the UN and its funds and programmes, and to report its findings and recommendations to the General Assembly through the Advisory Committee on Administrative and Budgetary Questions (ACABQ). It submits reports to the General Assembly annually or every two years, depending on the financial regulations and rules adopted by the respective organisations. The Board was established in 1946 by GA res. 74 (I).

The Board is responsible for the audit of 25 UN organisations and four Special Projects. With the concurrence of ACABQ, the Board allocates and rotates assignments among individual members. However, responsibility for the Board's reports is collegial.

Structure

The Board is composed of the Auditors-General (or officers holding the equivalent title) of three UN Member States. To enable the Board to carry out its mandate, an Audit Operations Committee was established at UN Headquarters. This comprises three full-time Directors of External Audit, each representing a member of the Board. In addition to a full-time director and deputy director stationed in New York, each member provides audit staff from their national audit office to conduct audits at various UN locations. For the purpose of making a local or special examination, or for economies in the audit cost, the Board may engage the services of any national Auditor-General (or officer holding the equivalent title), commercial public auditors of known repute or any other person or firm that, in the opinion of the Board, is technically qualified.

Meetings

The Board meets twice a year, in a regular session in New York in July and in a special session in November/December, at a location determined by the Panel of External Auditors, usually alternating between New York and elsewhere.

Membership

The three Board members are appointed by the General Assembly on the recommendation of the Fifth Committee and retire by rotation. GA res. 55/248 (2001) approved a change in the term of office to a non-consecutive six years, beginning 1 July 2002. Previously, members were appointed for three-year terms, which were renewable.

Board members

Hou Kai, Auditor General of the People's Republic of China (term ends 30 June 2026) (Chair)

Jorge Bermúdez, Comptroller General of the Republic of Chile (term ends 30 June 2024)

Pierre Moscovici, First President of the Court of Accounts of France term ends 30 June 2028)

Panel of External Auditors

2 United Nations Plaza, Room DC2-21st Floor
New York, NY 10017
United States of America

Telephone: +1 212 963 2451
Fax: +1 212 963 3684
Email: lee6@un.org

Internet: www.un.org/en/auditors/panel/
Executive Secretary: Sejong Lee

Purpose

The main objectives of the Panel of External Auditors are to further the coordination of the audits for which its members are responsible and to exchange information on audit methods and findings. The Panel was established by GA res. 1438 (XIV) (1959).

The Panel may submit to the executive heads of the organisations audited any observations or recommendations it may wish to make in relation to the accounts and financial procedures of the organisation concerned. The executive heads of the participating organisations may also, through their auditors, submit requests to the Panel for its opinion or recommendation on any matter within its competence.

Membership

The Panel comprises the members of the UN Board of Auditors and the external auditors of the UN specialised agencies and the International Atomic Energy Agency (IAEA). The current members, their term of office expiry and organisations audited are listed on the [website](#).

Chair and Vice-Chair of the Panel (since 1 January 2023)

Chair

Isma Yatun, Chairperson of the Audit Board of the Republic of Indonesia

Vice-Chair

Pierre Moscovici, First President of the Court of Accounts of France

Independent Institution on Missing Persons in the Syrian Arab Republic

On 29 June 2023, the General Assembly decided to establish the Independent Institution on Missing Persons in the Syrian Arab Republic. This institution's role is to clarify the fate and whereabouts of missing persons in the Syrian Arab Republic and to provide adequate support to victims, survivors and the families of those missing (res. 77/301).

Pursuant to the resolution, the Independent Institution shall ensure participation and representation of victims, survivors and the missing persons' families, including women's organisations and civil society, and shall apply a victim- and survivor-centred approach. Further, the Assembly requested that the Secretary-General – with the support of the Office of the UN High Commissioner for Human Rights (OHCHR) – develop the Independent Institution's terms of reference and take steps necessary to establish this Institution, within 80 working days of the resolution's adoption. It also requested that the Secretary-General report on the resolution's implementation within 100 days of its adoption, while reporting on the Independent Institution's activities on an annual basis.

International Civil Service Commission (ICSC)

ICSC Headquarters
2 United Nations Plaza, 10th Floor
New York, NY 10017
United States of America

Telephone: +1 212 963 3294
Fax: +1 212 963 0159

Internet: <http://icsc.un.org>

Executive Secretary: Regina Pawlik, Germany

Purpose

The ICSC is responsible for the regulation and coordination of staff conditions of service within the UN, the specialised agencies and other international organisations that participate in the UN common system and accept the Commission's Statute.

The Commission also has some decision-making functions with respect to post-adjustment indices, daily subsistence allowances, methodologies to determine salary levels and job classification standards. For other compensation issues and on human resource matters, it makes recommendations to the General Assembly or the executive heads of the participating organisations. The ICSC was established by GA res. 3357 (XXIX) (1974).

Meetings

The full Commission meets twice a year.

Membership

The Commission comprises 15 independent experts, appointed in their individual capacities by, and answerable as a body to, the General Assembly. Due regard is given to broad geographical representation. Members are appointed for four years, on the recommendation of the Fifth Committee, from a list of candidates compiled by the Secretary-General. Members may be reappointed. The Chair and Vice-Chair serve in a full-time capacity and are based in New York.

Members (15)

Term ends 31 Dec 2024

Larbi Djacta, Algeria (Chair 2023–26)¹

Igor Golubovskiy, Russian Federation

Pan-Suk Kim, ROK

Wang Xiaochu, China

El Hassane Zahid, Morocco

Term ends 31 Dec 2025

Claudia A Bueno Reynaga, Mexico

Spyridon Flogaitis, Greece

Misako Kaji, Japan

Jeffrey Mounts, USA

Shauna Olney, Canada

Term ends 31 Dec 2026

Andrew G Bangali, Sierra Leone

Xavier Bellmont Roldán, Spain

Ali Kurer, Libya

João Vargas, Brazil

Boguslaw Winid, Poland (Vice-Chair 2022–25)

Note

¹ Subject to a corresponding extension of his term of office as an ICSC member.

International Law Commission (ILC)

ILC Secretariat
Codification Division of the
Office of Legal Affairs
2 United Nations Plaza
323 East 44th Street, Room DC2-0566
New York, NY 10017
United States of America

Telephone: +1 212 963 5331
Fax: +1 212 963 1963
Email: 6thcommittee@un.org
or ola-codification@un.org

Internet: <http://legal.un.org/ilc/>

Purpose

The ILC was established by GA res. 174 (II) (1947) to encourage the progressive development and codification of international law.

The substantive items on its [programme of work](#), as at June 2023, were:

- Immunity of state officials from foreign criminal jurisdiction¹
- Succession of states in respect of state responsibility
- General principles of law
- Sea-level rise in relation to international law
- Settlement of international disputes to which international organizations are parties
- Prevention and repression of piracy and armed robbery at sea
- Subsidiary means for the determination of rules of international law.

The tenth edition of the publication '[Work of the International Law Commission](#)', issued in 2023, reviews the Commission's work over more than seven decades.

Meetings

The Commission usually meets in Geneva in a split session each year, starting in the northern hemisphere spring and concluding in the summer.

Membership

The Commission's membership has been increased several times, most recently by GA res. [36/39](#) (1981), and now stands at 34. By GA res. [36/39](#) (1981), the General Assembly decided the members should be elected according to the following pattern: eight from African states, seven from Asia–Pacific states, three from Eastern European states, six from Latin American and Caribbean states, and eight from Western European and Other states; plus one from African or Eastern European states in rotation, and one from Asia–Pacific or Latin American and Caribbean states in rotation.

The regional group allocation for the current five-year term is: eight from African states, seven from Asia–Pacific states, four from Eastern European states, seven from Latin American and Caribbean states, and eight from Western European and Other states.

Commission members are elected by the General Assembly for five-year terms² and are eligible for re-election. They are elected on a personal basis and sit in their personal capacities as experts. Casual vacancies during the term following resignation or death are filled by the Commission.

Members (34) 1 Jan 2023 to 31 Dec 2027

Dapo Akande, UK

Carlos J Argüello-Goméz, Nicaragua

Masahiko Asada, Japan

Bogdan Aurescu, Romania

Yacouba Cissé, Côte d'Ivoire

Ahmed Amin Fathalla, Egypt

Rolf Einar Fife, Norway	Phoebe Okowa, Kenya
Mathias Forteau, France	Nilüfer Oral, Türkiye
George Rodrigo Bandeira Galindo, Brazil	Hassan Ouazzani Chahdi, Morocco
Patrícia Galvão Teles, Portugal	Mario Oyarzábal, Argentina
Claudio Grossman Guilloff, Chile	Mārtiņš Pāparinskis, Latvia
Huang Huikang, China	Bimal N Patel, India
Charles C Jalloh, Sierra Leone	August Reinisch, Austria
Ahmed Laraba, Algeria	Penelope Ridings, New Zealand
Lee Keun-Gwan, ROK	Juan José Ruda Santolaria, Peru
Vilawan Mangklatanakul, Thailand	Alioune Sall, Senegal
Andreas Mavroyiannis, Cyprus	Louis Savadogo, Burkina Faso
Ivon Mingashang, DR Congo	Munkh-Orgil Tsend, Mongolia
Giuseppe Nesi, Italy	Marcelo Vázquez-Bermúdez, Ecuador
Hong Thao Nguyen, Viet Nam	Evgeny Zagaynov, Russian Federation

Notes

- 1 ILC completed first reading in 2022 and will revert to topic in 2024.
 - 2 In accordance with GA decision 74/566 of 12 August 2020, the 2017–21 term of office was extended by one year, to 31 December 2022.
-

Investments Committee

Purpose

The Investments Committee was established by GA res. 155 (II) (1947) to advise the Secretary-General on the UN Joint Staff Pension Fund and UN Library Endowment Fund investments.

Meetings

The Committee meets at least four times a year, including one meeting held in conjunction with the UN Pension Board. The meetings are normally held in New York or, on occasion, in another UN member country.

Membership

Investments Committee members are internationally respected for their in-depth knowledge and expertise in the investment and pension industries, and they are in a unique position to give up-to-date advice to the Secretary-General and the Representative of the Secretary-General on investment-related matters.

Committee members are appointed by the Secretary-General for three-year terms (renewable, but no more than 15 years in total), after consultation with the UN Joint Staff Pension Board and the Advisory Committee on Administrative and Budgetary Questions (ACABQ). Appointments are recommended by the Fifth Committee and are subject to confirmation by the General Assembly.

In addition to the regular members, the Secretary-General may also appoint ad hoc members, who serve one-year terms, to broaden the expertise available to the Fund with regard to potential new asset classes and financial instruments, and to achieve wider geographical and gender representation.

Members (10)

Sarah Omotunde Alade, Nigeria (2021–23)

Michael Klein, USA (2023–25)

Yasir O al Rumayyan, Saudi Arabia (2021–23)

Patricia Parise, Argentina (2021–23)

Jens Fricke, Germany (2023–25)

Luciane Ribeiro, Brazil (2023–25)

Keiko Honda, Japan (2022–24)

Macky Tall, Mali (2023)

Simon Jiang, China (2023)

Natalia Khanjenkova, Russian Federation
(2021–23)

Joint Inspection Unit (JIU)

Palais des Nations
Room D–507
CH 1211 Geneva 10
Switzerland

Telephone: +41 22 917 3044
Fax: +41 22 917 0627
Email: jiu_jointinspectionunit@un.org

Internet: www.unjiu.org

Executive Secretary: Uren Pillay

Purpose

The JIU began its work in 1968 following recommendations by the Ad hoc Committee of Experts to Examine the Finances of the United Nations and the Specialized Agencies (GA res. 2150 (XXI) (1966) and as further confirmed in GA res. 2360 (XXII) (1967)). After eight years, the General Assembly approved the JIU Statute as the annex of GA res. 31/192 (1976). The JIU's mandate covers the UN, its separately administered funds and programmes, and the specialised agencies that have accepted the Statute. It reports to the General Assembly and is responsible to the competent legislative organs of its participating organisations.

Articles 5 and 6 of the Statute include that the JIU shall satisfy itself that activities undertaken by the organisations are carried out in the most economical manner and that optimum use is made of the resources available. The Statute also includes that inspectors: have the broadest powers of investigation in all matters having a bearing on the efficiency and proper use of funds; provide an independent view through inspection and evaluation aimed at improving management and methods and achieving greater coordination between organisations; may propose reforms or make recommendations to the competent organs of the organisations; and, acting singly or in small groups, may make on-the-spot inquiries and investigations, some of which may be without prior notification, in any of the organisations' services.

The JIU's budget is included in the regular UN budget as a jointly financed activity, with expenditure shared by its 28 participating organisations.

Meetings

The JIU holds an annual winter session, usually in two parts, one in December and the second in January, as well as a summer session in early July.

Membership

In accordance with chapter II of the JIU Statute, the Unit consists of no more than 11 inspectors, including a chair and vice-chair elected by the Unit each year. Inspectors are nominated by the General Assembly President and appointed by the Assembly based on their experience in national or international administrative and financial matters, including management questions, taking into account the principle of equitable geographical distribution and reasonable rotation. They serve in their personal capacities for five-year terms that can be renewed once.

Inspectors (11)

Term ends 31 Dec 2025

Jesús Miranda Hita, Spain
Victor Moraru, Republic of Moldova
Gönke Roscher, Germany
Tesfa Alem Seyoum, Eritrea

Term ends 31 Dec 2026

Eileen Cronin, USA
Carolina Fernández Opazo, Mexico

Term ends 31 Dec 2027

Mohanad Ali Omran Al-Musawi, Iraq
Pavel Chernikov, Russian Federation
Gaeimelwe Goitsewang, Botswana
Toshiya Hoshino, Japan
Conrod Cecil Hunte, Antigua and Barbuda

Permanent Forum on People of African Descent

Email: pfpad@un.org

Internet: www.ohchr.org/en/permanent-forum-people-african-descent

Purpose

On 2 August 2021, the General Assembly adopted resolution [75/314](#), which formally operationalised the Permanent Forum as a consultative mechanism for people of African descent and other relevant stakeholders as a platform for improving the safety and quality of life and livelihoods of people of African descent. The Permanent Forum will also serve as an advisory body to the Human Rights Council (HRC), in line with the programme of activities for the implementation of the International Decade for People of African Descent and in close coordination with existing mechanisms.

The Forum is mandated to provide expert advice and recommendations to the HRC, the General Assembly and other UN bodies, aimed at addressing challenges resulting from racism, racial discrimination, xenophobia and related intolerance confronting people of African descent that impede their human rights. It is also tasked with considering the elaboration of a UN declaration on the promotion, protection and full respect of the human rights of people of African descent.

The General Assembly first decided to establish a forum to serve as a consultation mechanism in November 2014 (GA res. [69/16](#)). The Permanent Forum's modalities and mandate were further developed by HRC resolutions [30/17](#) (2015) and [34/33](#) (2017) and GA res. [73/262](#) (2018) before being established by HRC res. [75/314](#) (2021). More detailed information is available on the website under '[Background](#)'.

Meetings

The Permanent Forum's annual sessions alternate between Geneva and New York. Its [first session](#) was held in Geneva in December 2022, and its [second](#) in New York in May–June 2023.

Membership

The Permanent Forum consists of 10 experts who serve in an independent capacity. Five are nominated by governments and elected by the General Assembly, and five are appointed by the HRC.

Members (10)

Appointed by the General Assembly

Epsy Campbell Barr, Costa Rica	Justin Hansford, USA Martin Kimani, Kenya	Mona Omar, Egypt June Soomer, Saint Lucia
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Appointed by the HRC

Gaynel Diana Curry, Bahamas
Huang Hongjiang, China

Pastor Elías Murillo Martínez,
Colombia

Michael McEchrane, Sweden
Alice Angèle Nkom, Cameroon

UN Commission on International Trade Law (UNCITRAL)

Vienna International Centre
PO Box 500
A-1400 Vienna
Austria

Telephone: +43 1 26060 4060
Fax: +43 1 26060 7 4060
Email: uncitral@un.org

Internet: <https://uncitral.un.org>

Secretary: Anna Joubin-Bret, France (appointed by the UN Secretary-General in 2017)

Purpose

The General Assembly established UNCITRAL to promote the harmonisation and unification of the law of international trade (GA res. 2205 (XXI) (1966)). The Commission has since become the core legal body in the UN system in the field of international trade law. It pursues its mandate through preparation of texts dealing with the substantive law that governs trade transactions or other aspects of business law that have an impact on international trade.

The Commission also undertakes technical assistance activities to promote the use and adoption of the texts it has developed, and it ensures coordination of the work of organisations active in the international trade law field to encourage cooperation, avoid duplication of effort and promote efficiency, consistency and coherence.

Structure

UNCITRAL's work is organised and conducted at three levels. The first level is the [Commission](#) itself. The second is intergovernmental [working groups](#), which to a large extent undertake the development of the topics on UNCITRAL's work programme. The third is the UNCITRAL secretariat, which assists the Commission and its working groups in the preparation and conduct of their work.

Meetings

UNCITRAL holds an annual plenary session, usually in June/July, alternating between New York and Vienna. The Working Groups usually hold one or two sessions a year, also alternating meetings between New York and Vienna. More information is available at <https://uncitral.un.org/en/gateway/meetings>.

Membership

Originally 29 states, membership increased to 36 in 1973, to 60 in 2003 (GA res. 57/20), and to 70 in 2021 (GA res. 76/109). GA res. 76/109 (2021) established that five of the 10 additional members would be elected during the General Assembly's 76th session and the remaining five during its 79th. Members take office at the beginning of the first day of the Commission's regular annual session immediately following their election (GA res. 31/99 (1976)). Terms, renewable, are usually six years, with the terms of half the members expiring every three years. The geographical distribution of seats is noted in the list below.

Members (65) and year term ends

African states (15 seats)

Algeria.....	2025	Mauritius.....	2028
Cameroon.....	2025	Morocco.....	2028
Côte d'Ivoire.....	2025	Nigeria.....	2028
DR Congo.....	2028	Somalia.....	2028
Ghana.....	2025	South Africa.....	2025
Kenya.....	2028	Uganda.....	2028
Malawi.....	2028	Zimbabwe.....	2025
Mali.....	2025		

Asia-Pacific states (15 seats)

Afghanistan.....	2028	Malaysia.....	2025
China.....	2025	ROK.....	2025
India.....	2028	Saudi Arabia.....	2028
Indonesia.....	2025	Singapore.....	2025
Iran.....	2028	Thailand.....	2028
Iraq.....	2028	Turkmenistan.....	2028
Japan.....	2025	Viet Nam.....	2025
Kuwait.....	2028		

Eastern European states (9 seats)

Armenia.....	2028	Hungary.....	2025
Belarus.....	2028	Poland.....	2028
Bulgaria.....	2028	Russian Federation.....	2025
Croatia.....	2025	Ukraine.....	2025
Czechia.....	2028		

Latin American and Caribbean states (11 seats)

Argentina.....	2028	Honduras.....	2025
Brazil.....	2028	Mexico.....	2025
Chile.....	2028	Panama.....	2028
Colombia.....	2028	Peru.....	2025
Dominican Republic.....	2025	Venezuela.....	2028
Ecuador.....	2025		

Western European and Other states (15 seats)

Australia.....	2028	Israel.....	2028
Austria.....	2028	Italy.....	2028
Belgium.....	2025	Spain.....	2028
Canada.....	2025	Switzerland.....	2025
Finland.....	2025	Türkiye.....	2028
France.....	2025	UK.....	2025
Germany.....	2025	USA.....	2028
Greece.....	2028		

UN Internal Justice System

Internet: www.un.org/en/internaljustice/

Purpose

Work-related disputes at the UN cannot be resolved through national courts due to the organisation's unique international legal status having immunity from domestic jurisdiction. For this reason, an internal system of justice is provided for all UN system staff. A two-tier formal internal justice system comprising a first instance [UN Dispute Tribunal \(UNDT\)](#), with seats in New York, Geneva and Nairobi, and an appellate instance, the [UN Appeals Tribunal \(UNAT\)](#), seated in New York, adjudicates applications by current or former UN staff members regarding alleged non-compliance with their employment contracts or conditions. The system is coordinated by an independent [Office of Administration of Justice \(OAJ\)](#), headed by an Executive Director appointed by the Secretary-General. The Registries supporting UNAT and UNDT, each headed by a Registrar and with an overall Principal Registrar, are part of the OAJ. The OAJ also includes the [Office of Staff Legal Assistance \(OSLA\)](#), which advises staff members (and former staff and their dependants) who wish to appeal an adverse administrative decision and may also represent staff before the Tribunals, in management evaluation matters, and in disciplinary proceedings or mediation.

Evolution

The Assembly's intention to establish a "new, independent, transparent, professionalized, adequately resourced and decentralized system of administration of justice" was stipulated in GA res. [61/261](#) (2007) and reaffirmed in GA res. [62/228](#) (2008). The Statutes for the UNAT and UNDT were adopted by the General Assembly in res. [63/253](#) (2008), and the two tribunals became operational on 1 July 2009. The former UN Administrative Tribunal was abolished as of 31 December 2009. The Statutes for the UNAT and UNDT were amended by the General Assembly in resolutions [66/237](#) (2011), [69/203](#) (2014), [70/112](#) (2015), [71/266](#) (2016) and [73/276](#) (2018). In resolution [73/276](#), the Assembly decided to amend the UNDT Statute by adding four half-time judge positions and phasing out the three ad litem judge positions.

Office of Administration of Justice (OAJ)

2 United Nations Plaza, Room DC2-2427
New York, NY 10017
United States of America

Telephone: +1 212 963 2525
Email: oaj@un.org

Executive Director: Alayne Frankson-Wallace

The OAJ is an independent office responsible for the overall coordination of the formal system of administration of justice, and for contributing to its functioning in a fair, transparent and efficient manner. The OAJ provides substantive, technical and administrative support to the judges of the UN Dispute Tribunal (UNDT) and UN Appeals Tribunal (UNAT) through the registries, as well as to the Office of Staff Legal Assistance (OSLA). The Tribunals have professional independent judges adjudicating cases. The OSLA has professional lawyers who provide independent and confidential legal assistance to staff members, in accordance with standards established for legal practitioners. With its headquarters in New York, the OAJ also has a presence – through the UNDT registries in Geneva and Nairobi and the branch offices of the OSLA – in Entebbe, Geneva, Nairobi, Addis Ababa and Beirut.

Office of Staff Legal Assistance (OSLA)

2 United Nations Plaza, Room DC2-0650
New York, NY 10017
United States of America

New York telephone: +1 212 963 3957
Nairobi telephone: + 254 20 762 6734

Chief: Michael Adenuga

OSLA was established within the Office of Administration of Justice as of 1 July 2009, pursuant to GA res. 63/253 of 24 December 2008. OSLA is independent from the UN staff unions, management or other actors. OSLA counsel have a responsibility to act in the interest of the client staff member, former staff member or affected dependant of a staff member. As officers of the court before the UN Dispute and Appeals Tribunals, OSLA counsel are required to perform their duties in accordance with established professional, ethical and legal obligations. Their actions are governed by a code of conduct which includes a provision that: "counsel shall neither seek nor accept directions from any quarter whatever in the discharge of his or her duties to a client, save those arising from the counsel/client relationship".

OSLA is based at UN Headquarters in New York, with legal officers in Addis Ababa, Beirut, Entebbe, Geneva and Nairobi. OSLA may work in cooperation with UN staff members or former staff members who have legal experience, as well as pro bono external counsel.

UN Appeals Tribunal (UNAT) and UN Dispute Tribunal (UNDT)

UN Appeals Tribunal Registry
2 United Nations Plaza, Room DC2-2405
New York, NY 10017
United States of America
Telephone: +1 212 963 2293
Email: unat1@un.org
Registrar: Juliet Johnson

UNDT Registry Geneva
Palais des Nations, Office S.102 8-14
Avenue de la Paix 1211
Geneva 10, Switzerland
Telephone: +41 22 917 2256
Email: undt.geneva@unog.ch
Registrar: René Vargas

UNDT Registry New York
2 United Nations Plaza, Room DC2-2440
New York, NY 10017
United States of America
Telephone: +1 212 963 3901
Email: undt-newyork@un.org
Registrar: Isaac Endeley

UNDT Registry Nairobi
UN Avenue, Gigiri, Room CW-202
PO Box 67578 (00200)
Nairobi, Kenya
Telephone: +254 20 762 1073
Email: undt.nairobi@unon.org
Registrar: Abena Kwakye-Berko

Principal Registrar: Christian Rohde

Judges

Judges are non-staff officials of the UN. They are appointed to both tribunals by the General Assembly on the recommendation of the Internal Justice Council.

UNAT Judges (as at 1 July 2023)

Kanwaldeep Sandhu, Canada (seven-year term 1 July 2019–30 June 2026) (President 2023)

Graeme Colgan, New Zealand (seven-year term 1 July 2019–30 June 2026)
(Second Vice-President 2023)

Gao Xiaoli, China (completing a former judge's seven-year term ending 30 June 2026)¹

Leslie Formine Forbang, Cameroon (seven-year term 1 July 2023–30 June 2030)

Katharine Savage, South Africa (seven-year term 1 July 2023–30 June 2030)

Abdelmohsen Ahmed Sheha, Egypt (seven-year term 1 July 2023–30 June 2030)

Nassib Ziadé, Lebanon/Chile (seven-year term 1 July 2023–30 June 2030)

UNDT full-time Judges (as at 1 July 2023)

Geneva: Sun Xiangzhuang, China (seven-year term 1 July 2023–30 June 2030)

Nairobi: Sean Daniel Wallace, USA (seven-year term 1 July 2023–30 June 2030)

New York: Joëlle Adda, France (seven-year term 1 July 2019–30 June 2026) (President 2023)

UNDT half-time Judges (as at 1 July 2023)

Francesco Buffa, Italy (seven-year term 1 July 2019–30 June 2026)

Francis Belle, Barbados (seven-year term 10 July 2019–9 July 2026)

Eleanor Donaldson-Honeywell, Trinidad and Tobago (seven-year term 10 July 2019–9 July 2026)

Rachel Sikwese, Malawi (seven-year term 10 July 2019–9 July 2026)

Margaret Tibulya, Uganda (seven-year term 10 July 2019–9 July 2026)

Solomon Waktolla, Ethiopia (seven-year term 1 July 2023–30 June 2030)

Note

¹ Elected on 15 November 2022 to fill a vacancy after Jean-François Neven, Belgium, resigned effective 10 January 2022.

UN Joint Staff Pension Fund (UNJSPF)

PO Box 5036

New York, NY 10163-5036

United States of America

Telephone: +1 212 963 6931

Fax: +1 212 963 3146

Palais des Nations

1211 Geneva 10

Switzerland

Telephone: +41 022 928 8800

Fax: +41 022 928 9099

Email: Please use the contact form on www.unjspf.org

Internet: www.unjspf.org

Purpose

The Pension Fund was established under regulations adopted by the General Assembly in GA res. 248 (III) (1948) to provide retirement, death, disability and related benefits for staff of the UN and the other organisations admitted to membership in the Fund. The regulations, which have been amended at various times, provide for the admission of other organisations to the Fund.

The Fund is administered by the UN Joint Staff Pension Board, the Chief Executive of Pension Administration, a staff pension committee for each member organisation and a secretariat to each such committee. The Board reports to the General Assembly every two years on the operations of the Fund and, when necessary, recommends amendments to the regulations governing its activities. The UN Secretary-General reports to the General Assembly on the investments of the Fund.

Expenses incurred by the Board in the administration of the Fund, principally the cost of its central Secretariat at UN Headquarters in New York and the management expenses of its investments, are met by the Fund.

Membership

Twenty-five organisations, including the UN, are members of the Fund (listed on the [website](#)). The Board has 33 members, of which 12 are from the UN (four chosen by the General Assembly, four by the Secretary-General and four by the participants in the Fund) and 21 are from the other member organisations. The UN Staff [Pension Committee](#), which represents the UN participants in the Fund, consists of 12 members and their alternates.

UN Committee members and alternates

Members appointed by the General Assembly (four-year terms ending 31 Dec 2024)

Ahmed Al-Kabir, Bangladesh	Philip Richard Okanda Owade, Kenya
Dmitry S Chumakov, Russian Federation	Pía Poroli, Argentina
Yamada Jun, Japan	Jörg Stosberg, Germany
Lovemore Mazemo, Zimbabwe	David Traystman, USA

Members appointed by the Secretary-General (no terms)

Kathryn Alford	Christian Saunders
Martha Helena Lopez	Maria Costa (alternate member)
Catherine Pollard	Chandramouli Ramanathan (alternate member)
Arnab Roy	

Representatives of UN participants (four-year terms ending 30 June 2025 or until election of successors)

Mary Abu-Rakabeh, UNICEF	Patricia Nemeth, UNFCCC
Christian Castelli, UNIFIL	Ian Richards, UN (alternate member)
Ibrahima Faye, UNJSPF	Youssef Sfeir, UNIFIL (alternate member)

UN Office for Partnerships (UN Partnerships)

405 East 42nd Street, S-1512 to S-1517
New York, NY 10017
United States of America

Email: partnerships@un.org
Twitter: [@UN_Partnerships](https://twitter.com/UN_Partnerships)

Internet: <https://unpartnerships.un.org/>

Executive Director: Annemarie Hou, USA (since 2020)

Purpose

The UN Office for Partnerships is the global gateway for stakeholders to achieve the Sustainable Development Goals (SDGs), by co-creating solutions to some of the greatest challenges we face today, including poverty and hunger, gender inequality and the devastation caused by the climate emergency.

UN Partnerships is organised around the following initiatives and funds:

- **SDG Advocacy, Communications and Engagement:** The Office catalyses engagement of global actors with the UN to advance the implementation of the SDGs. It hosts the [SDG Advocates](#) Programme and the SDG Strategy Hub, and works with the Climate Action Team in mobilising support for greater ambition and action.
- **UN Democracy Fund (UNDEF):** Funds, co-designs, manages and supports projects that empower civil society, promote human rights, and encourage the participation of all groups in democratic processes.
- **UN Fund for International Partnerships (UNFIP):** Enables and develops instruments for partnership building and cooperates with the UN Foundation on innovative cross-sector projects implemented by the UN system globally.

To enact transformative change and propel advocacy and engagement for the SDGs, UN Partnerships closely collaborates with key drivers within the UN partnerships ecosystem, such as the UN Sustainable Development Group (UNSDG), the Department of Global Communications (DGC), the Development Coordination Office (DCO) and the [UN Global Compact](#).

UN Register of Damage Caused by the Construction of the Wall in the Occupied Palestinian Territory (UNRoD)

Vienna International Centre
Wagramer Strasse 5
PO Box 500
A-1400 Vienna
Austria

Internet: www.unrod.org

Executive Director: Leonid Frolov, Russian Federation (appointed by the UN Secretary-General in April 2021)

Purpose

GA res. [ES-10/17](#) (2007) established UNRoD to serve as a record, in documentary form, of the damage caused to all natural and legal persons concerned as a result of the construction of the Wall by Israel in the Occupied Palestinian Territory, including in and around East Jerusalem. UNRoD is not a compensation commission, claims-resolution facility, judicial or quasi-judicial body.

To fulfil its mandate, UNRoD undertakes outreach activities in the Occupied Palestinian Territory to inform potential claimants of the existence and purpose of UNRoD and the procedure for filing a claim for registration of damage. UNRoD also assists claimants in completing the official UNRoD claim forms and collects completed claims forms for processing in Vienna. UNRoD's three-member Board has the ultimate authority to decide, based on criteria established by it, whether or not a loss or damage claimed is to be included in the UN Register of Damage.

As at 30 June 2023, over 73,300 claim forms and more than 1 million supporting documents had been collected in 269 out of 299 affected Palestinian communities where construction of the Wall is completed and/or under construction, with almost 1.3 million affected Palestinians. Claim intake activities had been conducted in all nine of the affected governorates – Tubas, Jenin, Tulkarem, Qalqiliya, Salfit, Hebron, Ramallah, Bethlehem and Jerusalem. As at 30 June 2023, the Board of UNRoD had reviewed and decided on 41,022 of the collected claims.

UNRoD is a subsidiary organ of the UN General Assembly and operates under the administrative authority of the Secretary-General.

Membership

Board members are appointed by the UN Secretary-General. The Executive Director is an ex officio member.

Members

Vladimir Goryayev, Russian Federation

Mariana Salazar Albornoz, Mexico

Jeremy K Sharpe, USA

Ex officio: Executive Director Leonid Frolov, Russian Federation (since July 2021)

SECURITY COUNCIL

SECURITY COUNCIL

Internet: www.un.org/securitycouncil/

CHARTER PROVISIONS

Under article 24 of the UN *Charter*, the members of the UN conferred on the Security Council primary responsibility for the maintenance of international peace and security.

The functions of the Council fall mainly under two headings:

- Pacific settlement of disputes
- Action with respect to threats to the peace, breaches of the peace and acts of aggression.

Decisions on procedural matters are made by an affirmative vote of any nine members.

Decisions on other matters are made by an affirmative vote of nine members, including the concurring votes of the five permanent members of the Council. Parties to a dispute must abstain from voting on measures for the pacific settlement of that dispute.

The *Charter* provisions relating to the Security Council are contained in chapter V (articles 23–32), chapter VI (articles 33–38), chapter VII (articles 39–51), chapter VIII (articles 52–54) and articles 76 and 82–84 of chapter XII. Other provisions are found in articles 1, 2, 4–7, 10–12, 15, 18, 20, 65, 93, 94, 96–99, 106, 108 and 109 of the *Charter* and articles 4, 7–15, 35, 41 and 69 of the *Statute* of the International Court of Justice.

MEMBERSHIP

The Security Council consists of five permanent members and 10 non-permanent members. Five of the non-permanent members are elected each year by the General Assembly for a term of two years. Terms for each non-permanent member end on 31 December of the year indicated in the membership list. Countries that have not served on the Security Council are not listed.

In electing the Security Council's non-permanent members, the General Assembly is required by the *Charter* to pay due regard, in the first instance, to the contribution of UN members to the maintenance of international peace and security, the other purposes of the organisation and also to equitable geographical distribution. A retiring member is not eligible for immediate re-election.

The Presidency is held in turn by Security Council members in the English alphabetical order of their country names, each holding office for one month.

By GA res. [1991A \(XVIII\)](#) (1963), the General Assembly adopted and submitted for ratification by UN Member States amendments to the *Charter* provisions relating to membership of the Security Council (articles 23 and 27). It was decided to increase the number of non-permanent members from six to 10, and that the 10 non-permanent members should be elected according to the following pattern: five from African and Asia–Pacific states, one from Eastern European states, two from Latin American and Caribbean states, and two from Western European and Other states. These amendments took effect in 1965, having been ratified by more than two-thirds of UN Member States, including all the permanent members of the Security Council. The first expanded Council was elected in 1965.

Security Council permanent members

China	Russian Federation	USA
France	UK	

Security Council non-permanent members* (10)

	Previous	Current
African and Asia-Pacific states (5 non-permanent seats)		
Algeria	1968-69 88-89 2004-05	
Angola	2003-04 15-16	
Bahrain	1998-99	
Bangladesh	1979-80 2000-01	
Benin	1976-77 2004-05	
Botswana	1995-96	
Burkina Faso	1984-85 2008-09	
Burundi	1970-71	
Cameroon	1974-75 2002-03	
Cabo Verde	1992-93	
Chad	2014-15	
Congo	1986-87 2006-07	
Côte d'Ivoire	1964-65 90-91 2018-19	
DR Congo	1982-83 90-91	
Djibouti	1993-94	
Egypt	1946 49-50 61-62 ¹ 84-85 96-97 2016-17	
Equatorial Guinea	2018-19	
Ethiopia	1967-68 89-90 2017-18	
Gabon	1978-79 98-99 2010-11	2022-23
Gambia	1998-99	
Ghana	1962-63 86-87 2006-07	2022-23
Guinea	1972-73 2002-03	
Guinea-Bissau	1996-97	
India	1950-51 67-68 72-73 77-78 84-85 91-92 2011-12 21-22	
Indonesia	1973-74 95-96 2007-08 19-20	
Iran	1955-56	
Iraq	1957-58 74-75	
Japan	1958-59 66-67 71-72 75-76 81-82 87-88 92-93 97-98 2005-06 09-10 16-17	2023-24
Jordan	1965-66 82-83 2014-15	
Kazakhstan	2017-18	
Kenya	1973-74 97-98 2021-22	
Kuwait	1978-79 2018-19	
Lebanon	1953-54 2010-11	
Liberia	1961 ²	
Libya	1976-77 2008-09	
Madagascar	1985-86	
Malaysia	1965 ³ 89-90 1999-2000 15-16	
Mali	1966-67 2000-01	
Mauritania	1974-75	
Mauritius	1977-78 2001-02	
Morocco	1963-64 92-93 2012-13	
Mozambique		2023-24
Namibia	1999-2000	
Nepal	1969-70 88-89	
Niger	1980-81 20-21	

Nigeria	1966–67 78–79 94–95 2010–11 14–15
Oman	1994–95
Pakistan	1952–53 68–69 76–77 83–84 93–94 2003–04 12–13
Philippines	1957 ⁴ 63 ⁵ 80–81 2004–05
Qatar	2006–07
ROK	1996–97 2013–14
Rwanda	1994–95 2013–14
Senegal	1968–69 88–89 2016–17
Sierra Leone	1970–71
Singapore	2001–02
Somalia	1971–72
South Africa	2007–08 11–12 19–20
Sri Lanka	1960–61
Sudan	1972–73
Syrian AR ¹	1947–48 70–71 2002–03
Thailand	1985–86
Togo	1982–83 2012–13
Tunisia	1959–60 80–81 2000–01 20–21
Uganda	1966 ⁶ 81–82 2009–10
UAE	1986–87
UR of Tanzania	1975–76 2005–06
Viet Nam	2008–09 20–21
Yemen	1990–91
Zambia	1969–70 79–80 87–88
Zimbabwe	1983–84 91–92

Eastern European states (1 non-permanent seat)⁷

Albania	2022–23
Azerbaijan	2012–13
Belarus	1974–75
Bosnia and Herzegovina	2010–11
Bulgaria	1966–67 86–87 2002–03
Czechia	1994–95
Croatia	2008–09
Estonia	2020–21
Hungary	1968–69 92–93
Lithuania	2014–15
Poland	1946–47 60 ⁸ 70–71 82–83 96–97 2018–19
Romania	1962 ⁵ 76–77 90–91 2004–05
Slovakia	2006–07
Slovenia	1998–99
Ukraine	1948–49 84–85 2000–01 16–17

Latin American and Caribbean states (2 non-permanent seats)

Argentina	1948–49 59–60 66–67 71–72 87–88 94–95 999–2000 05–06 13–14
Bolivia	1964–65 78–79 2017–18
Brazil	1946–47 51–52 54–55 63–64 67–68 88–89 93–94 98–99 2004–05 10–11
Chile	1952–53 61–62 96–97 2003–04 14–15
Colombia	1947–48 53–54 57–58 69–70 89–90 2001–02 11–12
Costa Rica	1974–75 97–98 2008–09
Cuba	1949–50 56–57 90–91
Dominican Republic	2019–20
Ecuador	1950–51 60–61 91–92

Guatemala	2012–13
Guyana	1975–76 82–83
Honduras	1995–96
Jamaica	1979–80 2000–01
Mexico	1946 80–81 2002–03 09–10 21–22
Nicaragua	1970–71 83–84
Panama	1958–59 72–73 76–77 81–82 2007–08
Paraguay	1968–69
Peru	1955–56 73–74 84–85 2006–07 18–19
Saint Vincent and the Grenadines	2020–21
Trinidad and Tobago	1985–86
Uruguay	1965–66 2016–17
Venezuela	1962–63 77–78 86–87 92–93 2015–16

Western European and Other states (2 non-permanent seats)

Australia	1946–47 56–57 73–74 85–86 2013–14
Austria	1973–74 91–92 2009–10
Belgium	1947–48 55–56 71–72 91–92 2007–08 19–20
Canada	1948–49 58–59 67–68 77–78 89–90 1999–2000
Denmark	1953–54 67–68 85–86 2005–06
Finland	1969–70 89–90
Germany ⁹	1977–78 87–88 95–96 2003–04 11–12 19–20
Greece	1952–53 2005–06
Ireland	1962 ² 81–82 2001–02 21–22
Italy	1959–60 71–72 75–76 87–88 95–96 2007–08 17 ¹⁰
Luxembourg	2013–14
Malta	1983–84 2023–24
Netherlands	1946 51–52 65–66 83–84 1999–2000 18 ¹⁰
New Zealand	1954–55 66 ⁶ 93–94 2015–16
Norway	1949–50 63–64 79–80 2001–02 21–22
Portugal	1979–80 97–98 2011–12
Spain	1969–70 81–82 93–94 2003–04 15–16
Sweden	1957–58 75–76 97–98 2017–18
Switzerland 2023–24
Türkiye	1951–52 54–55 61 ⁸ 2009–10

Notes

* On 6 June 2023, the General Assembly elected Algeria, Guyana, ROK, Sierra Leone and Slovenia to serve a two-year term from 1 January 2024 to 31 December 2025.

- 1 The United Arab Republic served on the Council in 1961. Egypt and Syria were original Members of the UN from 24 October 1945. Following a plebiscite on 21 February 1958, the United Arab Republic was established by a union of Egypt and Syria and continued as a single Member. On 13 October 1961, the Syrian Arab Republic, having resumed its status as an independent state, resumed its separate membership in the United Nations. On 2 September 1971, the United Arab Republic changed its name to the Arab Republic of Egypt.
- 2 The 1961–62 term was split between Liberia and Ireland.
- 3 The 1964–65 term was split between Czechoslovakia and Malaysia.
- 4 The 1956–57 term was split between Yugoslavia and Philippines.
- 5 The 1962–63 term was split between Romania and Philippines.
- 6 One-year term pursuant to elections held in accordance with article 23(2) of the Charter.
- 7 Czechoslovakia served on the Council in 1964 (split term shared with Malaysia) and 1978–79. The Socialist Federal Republic of Yugoslavia served on the Council in 1950–51, 1956 (split term with Philippines), 1972–73 and 1988–89. It was not succeeded by any of the new states following its dissolution.
- 8 The 1960–61 term was split between Poland and Türkiye.
- 9 The German Democratic Republic served a term on the Council in 1980–81.
- 10 The 2017–18 term was split between Italy and the Netherlands.

STANDING COMMITTEES

The Security Council has four standing committees:

- Committee of Experts on Rules of Procedure
- Committee on Council Meetings away from Headquarters
- Committee on the Admission of New Members
- Committee of Experts established by the Security Council at its 1506th meeting in connection with the question of the “Creation of a category of associate membership”.

Each of these committees comprises representatives of all Security Council members. The Chair is the Council President, rotating monthly.

WORKING GROUPS

Working Group on Children and Armed Conflict (CAAC)

Internet: www.un.org/securitycouncil/subsidiary/wgcaac

The Working Group, established in July 2005 by SC res. 1612 (2005), is mandated to:

- Review reports of the monitoring and reporting mechanism referred to in paragraph 3 of res. 1612, on violations against children affected by armed conflict committed by parties that are listed in the annexes to the Secretary-General's report on children and armed conflict
- Review progress in the development and implementation of the action plans mentioned in paragraph 5(a) of res. 1539 (2004), paragraph 7 of res. 1612 (2005), paragraph 5 of res. 1882 (2009) and paragraph 6 of res. 1998 (2011) and consider other relevant information presented to it
- Make recommendations to the Security Council on possible measures to promote the protection of children affected by armed conflict, including through recommendations on appropriate mandates for peacekeeping missions and recommendations with respect to parties to the conflict
- Address requests to other bodies within the UN system for action to support implementation of res. 1612 (2005) in accordance with their respective mandates.

Security Council resolutions 1882 (2009) and 1998 (2011), paragraphs 7 and 9 respectively, requested enhanced communication between the Working Group and relevant Security Council sanctions committees, including through the exchange of pertinent information on violations and abuses committed against children in armed conflict. SC res. 2427 (2018) provided a comprehensive framework for mainstreaming protection, rights, well-being and the empowerment of children through the conflict cycle and emphasised how the children and armed conflict agenda is integral to conflict prevention and sustaining peace.

The Working Group consists of representatives of all 15 Security Council members. The Chair for 2023 is Vanessa Frazier, Malta. The Vice-Chair is Ecuador.

AD HOC WORKING GROUPS

Informal Working Group on Documentation and Other Procedural Questions

Internet: www.un.org/securitycouncil/subsidiary/wgdocs

Established in June 1993, the Informal Working Group is concerned with improving the process by which the Security Council addresses issues concerning its documentation and other procedural questions. Further to the discussions in the Informal Working Group, the Security

Council has issued a series of [Notes by the President](#) concerning its working methods, including measures to enhance its efficiency, transparency and interactivity. The most comprehensive compilation of these measures is the Note by the President of 30 August 2017 (S/2017/507). Since its adoption, the Council has issued an additional 13 Notes by the President.

The Working Group consists of representatives of all Security Council members. The Chair for 2023 is Ferit Hoxha, Albania. The Vice-Chairs are Japan and UAE.

Working Group on Peacekeeping Operations

Internet: www.un.org/securitycouncil/subsidiary/wgpk

Established on 31 January 2001 (S/PRST/2001/3), the Working Group addresses both generic peacekeeping issues relevant to the responsibility of the Security Council and technical aspects of individual peacekeeping operations. This is done without prejudice to the competence of the General Assembly's Special Committee on Peacekeeping Operations. The Working Group's joint meetings with relevant troop-contributing countries, as agreed by the Council on 22 January 2002, complement the format of public and private meetings provided for by SC res. 1353 (2001).

The Working Group consists of representatives of the Security Council members and normally troop- and police-contributing countries. The Chair for 2023 is Harold Adlai Agyeman, Ghana. The Vice-Chair is the UK.

Ad Hoc Working Group on Conflict Prevention and Resolution in Africa

Internet: www.un.org/securitycouncil/subsidiary/africa-ad-hoc-wg

The Working Group was established on 1 March 2002 (S/2002/207) to monitor the implementation of recommendations contained in Presidential Statement 2002/2 and previous presidential statements and resolutions regarding conflict prevention and resolution in Africa. The Group is mandated to examine regional and cross-conflict issues that affect the Security Council's work on African conflict prevention and resolution, and to propose recommendations to the Security Council to enhance cooperation on conflict prevention and resolution among the UN, regional (African Union) and sub-regional organisations. The Group has also been asked to follow up on the communiqués of the annual joint consultative meetings between the members of the Security Council and the Peace and Security Council of the African Union.

The Working Group consists of representatives of the Security Council members. The Chair for 2023 is Pedro Comissário Afonso, Mozambique. The Vice-Chair is Gabon.

Working Group Established Pursuant to SC Res. 1566 (2004)

Internet: www.un.org/securitycouncil/subsidiary/1566

By res. 1566 (2004), the Security Council established the Working Group to examine:

- Practical measures to be imposed on individuals, groups or entities involved in or associated with terrorist activities, other than those designated by the Al-Qaida/Taliban Sanctions Committee (now two committees)
- The possibility of establishing an international fund to compensate victims of terrorist acts and their families.

The Working Group consists of representatives of the Security Council members. The Chair for 2023 is Lana Zaki Nusseibeh, UAE. The Vice-Chairs are France and Russian Federation.

Informal Working Group on International Tribunals

The Informal Working Group was established in June 2000 to deal with a specific issue pertaining to the Statute of the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law in the Territory of the Former Yugoslavia since 1991 (International Criminal Tribunal for the former Yugoslavia or ICTY).

It was subsequently mandated to deal with other legal issues pertaining to the ICTY as well as the International Criminal Tribunal for the Prosecution of Persons Responsible for Genocide and Other Serious Violations of International Humanitarian Law Committed in the Territory of Rwanda and Rwandan Citizens Responsible for Genocide and Other Such Violations Committed in the Territory of Neighbouring States between 1 January 1994 and 31 December 1994 (International Criminal Tribunal for Rwanda or ICTR). It also deals with the UN International Residual Mechanism for Criminal Tribunals (IRMCT), which was established by the Security Council on 22 December 2010 to perform a number of essential functions previously carried out by the ICTR and the ICTY.

The Chair for 2023 is Michel Xavier Biang, Gabon. The Vice-Chairs are Japan and Mozambique.

MILITARY STAFF COMMITTEE

Internet: www.un.org/securitycouncil/subsidiary/msc

The Committee was established by SC res. 1 (1946) under article 47 of the UN Charter and consists of the Chiefs of Staff of the Permanent Members of the Security Council or their representatives. Its function is to advise and assist the Security Council on all questions relating to the Security Council's military requirements for the maintenance of international peace and security, as laid down in articles 26, 42, 43, 44, 45 and 47 of the Charter. The Committee is so organised as to be able to function continuously. Its headquarters are located at the seat of the Security Council.

GA res. 1235 (XII) (1957) authorised the integration of the Committee civilian staff with the UN Secretariat. By way of GA res. 60/1 (2005), paragraph 178 of the 2005 World Summit Outcome, the General Assembly requested the Security Council to consider the composition, mandate and working methods of the Committee. On 12 April 2012, the Committee endorsed a handbook of 'Working Methods of the Military Staff Committee', which was updated in July 2015 and revised in 2018 and 2021.

The Committee meets at any time the Chair deems necessary, but at intervals not exceeding 14 days. Since 2010, the Committee has routinely invited military representatives of the elected members of the Security Council to participate in its informal sessions, and since January 2017, to its formal meetings. The Committee also regularly invites representatives from various departments and offices of the UN Secretariat, UN Force Commanders and regional organisations to its meetings to hold briefings and discuss current issues. The Committee is also deployed in peacekeeping missions twice a year to provide the Security Council with a military assessment of their performance.

COUNTER-TERRORISM COMMITTEE (CTC)

Internet: www.un.org/securitycouncil/ctc/

The CTC was established by SC res. 1373 (2001), which was adopted unanimously on 28 September 2001 in the wake of the 11 September terrorist attacks in the USA. The Committee was tasked with monitoring implementation of the resolution, which requested

countries to implement measures intended to enhance their legal and institutional ability to counter terrorist activities at home, in their regions and around the world, including taking steps to:

- Criminalise the financing of terrorism
- Freeze without delay any funds related to persons involved in acts of terrorism
- Deny all forms of financial support for terrorist groups
- Suppress the provision of safe haven, sustenance or support for terrorists
- Share information with other governments on any groups practising or planning terrorist acts
- Cooperate with other governments in the investigation, detection, arrest, extradition and prosecution of those involved in such acts
- Criminalise active and passive assistance for terrorism in domestic law and bring violators to justice
- Implement effective border-control measures.

The resolution also calls on states to become parties, as soon as possible, to the relevant international counter-terrorism legal instruments.

In 2005, the Security Council directed the CTC to include resolution 1624 (2005), on the incitement to commit acts of terrorism, in its ongoing dialogue with countries on their efforts to counter terrorism.

SC res. 2178 (2014) requires Member States to take certain steps to address the threat of foreign terrorist fighters (FTFs), including preventing suspected FTFs from entering or transiting their territories and to implement legislation to prosecute FTFs. It also calls on states to take various steps to improve international cooperation in this field, including sharing information on criminal investigations, interdictions and prosecutions. The resolution is the first in which the Council stresses that countering violent extremism (CVE) is an essential element of an effective response to the FTF phenomenon. Pursuant to the resolution, the CTC has strengthened its focus on FTFs, providing a framework for long-term monitoring and assistance to states in their efforts to address the threat. In addition, SC res. 2482 (2019) calls upon Member States to enhance coordination of efforts at all levels in order to strengthen a global response to linkages between international terrorism and organised crime, whether domestic or transnational.

Under resolution 1535 (2004), the Security Council established the Counter-Terrorism Committee Executive Directorate (CTED) as a special political mission to assist the CTC. CTED's mandate was most recently extended by SC res. 2617 (2021) until 31 December 2025. CTED's tasks include monitoring, facilitating and promoting the implementation of SC resolutions 1373 (2001), 1624 (2005), 2178 (2014) and other relevant counter-terrorism resolutions. It also works within the UN Global Counter-Terrorism Coordination Compact to strengthen a common action approach to coordination and coherence in the UN system's work on counter-terrorism and prevention of violent extremism, as well as to strengthen support to Member States in the implementation of the UN Global Counter-Terrorism Strategy. The CTED Executive Director is Natalia Gherman, Republic of Moldova (since December 2022).

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Lana Zaki Nusseibeh, UAE

Vice-Chairs

France

Mozambique

Russian Federation

Sub-committee A: France

Sub-committee C: To be confirmed

Sub-committee B: Russian Federation

SC RES. 1540 COMMITTEE – NON-PROLIFERATION OF WEAPONS OF MASS DESTRUCTION BY NON-STATE ACTORS

Internet: www.un.org/en/sc/1540

Purpose

The Committee was established by SC res. 1540 (2004) para. 4 to report to the Security Council on implementation of the same resolution, which is aimed at preventing the proliferation of weapons of mass destruction (WMDs) and their means of delivery to non-state actors. The resolution, adopted unanimously by the Security Council under chapter VII of the UN Charter, obliges states, amongst other things, to refrain from supporting by any means non-state actors from developing, acquiring, manufacturing, possessing, transporting, transferring or using nuclear, chemical or biological weapons and their means of delivery.

The resolution also imposes binding obligations on all states to adopt legislation to prevent the proliferation of nuclear, chemical and biological weapons, and their means of delivery, and to establish appropriate domestic controls over related materials to prevent their illicit trafficking.

The Security Council called on Member States to report to the Committee on steps they have taken, or intend to take, to implement the resolution. The Committee is assisted by experts appointed by the Secretary-General with the consent of the Committee.

Evolution

By SC res. 1673 (2006), the Security Council reiterated its call to Member States to present reports on their implementation of resolution 1540 and encouraged them to provide additional information. The Council decided the Committee should intensify its efforts to promote the full implementation of the resolution.

By SC res. 1810 (2008), the Council extended the Committee's mandate until 25 April 2011. It also requested the Committee to consider a comprehensive review of the status of the implementation of resolution 1540. The 'Final document on the 2009 comprehensive review of the status of implementation of Security Council resolution 1540 (2004): Key findings and recommendations' was issued on 1 February 2010 (S/2010/52).

In 2009, the Committee established four working groups on a trial basis to focus on important and recurring issues:

- Monitoring and national implementation
- Assistance
- Cooperation with international organisations, including the Security Council committees established pursuant to resolutions 1267 (1999) and 1373 (2001)
- Transparency and media outreach.

By SC res. 1977 (2011), the Council extended the Committee's mandate until 25 April 2021. It also decided the Committee would: conduct a comprehensive review on implementation of resolution 1540, both after five years (before December 2016) and prior to the renewal of its mandate; include, if necessary, recommendations on adjustment to the mandate; and submit a report on the conclusion of these reviews to the Security Council. A highlight of the comprehensive review was the formal open consultations held in June 2016 in New York, with the participation of Member States, as well as representatives of international, regional and sub-regional organisations and other entities, and appropriate sectors of civil society.

On 15 December 2016, the Security Council adopted resolution 2325 (2016), calling on all states to strengthen national non-proliferation regimes in implementation of resolution 1540 (2004) and submit timely reports on their efforts. The resolution further requested the 1540 Committee to undertake additional consideration of the efficiency and effectiveness of the Special Political Mission that supports the Committee and encouraged the Committee to report to the Security Council on the findings of this evaluation, within 2017 as appropriate.

The Committee's mandate has been further extended several times, most recently by SC res. 2663 (2022) until 30 November 2032. In this resolution, the Council decided that the Committee shall continue to conduct and complete comprehensive reviews on the status of implementation of resolution 1540 (2004), with the first to be held before December 2027.

Further by SC res. 1977 (2011), the Council requested the Secretary-General to establish, in consultation with the 1540 Committee, a group of nine experts (SC res. 2055 (2012)) to assist the Committee in carrying out its mandate under resolutions 1540 (2004), 1673 (2006), 1810 (2008) and 1977 (2011).

Membership

The Committee comprises representatives of the 15 Security Council members.

Bureau for 2023

Chair

Hernán Pérez Loose, Ecuador

Vice-Chairs

Malta
UK

Coordinators of working groups for 2023

Monitoring and national implementation: Brazil
Assistance: France
Cooperation with international organisations, including the Security Council committees established pursuant to resolutions 1267 (1999) and 1373 (2001): Country name
Transparency and media outreach: USA

SANCTIONS COMMITTEES

Internet: www.un.org/securitycouncil/sanctions/information

Under chapter VII of the UN Charter, the Security Council can take enforcement measures to maintain or restore international peace and security. Such measures include comprehensive economic and trade sanctions and/or more targeted measures such as arms embargoes, travel bans, financial or commodity restrictions.

As at June 2023, there were 15 Security Council sanctions committees, each comprising all 15 Security Council members and meeting in closed session. There are 10 monitoring groups, teams and panels that support the work of 11 of the 15 sanctions committees. The office holders (chairs and vice-chairs) are normally elected by the Security Council in early January for terms that run to 31 December of that year and may be renewed.

The 15 Committees are detailed here. However, there are frequent changes to the various sanctions regimes and the most recent information, as well as more detail, should be sought from the Committee web pages and applicable Security Council resolutions.

UN sanctions lists

The sanctions lists comprise individuals and entities subject to targeted measures and designated by sanctions committees. Committee-specific sanctions lists may be found on the respective web pages of the relevant sanctions committees.

In addition, the UN Security Council Consolidated List, comprising Committee-specific sanctions lists, was made available online on 29 October 2014. As at 30 June 2023, there were 702 individuals and 254 entities on the Consolidated List.

The inclusion of all names on the Consolidated List is to facilitate implementation of the measures. This implies neither that all names are listed under one regime, nor that the criteria for listing names are the same.

Focal point for de-listing

In 2006, the Security Council adopted res. 1730 to try to ensure fair and clear procedures exist for placing individuals and entities on sanctions lists and for removing them, as well as for granting humanitarian exemptions. The resolution requested the Secretary-General establish a focal point to receive de-listing requests and perform the tasks described in the annex to that resolution.

More information and contact details for the focal point are available on the [website](#).

Office of the Ombudsperson

In 2009, the Security Council established the Office of the [Ombudsperson](#) (SC res. 1904 (2009)). Its mandate (described in SC res. 2610 (2021)) is to review requests from individuals and entities seeking removal from the Security Council's ISIL (Da'esh) and Al-Qaida Sanctions List and to make recommendations to the SC res. 1267/1989/2253 Sanctions Committee (ISIL (Da'esh) and Al-Qaida) on these requests.

More information about the Office of the Ombudsperson is included in the entry 'SC res. 1267/1989/2253 Sanctions Committee (ISIL (Da'esh) and Al-Qaida)'. Further information and contact details for the Office are available on the [website](#).

Interagency Working Group on UN Sanctions

The Interagency Working Group on UN Sanctions is a standing working group in the UN Secretariat, which brings together 20 UN departments and offices, agencies, funds and programmes working on sanctions issues from peace and security, humanitarian, human rights, legal, protection and development perspectives. The Interagency Working Group was originally formed to consolidate UN system-wide inputs for submission to the High Level Review.

SC Res. 751 Sanctions Committee (Al-Shabaab)

Internet: www.un.org/securitycouncil/sanctions/751

The Committee was initially established by SC res. 751 (1992) to oversee the arms embargo imposed on Somalia under SC res. 733 (1992). A series of resolutions has since modified the sanctions regime, including expanding the Committee's mandate, imposing targeted sanctions, a travel ban and an assets freeze, and providing some exemptions.

Following the adoption of SC res. 1907 (2009), which imposed a sanctions regime on Eritrea and expanded the Committee's mandate, the Committee changed its full name in February 2010 to 'Security Council Committee pursuant to resolution 751 (1992) and 1907 (2009) concerning Somalia and Eritrea'. With the adoption of SC res. 2444 (2018), which terminated the Eritrea sanctions regime, the Committee's name was changed to 'Security Council Committee pursuant to resolution 751 (1992) concerning Somalia'. With the adoption of SC res. 2662 (2022), the Committee's name was changed to 'Security Council Committee pursuant to resolution 751 (1992) concerning Al-Shabaab'.

The sanctions regime includes an arms embargo (territorial and targeted), a travel ban, an assets freeze and a ban on charcoal import and export, whether or not such charcoal originated in Somalia, as well as a ban on improvised explosive device (IED) components. In SC res. 2093 (2013), the Security Council partially lifted the arms embargo for the development of the Federal Government of Somalia's security forces, and the partial lifting was most recently renewed, indefinitely, in SC res. 2551 (2020). In SC res. 2607 (2021),

the Security Council renewed and expanded the provisions set out in SC res. 2182 (2014), authorising the maritime interdiction of charcoal, weapons or military equipment and IED components being shipped in violation of the charcoal ban, the arms embargo and the IED components ban, until 15 November 2022. In SC res. 2662 (2022), the Council renewed the measures until 15 November 2023 and further eased the partially lifted arms embargo.

The first Panel of Experts on Somalia was established by SC res. 1425 (2002) to generate information on violations of the arms embargo on Somalia, with a view toward strengthening it. In SC res. 1519 (2003), the Council requested the Secretary-General to establish a Monitoring Group on Somalia, composed of up to four experts, which replaced the former Panel of Experts. With the expansion of the Committee's mandate to include Eritrea (SC res. 1907 (2009)), the group's name became the Somalia and Eritrea Monitoring Group (SEMG), and its mandate further expanded to include monitoring and reporting on implementation of the measures on Eritrea. Through SC res. 2444 (2018), the Council terminated the mandate of the SEMG from 16 December 2018 and established the Panel of Experts on Somalia to oversee the remaining sanctions on that country. The Panel is composed of six experts and its mandate was most recently renewed until 15 December 2023 by SC res. 2662 (2022).

Membership

The Committee comprises representatives of all 15 Security Council members.

Office holders for 2023

Chair

Kimihiro Ishikane, Japan

Vice-Chair

Gabon

SC Res. 1267/1989/2253 Sanctions Committee (ISIL (Da'esh) and Al-Qaida)

Internet: www.un.org/securitycouncil/sanctions/1267

The Committee was first established by SC res. 1267 on 15 October 1999 to oversee aviation and financial sanctions imposed on the Taliban regarding Taliban-controlled territory in Afghanistan. The aim was to secure the surrender of Osama bin Laden to the appropriate authorities for prosecution and to close down terrorist camps in Afghan territory.

The regime has since expanded considerably. Under SC resolutions 1988 (2011) and 1989 (2011), the Committee was split to form the Al-Qaida Sanctions Committee and the 1988 Sanctions Committee (Taliban). This split was to reflect the disassociation of many of the Taliban from Al-Qaida and a focus on encouraging peace and reconciliation in Afghanistan. Further expansion came with the adoption of SC res. 2253 (2015), when the mandate of the Committee was broadened to include the Islamic State in Iraq and the Levant (ISIL, also known as Da'esh) in addition to Al-Qaida.

The Council has reaffirmed the assets freeze, travel ban and arms embargo in successive resolutions, most recently in SC res. 2610 (2021). More detailed information is available on the website under 'Resolutions'.

A list of the individuals and entities subject to the assets freeze, travel ban and arms embargo sanctions is maintained by the ISIL (Da'esh) and Al-Qaida Sanctions Committee on the basis of information provided by Member States and regional organisations. The key criterion for listing of individuals or entities is an association with ISIL (Da'esh) or Al-Qaida.

Since 2011, listed entities and individuals can submit a de-listing request to the Ombudsperson to the ISIL (Da'esh) and Al-Qaida Sanctions Committee, appointed by the UN Secretary-General. See 'Office of the Ombudsperson' for more information.

Analytical Support and Sanctions Monitoring Team

Internet: www.un.org/securitycouncil/sanctions/1267/monitoring-team/work-and-mandate

'The Monitoring Team' was established under SC res. 1526 (2004) to operate under the direction of the Committee established pursuant to SC res. 1267 (1999), providing analytical support and monitoring implementation of the sanctions measures. In 2011, its mandate subsequently included support to the 1988 Sanctions Committee (see the following entry on the SC Res. 1988 Sanctions Committee (Taliban)).

The Monitoring Team and its mandate have expanded since the Team's inception. Resolution 2253 (2015) authorised the appointment of up to 10 New York-based experts to serve on the Team, supported by a team of UN staff. The mandate of the Monitoring Team is described in paragraphs 51–52 and Annex I of SC res. 2255 (2015), paragraphs 94–100 and Annex I of SC res. 2368 (2017) and paragraphs 98–105 and Annex I of SC res. 2610 (2021). The Monitoring Team has also been tasked to work on the issue of foreign terrorist fighters and on the threat posed by ISIL (Da'esh) and the Al-Nusrah Front.

Experts in the Monitoring Team are appointed by the Secretary-General, in close consultation with both the ISIL (Da'esh) and Al-Qaida Sanctions Committee and the SC Res. 1988 Sanctions Committee (Taliban). The mandate of the Monitoring Team expires on 17 June 2024 (SC res. 2610 (2021)).

Office of the Ombudsperson

The Office of the Ombudsperson was established under SC res. 1904 (2009) to review requests for removal from the 'ISIL (Da'esh) and Al-Qaida Sanctions List' (de-listing). The Office is unique to this Committee, and the Ombudsperson is independent and impartial. The Ombudsperson receives de-listing requests from individuals, groups, undertakings or entities seeking to be removed from the List. The Ombudsperson can either recommend the listing is retained or recommend that the Committee consider de-listing. Where the Ombudsperson recommends a de-listing, under SC res. 2368 (2017), also reflected in SC res. 2610 (2021), the recommendation will be approved unless all 15 members of the Committee decide otherwise, or in the absence of consensus at the request of a Committee member, the Chair refers the matter to the Security Council and the Security Council decides not to follow the Ombudsperson's recommendation. To date, no recommendation of the Ombudsperson has been overturned under either of these scenarios.

The mandate of the Ombudsperson is set out in Annex II of SC res. 2368 (2017) and Annex II of SC res. 2610 (2021), as is the process and allocated timeframe for action once a de-listing request is received. The Ombudsperson is appointed by the Secretary-General, in close consultation with the Committee. The current Ombudsperson, Richard Malanjum, has been serving in the role since 14 February 2022. The current mandate of the Ombudsperson expires on 17 June 2024 (SC res. 2610 (2021)). Further information and contact details for the Ombudsperson are available on the [website](#).

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Vanessa Frazier, Malta

Vice-Chairs

Russian Federation
UAE

SC Res. 1988 Sanctions Committee (Taliban)

Internet: www.un.org/securitycouncil/sanctions/1988

The Security Council established the Committee on 17 June 2011 when, by resolutions 1988 (2011) and 1989 (2011), it split the work of the SC Res. 1267 Sanctions Committee (Al-Qaida and the Taliban) into two committees (see SC Res. 1267/1989/2253 Sanctions Committee (ISIL (Da'esh) and Al-Qaida)).

SC res. 1988 (2011; most recently reaffirmed in SC res. 2665 (2022)) requires all states to implement an assets freeze, travel ban and an arms embargo against individuals, groups and entities listed. The general criterion for designation on the Sanctions List is membership or association with the Taliban in constituting a threat to the peace, stability and security of Afghanistan.

The Committee oversees the implementation of these three sanctions measures and, amongst other things, establishes and maintains the Sanctions List of individuals and entities to whom these measures apply (SC res. 1988, para. 30).

The Sanctions List is reviewed annually. The Committee considers the appropriateness of the continued listing of deceased, reconciled individuals or those lacking identifiers. Any Member State can request an individual or entity be listed or de-listed. Petitioners seeking de-listing without the sponsorship of a Member State are eligible to submit such requests to the Focal Point mechanism established under SC res. 1730 (2006). Exemption requests to the travel ban and assets freeze can also be submitted.

Under SC res. 2255 (2015), Member States can submit for the Committee's consideration the names of listed individuals for whom travel to specific locations is necessary to participate in meetings in support of peace and reconciliation. The Committee can grant exemptions from the travel ban to these individuals, each up to a duration of nine months, and renewable. For details of current exemptions, see the [website](#).

In SC res. 2611 (2021), the Security Council renewed the sanctions measures and requested the Committee submit a further, annual comprehensive report on implementation by Member States of the sanctions measures, as outlined in the Annex to SC res. 2611 (2021). The Committee submitted its report on 25 May 2022 (S/2022/419). SC res. 2615 (2021) provided for a humanitarian exemption to the sanctions regime, enabling the provision of humanitarian aid to Afghanistan.

Analytical Support and Sanctions Monitoring Team

The Monitoring Team was established under SC res. 1526 (2004) to operate under the direction of the then SC Res. 1267 Sanctions Committee Al-Qaida and the Taliban, providing analytical support and monitoring implementation of the sanctions measures. In 2011, following the decision to split the Al-Qaida and Taliban regime in two, its mandate subsequently included support to the 1988 Sanctions Committee (see the previous entry on the SC Res. 1267/1989/2253 Sanctions Committee (ISIL (Da'esh) and Al-Qaida)).

Resolution 2253 (2015) authorises the appointment of up to 10 New York-based experts to serve on the Team, supported by a team of UN staff. Its mandate with regard to the 1988 Sanctions Committee is set out fully in the annex of SC res. 2255 (2015). The mandate of the Monitoring Team expires on 17 December 2023 (SC res. 2665 (2022)). The Monitoring Team cooperates closely with the UN Assistance Mission in Afghanistan (UNAMA) and with the UN Office on Drugs and Crime (UNODC), as well as with a range of other relevant stakeholders.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Hernán Pérez Loose, Ecuador

Vice-Chairs

Russian Federation

UAE

SC Res. 1518 Sanctions Committee (Iraq)

Internet: www.un.org/securitycouncil/sanctions/1518

The Committee was established by SC res. 1518 on 24 November 2003 as the successor body to the Security Council Committee established by SC res. 661 (1990) concerning Iraq and Kuwait. The 1518 Committee's role is to continue to identify senior officials of the former Iraqi regime and their immediate family members, and including entities owned or controlled by them or by persons acting on their behalf, who are subject to the assets freeze and transfer measures imposed in 2003 by SC res. 1483.

By SC res. 1546 (2004), the Security Council exempted the Government of Iraq and multinational force from the embargo on arms and related materiel but noted that the exemption did not include chemical, biological or nuclear weapons, or missiles or materiels related to these.

As at June 2023, a partial arms embargo and an assets freeze were in effect.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Ferit Hoxha, Albania

Vice-Chair

Japan

SC Res. 1533 Sanctions Committee (Democratic Republic of the Congo)

Internet: www.un.org/securitycouncil/sanctions/1533

The Committee was established by SC res. 1533 on 12 March 2004 to oversee the sanctions originally imposed by SC res. 1493 (2003). It has subsequently been modified by further resolutions. The Security Council first imposed an arms embargo on all foreign and Congolese armed groups and militias operating in the territory of North and South Kivu and Ituri, and on groups not party to the Global and All-inclusive Agreement in the Democratic Republic of the Congo as at 28 July 2003. Security Council resolutions that have modified the sanctions include 1698 (2006), 1771 (2007), 1799 (2008), 1952 (2010), 2078 (2012), 2136 (2014), 2198 (2015), 2293 (2016) and 2360 (2017).

The sanctions have been expanded to cover individuals and entities engaging in or providing support for attacks against the UN Organization Stabilization Mission in the Democratic Republic of the Congo (MONUSCO) peacekeepers (SC res. 2078 (2012)), as well as UN personnel (SC res. 2198 (2015)), members of the Group of Experts that assists the Committee (SC res. 2360 (2017)) and medical personnel or humanitarian personnel (SC res. 2582 (2021)). The regime was most recently extended until 1 July 2024 by SC res. 2688 of 27 June 2023. The resolution also extended the mandate of the Group of Experts until 1 August 2024.

The arms embargo applies to all non-governmental entities and individuals operating in the territory of the Democratic Republic of the Congo. Member States are under an obligation to notify the Committee in advance about any shipment of arms and related materiel to the Democratic Republic of the Congo Government or the provision of assistance, advice or

training related to military activities, as well as for the supplies of non-lethal military equipment intended solely for humanitarian or protective use.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Michel Xavier Biang, Gabon

Vice-Chair

Albania

SC Res. 1591 Sanctions Committee (Sudan)

Internet: www.un.org/securitycouncil/sanctions/1591

The Security Council first imposed an arms embargo on all non-governmental entities and individuals, including the Janjaweed militias, operating in the states of North, South and West Darfur on 30 July 2004 (SC res. 1556 (2004)).

SC res. 1591 (2005) broadened the scope of the arms embargo to include all parties to the N'Djamena Ceasefire Agreement and any other belligerents in the aforementioned states. The same resolution imposed a travel ban and/or assets freeze on designated individuals and entities. It also established a committee to oversee the measures and a Panel of Experts, composed of five experts, to assist the Committee.

Subsequent resolutions have tightened, updated and reiterated the measures, most recently, SC res. 2340 (2017). By SC res. 2676 of 8 March 2023 the sanctions measures were renewed until 12 September 2024 and the mandate of the Panel of Experts was extended until 12 March 2024.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Harold Adlai Agyeman, Ghana

Vice-Chair

Switzerland

SC Res. 1636 Sanctions Committee (Lebanon)

Internet: www.un.org/securitycouncil/sanctions/1636

The Committee was established by SC res. 1636 of 31 October 2005 to register individuals suspected of involvement in the 14 February 2005 terrorist bombing in Beirut, Lebanon – which killed former Lebanese Prime Minister Rafik Hariri and 21 others – as subject to a travel ban and assets freeze. In the year to 30 June 2023, the Committee did not hold any consultations or meetings.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Ferit Hoxha, Albania

Vice-Chair

Ecuador

SC Res. 1718 Sanctions Committee (Democratic People's Republic of Korea (DPRK))

Internet: www.un.org/securitycouncil/sanctions/1718

The Security Council decided by resolution 1718 (2006) that the DPRK should suspend all activities related to its ballistic missile programme, abandon all nuclear weapons and existing nuclear programmes, and abandon all other existing weapons of mass destruction (WMDs) and ballistic missile programmes in a complete, verifiable and irreversible manner. The 1718 Sanctions Committee was established by the same resolution, on 14 October 2006, to oversee a regime that includes an arms embargo, ban on trade and transfer of luxury goods, an assets freeze and a travel ban for designated individuals or entities.

By SC res. 1874 (2009), the Security Council expanded the scope of its arms embargo, authorising Member States to inspect vessels that might carry prohibited cargo as well as to seize and dispose of prohibited items. It also prohibited financial services or transfer of funds that might contribute to the DPRK's nuclear, ballistic missile or other WMD-related activities. By the same resolution, the Security Council created a Panel of Experts, comprising seven experts, to assist the Committee in carrying out its mandate.

By resolutions 2087 (2013) and 2094 (2013), the Security Council further strengthened and expanded the scope of the sanctions against the DPRK, especially by designating additional individuals and entities, imposing new financial sanctions and reinforcing states' authority to inspect suspicious cargo. By resolution 2094 (2013), the Security Council also increased the number of experts from seven to eight.

Between 2016 and 2017, the Security Council adopted a series of resolutions in an effort to curtail the DPRK's expanding capability to pursue prohibited programmes and activities and give support to the diplomatic dialogue aimed at maintaining peace and stability in the Korean Peninsula. By those resolutions, the Council significantly strengthened and expanded the scope of the sanctions regime by introducing new sanction measures in areas including commodities, proliferation networks, overseas DPRK workers and maritime measures. As a result, the 1718 sanctions regime currently contains over 26 sanctions measures.

Specifically, by SC res. 2270 (2016), the Security Council significantly strengthened and expanded existing sanctions by extending the arms embargo and non-proliferation measures, expanding financial sanctions and instituting a ban on DPRK banks, along with prohibitions on foreign banks operating in the DPRK. The resolution also broadened interdiction measures by enforcing new cargo inspections and maritime procedures. States are also required to expel DPRK diplomats and foreign nationals if they are involved in activities prohibited by the resolutions. Sectoral bans (including coal, minerals and fuel) were introduced for the first time, and additional individuals, entities and vessels were designated and subject to assets freezes and/or travel bans.

SC. res 2321 (2016) further expanded the arms embargo to include a new conventional arms dual-use list and clarified provisions around inspection of personal baggage entering or departing the DPRK. Maritime provisions were expanded to cover the leasing, chartering, provision of crew services, provision of insurance or use of DPRK vessels (flagged or otherwise). The supply, sale or transfer to the DPRK of new helicopters and vessels was also restricted. A ban on the sale of copper, nickel, silver and zinc was added to sectoral sanctions, as well as an annual cap on the amount and value of coal exports by the DPRK and restrictions on aircraft fuel. The resolution strengthened the proliferation-network-related measures by requiring Member States to reduce the number of staff at DPRK diplomatic missions and consular posts, limiting the number of bank accounts and restricting property ownership. It imposed entry and transit restrictions for DPRK government officials and members of the

armed forces, further strengthened financial measures around banking in the DPRK and clarified restrictions around specialised teaching and training as well as restricting scientific and technical cooperation. It also expanded the luxury goods ban and prohibited the DPRK from supplying, selling or transferring statues, unless an exemption is granted. Additional individuals and entities were designated by SC res. 2321 (2016) and SC res. 2356 (2017).

Sanctions were further strengthened by SC res. 2371 of 5 August 2017. This resolution introduced a full ban on coal, iron and iron ore, and added seafood, lead and lead ore to the banned commodities subject to sectoral sanctions. It authorised the 1718 Committee to designate vessels related to activities prohibited by relevant resolutions, prohibited port calls by designated vessels and chartering of DPRK flagged vessels, and banned the hiring and paying of additional DPRK labourers used to generate foreign export earnings. It expanded financial sanctions by prohibiting new or expanded joint ventures and cooperative commercial entities with the DPRK. It also designated additional individuals and entities.

By SC resolutions 2375 (2017) and 2397 (2017), adopted on 11 September and 22 December 2017, respectively, the Council significantly expanded existing sanctions measures, established new measures and requested regular monitoring from Member States, the Panel of Experts and the 1718 Committee. Particularly, it substantially expanded financial sanctions by prohibiting all new and existing joint ventures or cooperative entities with any DPRK entities or individuals; expanded sectoral sanctions by introducing a ban on the DPRK's export of textile, food and agricultural products, machinery, electrical equipment, earth and stone, including magnesite and magnesia, wood and vessels; introduced a full ban on the supply, sale or transfer of all condensates and natural gas liquids to the DPRK and a limit for the supply, sale or transfer to the DPRK of all refined petroleum products with very specific preconditions and follow-up action required by Member States, the 1718 Committee, the Panel and the Committee Secretary.

Under the resolutions, the Council also introduced a ban on the supply, sale or transfer to the DPRK of all industrial machinery, transportation vehicles, iron, steel and other metals; and strengthened the ban on providing work authorisations for DPRK nationals. Under the same resolutions, the Council also strengthened maritime measures to address the issue of sanctions evasion via the sea, including ship-to-ship transfers. In this regard, the Security Council also directed the 1718 Committee to designate vessels transporting prohibited items from the DPRK, to be subject to a ban on port calls, deflagging and/or assets freeze. More detailed information is available on the website under '[Resolutions](#)'.

In SC res. 2397 (2017), the Council also reaffirmed that none of the sanctions measures imposed was intended to have adverse humanitarian consequences for the civilian population of the DPRK or to affect negatively or restrict those activities, including humanitarian assistance, and determined that the Committee may, on a case-by-case basis, grant exemptions to facilitate the work of humanitarian organisations in the DPRK.

On 6 August 2018, the Committee adopted its seventh implementation assistance notice (IAN No.7), entitled "Guidelines for Obtaining Exemptions to Deliver Humanitarian Assistance to the Democratic People's Republic of Korea". The IAN provides guidance on the establishment of the Committee's comprehensive humanitarian exemption mechanism, and offers assistance to Member States and international and non-governmental organisations carrying out humanitarian assistance activities in the DPRK. The IAN was updated by the Committee on 30 November 2020, in order to further simplify several areas of the application process for humanitarian exemptions requests. In addition, the Committee extended its practice of expedited approval procedures to include extension and amendment requests of humanitarian exemptions, as well as urgent requests for onset emergencies such as pandemic outbreaks and natural disasters. More detailed information is available on the website under '[Humanitarian Exemption Requests](#)'.

The Panel of Experts' mandate was most recently extended by SC res. [2680](#) (2023) until 30 April 2024. The Panel members have specialised backgrounds in the following areas: nuclear issues, air transport, customs and export controls, finance and economics, maritime transport, non-proliferation, procurement and trade, other WMDs and conventional arms, and missile issues and other technologies.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Pascale Christine Baeriswyl,
Switzerland

Vice-Chair

Albania
Japan

SC Res. 1970 Committee (Libya)

Internet: www.un.org/securitycouncil/sanctions/1970

SC res. [1970](#) (2011) responded to violence perpetrated by Muammar Qadhafi on the Libyan people. It imposed immediate measures, including an arms embargo, a travel ban and an assets freeze on key regime figures, including Muammar Qadhafi's family and certain government officials. The Committee, established on 26 February 2011 by SC res. [1970](#) (2011), was mandated to monitor the implementation of measures imposed in relation to the Libyan Arab Jamahiriya; take action on information regarding alleged violations or non-compliance with the measures; and to designate additional individuals and entities as subject to the travel ban and assets freeze. SC res. [1973](#) (2011) imposed additional measures, including a ban on flights of Libyan aircraft, and expanded the Committee's mandate to oversee them. The resolution also established a Panel of Experts to assist the Committee.

Subsequent Security Council resolutions have updated existing measures, introduced new measures and broadened or further elaborated the designation criteria. SC res. [2009](#) (2011) terminated the ban on flights of Libyan aircraft, and SC res. [2040](#) (2012) amended a provision related to the enforcement of the arms embargo and modified the mandate of a slimmed-down Panel of Experts. SC res. [2146](#) (2014) authorised Member States to inspect on the high seas vessels designated by the Committee as attempting to illicitly export crude oil from Libya and imposed a number of measures on such designated vessels. The resolution also extended the mandate and size of the Panel of Experts. SC res. [2278](#) (2016) requested the then Libyan Government of National Accord (GNA) to appoint and notify the Committee of a focal point responsible for communication with the Committee on these measures.

SC res. [2292](#) (2016) authorised, for a period of 12 months, inspections on the high seas off the coast of Libya, of vessels that are believed to be carrying arms or related materiel to or from Libya in violation of the arms embargo. SC res. [2362](#) (2017) extended the authorisations of the measures in relation to attempts to illicitly export crude oil from Libya, and expanded their applicability to petroleum. SC res. [2441](#) (2018) also requested the Panel to report on illicit imports of petroleum to Libya. Most recently, SC res. [2684](#) (2023) extended the authorisations set out in SC res. [2292](#) (2016) for a further 12 months to 2 June 2024, and SC res. [2644](#) (2022) extended the measures against illicit petroleum exports from Libya until 30 October 2023 and renewed the mandate of the Panel of Experts until 15 November 2023.

More detailed information is available on the website under '[Resolutions](#)'.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Kimihiko Ishikane, Japan

Vice-Chair

Malta

SC Res. 2048 Sanctions Committee (Guinea-Bissau)

Internet: www.un.org/securitycouncil/sanctions/2048

The Committee was established on 18 May 2012 by SC. res. 2048, following the military coup in Guinea-Bissau on 12 April 2012. Its role is to oversee travel restrictions imposed on certain members of the military leadership. As at June 2023, there were 10 individuals subject to the travel restrictions.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Lana Zaki Nusseibeh, UAE

Vice-Chair

Switzerland

SC Res. 2127 Sanctions Committee (Central African Republic)

Internet: www.un.org/securitycouncil/sanctions/2127

The Security Council established the Committee on 5 December 2013 under SC res. 2127 (2013) concerning the Central African Republic (CAR). The resolution included imposing an arms embargo, initially for one year. SC res. 2134 of 28 January 2014 included imposing a travel ban and an assets freeze. The Committee's role is to oversee the measures imposed under resolutions 2127 and 2134. It is assisted by a Panel of Experts comprising five members.

SC res. 2127 (2013) included authorising the deployment of the African-led International Support Mission in the Central African Republic (MISCA) and requested the UN Secretary-General to undertake contingency preparations for the possible transformation of MISCA into a UN peacekeeping operation. SC res. 2134 (2014) authorised the European Union to deploy an operation in the CAR. SC res. 2149 (2014) included the establishment of the UN Multidimensional Integrated Stabilization Mission in the Central African Republic (MINUSCA) and provided it with the mandate to assist the Committee in the implementation of its tasks.

The regime was most recently extended until 31 July 2024 by SC res. 2693 (2023), which also renewed the mandate of the Panel of Experts that assists the Committee until 31 August 2024. The Council also outlined a range of standing exemptions to the arms embargo, including: supplies intended solely for the support of or use by MINUSCA and the European Union training missions deployed in the CAR, France implementing its bilateral agreement with the CAR and providing operational support to MINUSCA, and other Member States' forces providing training and assistance in the CAR security sector reform; and supplies brought into the country by Chadian or Sudanese forces solely for their use in international patrols of the tripartite force. The Council also decided that the arms embargo measures established through resolution 2127 (2013) and the notification requirements laid out in paragraph 1 of resolution 2648 (2022) shall no longer apply to the supply, sale or transfer of arms and related materiel, as well as the assistance, advice and training for the country's security forces. More detailed information is available on the website under '[Resolutions.](#)'

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Harold Adlai Agyeman, Ghana

Vice-Chair

Gabon

SC Res. 2140 Sanctions Committee (Yemen)

Internet: www.un.org/securitycouncil/sanctions/2140

The Security Council first imposed a travel ban and an assets freeze against individuals or entities engaging in or supporting acts that threaten the peace, security and stability of Yemen on 26 February 2014 by SC res. 2140. The resolution also established a Panel of Experts to assist the Committee in monitoring implementation of the measures, currently composed of five members. The mandate of the Panel of Experts was most recently extended to 15 December 2023, and of the travel ban and assets freeze until 15 November 2023, by SC res. 2675 (2023).

SC res. 2216 (2015) broadened the scope of the measures to include a targeted arms embargo and increased the number of individuals subject to the three measures from three to five; SC res. 2564 (2021) further increased the number of individuals to six, and SC res. 2624 (2022) listed an entity as subject to the targeted arms embargo. SC res. 2216 (2015) and SC res. 2511 (2020) further elaborated the designation criteria to include violations of the arms embargo, obstruction of the delivery, access to and distribution of humanitarian assistance, sexual violence in armed conflict and the recruitment or use of children in armed conflict in violation of international law. The targeted arms embargo is not timebound. SC res. 2511 (2020) introduced an exemption to the targeted arms embargo and additional exemptions to the travel ban and assets freeze, in the interest of facilitating humanitarian assistance.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Ferit Hoxha, Albania

Vice-Chair

Ghana

SC Res. 2206 Sanctions Committee (South Sudan)

Internet: www.un.org/securitycouncil/sanctions/2206

The Security Council first imposed a travel ban and an assets freeze against individuals or entities engaging in or supporting acts that threaten the peace, security and stability of South Sudan on 3 March 2015 by SC res. 2206. In SC res. 2428 of 31 July 2018, the Council renewed the existing measures and imposed an arms embargo. The work of the Committee is supported by a Panel of Experts on South Sudan.

The sanctions regime was most recently extended in May 2023 by SC res. 2683. By this resolution, the Council renewed the travel ban and assets freeze laid out in resolution 2206 (2015) and the arms embargo imposed by SC res. 2428 (2018) until 31 May 2024, and decided that the notification requirements set out in paragraph 2 of SC res. 2633 (2022) shall no longer apply to the supply, sale or transfer of non-lethal military equipment, solely in support of the implementation of the terms of the peace agreement and related technical assistance or training. SC res. 2683 (2023) also extended the mandate of the Panel of Experts until 1 July 2024. The Council also reiterated its readiness to review the arms embargo measures through, among other things, modification, suspension, or progressive lifting of these measures, in the light of progress achieved on the benchmarks established in paragraph 2 of SC res. 2577 (2021).

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Michel Xavier Biang, Gabon

Vice-Chairs

Mozambique

SC Res. 2374 Sanctions Committee (Mali)

Internet: www.un.org/securitycouncil/sanctions/2374

The Security Council established the Committee on 5 September 2017 under SC res. 2374 (2017). The resolution imposed a travel ban and an assets freeze against individuals or entities engaging in or supporting acts that threaten the peace, security and stability of Mali, initially for one year.

The Committee is supported by the Panel of Experts established pursuant to SC res. 2374 (2017), composed of four experts. The Panel's mandate was for an initial period of 13 months.

The sanctions regime has been renewed five times, most recently by SC res. 2649 (2022), which renewed the sanctions until 31 August 2023 and extended the mandate of the Panel of Experts until 30 September 2023.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Pedro Comissário Afonso, Mozambique

Vice-Chair

Switzerland

SC Res. 2653 Sanctions Committee (Haiti)

Internet: www.un.org/securitycouncil/sanctions/2653

The Security Council established the Committee on 21 October 2022 under SC res. 2653 (2022). The resolution imposed a targeted arms embargo, travel ban and asset freeze upon individuals and entities designated for such measures, who are responsible for or complicit in actions that threaten Haiti's peace, security or stability.

The Committee is supported by the Panel of Experts established pursuant to SC res. 2653 (2022), composed of four experts. The Panel's mandate is for an initial period of 13 months.

Membership

The Committee comprises representatives of the 15 Security Council members.

Office holders for 2023

Chair

Michel Xavier Biang, Gabon

Past Sanctions Committees

Internet: www.un.org/securitycouncil/sanctions/terminated-sanctions

PEACEKEEPING OPERATIONS

Internet: <https://peacekeeping.un.org/en>

Seventy-one UN peacekeeping operations have been deployed since 1948. There are 12 current peacekeeping operations. As at 28 February 2023, there were 74,907 uniformed personnel (troops, experts, police and staff officers) along with 1264 UN Volunteers and 11,996 international and local civilian personnel serving in peacekeeping operations. There have been more than 4100 fatalities in all UN peace operations since 1948, of which more than 1500 have occurred in current operations.

The budget for UN peacekeeping operations for the year 1 July 2022 to 30 June 2023 was about \$6.4 billion. Two operations, the UN Truce Supervision Organization (UNTSO) and the UN Military Observer Group in India and Pakistan (UNMOGIP), are funded from the UN regular budget, while the other 10 peacekeeping missions are financed from their own separate accounts on the basis of legally binding assessments on all states.

The mandates of most operations are renewed periodically or are subjected to reviews. Figures for operational strength, which may include military, police and civilian personnel, vary from month to month because of the rotation of contingents and personnel. More information is available on the website: global peacekeeping data under 'Resources' and 'Data' and fact sheets for each mission under 'Where we operate'.

Operations follow here in chronological order of establishment.

UN Truce Supervision Organization (UNTSO)

Headquarters: Jerusalem

Internet: <http://untso.unmissions.org> or <https://peacekeeping.un.org/en/mission/untso>

Head of Mission and Chief of Staff: Major General Patrick Gauchat, Switzerland
(appointed by the UN Secretary-General in October 2021)

Following the outbreak of the 1948 Arab–Israeli war, the Security Council called for the cessation of hostilities in Palestine (SC res. 50 (1948)). To support this effort, the Security Council called for the UN Mediator to supervise the truce with the assistance of military observers and established UNTSO in May 1948. Since then, UNTSO has performed various tasks entrusted to it by the Security Council, including supervision of the General Armistice Agreements of 1949 and observation of the ceasefire in the Suez Canal area and the Golan following the Arab–Israeli war of June 1967.

UNTSO currently performs its core function of liaison with governmental authorities, primarily military and security, as well as members of the diplomatic community in the five UNTSO host countries (Egypt, Israel, Jordan, Lebanon and the Syrian AR). UNTSO also contributes to the mandate implementation of the UN Disengagement Observer Force (UNDOF) on the Golan and the UN Interim Force in Lebanon (UNIFIL) in southern Lebanon through the deployment of military observers to Observer Group Golan and Observer Group Lebanon, respectively.

UNTSO maintains its headquarters in Jerusalem and has liaison offices in Beirut, Cairo and Damascus.

As of May 2023, UNTSO comprised 161 experts on mission and 148 civilian staff. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Military Observer Group in India and Pakistan (UNMOGIP)

Headquarters: Nov–Apr Islamabad, Pakistan. May–Oct Srinagar, India

Internet: <https://unmogip.unmissions.org/> or <https://peacekeeping.un.org/en/mission/unmogip>

Head of Mission and Chief Military Observer: Rear Admiral Guillermo Pablo Ríos, Argentina (appointed by the UN Secretary-General in August 2022)

SC res. 39 (1948) established a three-member UN Commission for India and Pakistan (UNCIP) to investigate and mediate the dispute over the status of Kashmir. Following the adoption of SC res. 47 (1948), the Security Council enlarged UNCIP to five members and included the use of observers to supervise the observance of the ceasefire. In 1949, the Secretary-General appointed a military adviser to assist UNCIP, who, together with the military observers, eventually formed the UN Military Observer Group in India and Pakistan (UNMOGIP) in January 1949 to supervise the ceasefire between India and Pakistan in the State of Jammu and Kashmir.

Following the outbreak of hostilities in Kashmir in 1965, the Security Council asked the Secretary-General to strengthen UNMOGIP (SC res. 210 (1965)), and a number of other governments agreed to provide additional observers. As a result, the UN India–Pakistan Observation Mission (UNIPOM) was created as a temporary measure to supervise the ceasefire called for in SC res. 211 (1965) and to supervise withdrawals. After fulfilling its function, UNIPOM was disbanded and UNMOGIP reverted to its original strength. UNMOGIP has an open mandate and has remained in the area to observe developments pertaining to the strict observance of the ceasefire of 17 December 1971 and report on them to the Secretary-General in accordance with SC res. 307 (1971).

UNMOGIP has an authorised ceiling of 44 military observers and 74 civilian staff. As of June 2023, UNMOGIP comprised 42 military observers (including seven women), and 68 civilian staff (including 12 women). Current strength and country contributor information is available on the UN Peacekeeping [website](#) under ‘Where we operate’ and ‘Current operations’.

UN Peacekeeping Force in Cyprus (UNFICYP)

Headquarters: Nicosia,
Cyprus

Facebook: www.facebook.com/UNFICYP/
Twitter: @UN_CYPRUS

Internet: unficy.unmissions.org/ or <https://peacekeeping.un.org/en/mission/unficy>

Special Representative of the UN Secretary-General: Colin Stewart, Canada (appointed by the UN Secretary-General in November 2021)

Force Commander: Major-General Ingrid Gjerde, Norway (appointed by the UN Secretary-General in March 2021)

Cyprus became independent in 1960 with a constitution that was intended to balance the interests of Greek Cypriot and Turkish Cypriot communities. Cyprus, Greece, Türkiye and the UK entered into a treaty to guarantee the basic provisions of the constitution and the territorial integrity and sovereignty of Cyprus.

A series of constitutional crises resulted, however, in the outbreak of intercommunal violence in December 1963. After all attempts to restore peace failed, the Security Council unanimously adopted resolution 186 (1964), which recommended the establishment of UNFICYP. The Force was declared operational on 27 March 1964. SC res. 186 recommended stationing of the Force for three months. UNFICYP’s mandate has since been renewed, most recently by SC res. 2674 (2023), which extended the mission for a further year to 31 January 2024.

The principal functions of UNFICYP are to prevent the recurrence of fighting, support law and order when relevant, and bolster conditions for sustainable peace. Through its activities,

UNFICYP contributes to maintaining calm and an environment conducive to a political solution in Cyprus.

In earlier years, the cost of UNFICYP was met by the governments that provided military contingents and by voluntary contributions. GA res. [47/236](#) (1993) decided UNFICYP costs not covered by voluntary contributions should be financed from contributions assessed on the entire membership.

As of February 2023, UNFICYP comprised 1,021 total personnel, including 764 military personnel, 64 police and, as at 19 May 2023, 164 civilian personnel. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Disengagement Observer Force (UNDOF)

Headquarters: Camp Faouar, Golan, Syrian AR

Internet: <https://undof.unmissions.org> or <https://peacekeeping.un.org/en/mission/undof>

Head of Mission and Force Commander: Major General Nirmal Kumar Thapa, Nepal (appointed by the UN Secretary-General in July 2022)

By SC res. [350](#) (1974), following the Agreement on Disengagement between Israeli and Syrian Forces of 1974, the Security Council established UNDOF to supervise the implementation of the Agreement. It was deployed on the Golan in May 1974, with membership drawn from countries that are not permanent members of the Security Council. The UNDOF mandate has been renewed by successive Security Council resolutions, most recently by SC res. [2689](#) (2023), which extended the mandate until 31 December 2023.

The strength of UNDOF is prescribed by the 1974 Disengagement of Forces Agreement as about 1250. As of February 2023, UNDOF comprised 1070 troops, 61 staff officers and 138 civilian staff. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Interim Force in Lebanon (UNIFIL)

Headquarters: Naqoura,
South Lebanon

Facebook: www.facebook.com/UNIFIL/
Twitter: [@UNIFIL_](https://twitter.com/UNIFIL)

Internet: <https://unifil.unmissions.org> or <https://peacekeeping.un.org/en/mission/unifil>

Force Commander: Major General Aroldo Lázaro Sáenz, Spain (appointed by the UN Secretary-General in February 2022)

In the early 1970s, tension along the Israel–Lebanon border increased, particularly with the relocation of Palestinian armed elements from Jordan to Lebanon. Israel invaded Lebanon in March 1978, responding to repeated attacks on its territory by the Palestine Liberation Organization (PLO). The Security Council subsequently adopted resolutions [425](#) and [426](#) (1978), establishing the United Nations Interim Force in Lebanon. The Mission was mandated to confirm the withdrawal of the Israel Defense Forces (IDF), restore international peace and security, and assist the Government of Lebanon in ensuring the return of its effective authority in the area.

On 12 July 2006, conflict broke out between Israel and Lebanon. A cessation of hostilities was reached on 14 August 2006, following the adoption of SC res. [1701](#) (2006) on 11 August.

This resolution expanded UNIFIL's mandate to include monitoring the cessation of hostilities; accompanying and supporting the Lebanese Armed Forces as they deploy throughout the south of Lebanon; extending its assistance to help ensure humanitarian access to civilian populations and the voluntary and safe return of displaced persons; assisting the Lebanese Armed Forces in taking steps towards the establishment between the Blue Line and the Litani River of an area free of any armed personnel, assets and weapons other than those of the Government of Lebanon and of UNIFIL; and taking all necessary action to ensure that its area of operations is not utilised for hostile activities of any kind. The 2006 mandate also increased UNIFIL troop levels from 2000 to 15,000, including a Maritime Task Force capability comprising six vessels.

Two strategic reviews of UNIFIL have been carried out, with the findings published in March 2012 (S/2012/151) and March 2017 (S/2017/202). As requested in SC res. 2485 (2019), an assessment of the continued relevance of the resources of UNIFIL was carried out and submitted to the Council on 1 June 2020 (S/2020/473). SC res. 2539 (2020) reduced the maximum number of authorised troops from 15,000 to 13,000. UNIFIL's mandate continues to be renewed on a yearly basis, most recently by SC res. 2650 (2022) to 31 August 2023.

As of April 2023, UNIFIL comprised 10,365 military personnel, including 474 maritime personnel as part of the [UNIFIL Maritime Task Force](#), and 789 civilian staff. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Mission for the Referendum in Western Sahara (MINURSO)

Headquarters: Laayoune, Western Sahara

Internet: <https://minurso.unmissions.org> or <https://peacekeeping.un.org/en/mission/minurso>

Special Representative of the UN Secretary-General and Head of MINURSO: Alexander Ivanko, Russian Federation (appointed by the UN Secretary-General in August 2021)

Acting Force Commander: Commodore Faustina Boakyewaa Anokye, Ghana

MINURSO was established by SC res. 690 (1991) in accordance with settlement proposals that provided for a transitional period for the preparation of a referendum in which the people of Western Sahara would choose between independence and integration with Morocco. The resolution also agreed a plan for a referendum involving MINURSO civilian, security and military units supervising the repatriation of Western Saharans identified as eligible to vote.

By SC res. 973 (1995), the MINURSO Identification Commission was expanded to accelerate the voter identification and registration process. By SC res. 995 (1995), and in the context of concern at practices hampering progress towards the implementation of the Settlement Plan, the Security Council decided to send a mission to the region.

By SC res. 2654 (2022), the Mission's mandate was extended until 31 October 2023. This resolution called on the parties to resume negotiations in good faith towards a mutually acceptable political solution for the region.

The mandated strength of MINURSO is 245 military personnel. As at 31 May 2023, MINURSO comprised 469 total personnel, including 198 experts on mission, 20 contingent troops, seven staff officers, 224 civilian staff and 12 UN Volunteers. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Interim Administration Mission in Kosovo (UNMIK)

Headquarters: Pristina,
Kosovo

Facebook: www.facebook.com/UNMIK/
Twitter: @UNMIKosovo

Internet: <https://unmik.unmissions.org> or <https://peacekeeping.un.org/en/mission/unmik>

Special Representative of the UN Secretary-General: Caroline Ziadeh, Lebanon (appointed by the UN Secretary-General in November 2021)

UNMIK was established by SC res. 1244 (1999) with the mandate to help ensure conditions for peaceful and normal life in Kosovo. The Mission's broad tasks included: promoting the establishment, pending a final settlement, of substantial autonomy and self-government in Kosovo; performing basic civilian administrative functions; overseeing the development of provisional institutions for democratic self-government, including holding elections; facilitating a political process to determine Kosovo's future status; supporting reconstruction; maintaining civil law and order; protecting and promoting human rights; and assuring the safe and unimpeded return of all refugees and displaced persons to their homes.

Following Kosovo's unilateral declaration of independence in 2008, UNMIK underwent a reconfiguration while continuing to operate in the overall framework of SC res. 1244 (1999). The European Union Rule of Law Mission in Kosovo (EULEX) undertook an enhanced operational role. In the area of rule of law, UNMIK shifted its focus on monitoring and reporting, community facilitation and the promotion of security, stability and respect for the rule of law and human rights, while maintaining a status-neutral framework. UNMIK also continues to carry out certain residual functions related to external representation, regional cooperation and oversight of the handover of socially owned property from the international security presence – the Kosovo Force (KFOR) and the Organization for Security and Cooperation in Europe (OSCE). The Special Representative of the Secretary-General continues to ensure a coordinated approach by the international civil presence with other international actors under SC res. 1244 (1999). The Mission has prioritised support for building trust among Kosovo communities, strengthening the adherence to the rule of law and human rights, and meaningful participation of women and youth in political and decision-making processes. It works closely with the UN Kosovo team and its Development Coordinator toward advancing the common objectives of consolidating peace and security, respect for human rights and promoting sustainable development.

As of November 2022, UNMIK comprised 374 international and local personnel. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Organization Stabilization Mission in the Democratic Republic of the Congo (MONUSCO)

Headquarters: Kinshasa,
DR Congo

Facebook: www.facebook.com/monusco.org/
Twitter: @MONUSCO

Internet: <https://monusco.unmissions.org/en> or <https://peacekeeping.un.org/en/mission/monusco>

Special Representative of the UN Secretary-General and Head of MONUSCO: Bintou Keita, Guinea (appointed by the UN Secretary-General in January 2021)

Force Commander: Lieutenant General Otávio Rodrigues De Miranda Filho, Brazil (appointed by the UN Secretary-General in January 2023)

Police Commissioner: Brigadier General Mody Berethé, Mali (since January 2021)

DR Congo and five regional states signed the Lusaka Ceasefire Agreement in July 1999. SC res. 1258 (1999) authorised the deployment of UN military liaison personnel and other staff following the signing of the agreement. To maintain liaison with the parties and carry

out other tasks, the Security Council set up the UN Organization Mission in the Democratic Republic of the Congo (MONUC, a French acronym) on 30 November 1999 (SC res. 1279), incorporating UN personnel authorised in earlier resolutions. In SC res. 1925 of May 2010, the Security Council decided that, in view of the new phase reached in DR Congo, from 1 July 2010 MONUC would be renamed the UN Organization Stabilization Mission in the Democratic Republic of the Congo (MONUSCO).

In March 2013, faced with recurrent waves of conflict in eastern DR Congo threatening the overall stability and development of the country and wider Great Lakes region, the Security Council authorised the deployment of a specialised 'force intervention brigade', mandated to carry out targeted offensive operations to neutralise armed groups (SC res. 2098 (2013)).

Presidential and legislative elections were held in December 2018, resulting in the DR Congo's first ever peaceful transfer of democratic power in January 2019. Following this significant milestone in the country's history, SC res. 2502 (2019) decided that MONUSCO's strategic priorities are: protecting civilians; support for stabilising and strengthening national state institutions; and support for key governance and security reforms. The resolution also decided that the Mission's authorised troop ceiling would comprise 14,000 military personnel, 660 military observers and staff officers, 591 police personnel and 1050 personnel in formed police units. A temporary addition of 360 personnel in formed police units was also authorised, provided they replace military personnel. SC res. 2556 (2020) renewed MONUSCO's mandate and priorities and endorsed a joint strategy for a progressive and phased drawdown (S/2020/1041), and SC res. 2612 (2021) reduced the troop ceiling slightly, to 13,350. MONUSCO's mandate was most recently extended by SC res. 2666 (2022) until 20 December 2023. The resolution also decided that MONUSCO's authorised troop ceiling would comprise 13,500 military personnel, 660 military observers and staff officers, 591 police and 1410 personnel of formed police units.

As of April 2023, MONUSCO had a total of 1972 national and international civilian staff (68 percent men and 32 percent women), and 308 UN Volunteers, performing a wide variety of substantive and support functions. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Mission in the Republic of South Sudan (UNMISS)

Headquarters: Juba,
South Sudan

Facebook: [www.facebook.com/
UnitedNationsMissionInSouthSudan/](https://www.facebook.com/UnitedNationsMissionInSouthSudan/)
Twitter: @unmissmedia

Internet: <https://unmiss.unmissions.org> or <https://peacekeeping.un.org/en/mission/unmiss>

Special Representative of the UN Secretary-General: Nicholas Haysom, South Africa (appointed by the UN Secretary-General in January 2021)

Force Commander: Lieutenant General Mohan Subramanian, India (appointed by the UN Secretary-General in July 2022)

UNMISS was established on 9 July 2011 by SC res. 1996 (2011), the same day that South Sudan became the newest country in the world. It replaced the UN Mission in Sudan (UNMIS), which had been established by SC res. 1590 (2005).

Under SC res. 1996 (2011), the Mission was mandated to undertake a range of state-building and peacebuilding activities. Following the outbreak of violence in Juba on 15 December 2013, and the ensuing political and security crisis in the country, on 27 May 2014, in its resolution 2155 (2014), the Security Council ceased the Mission's functions related to state building and peacebuilding and limited its tasks to the protection of civilians; monitoring and investigating human rights; contributing to the conditions for the delivery of humanitarian

assistance; and supporting the implementation of the Cessation of Hostilities Agreement. In that resolution, the Council also formally increased the UNMISS uniformed strength to 12,500 military and 1323 police personnel. It authorised the Mission to 'use all necessary means' to perform the tasks outlined in the resolution, including an additional responsibility to protect the Intergovernmental Authority on Development (IGAD) Monitoring and Verification Mechanism.

SC res. 2304 (2016) increased the authorised strength of UNMISS by maintaining the troop ceiling of 17,000 military personnel, including 4000 for a Regional Protection Force (RPF). SC res. 2327 (2016) increased the police ceiling to 2101 police personnel and authorised the RPF to use all necessary means – including robust action where necessary – to accomplish its mandate. The Mission's mandate was most recently extended by SC res. 2677 (2023) until 15 March 2024.

As of February 2023, UNMISS comprised 17,954 total personnel, including 13,221 military personnel, 1468 police, 389 staff officers, 200 experts on mission, 2268 civilian staff and 408 UN Volunteers. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Interim Security Force for Abyei (UNISFA)

Headquarters: Abyei Town

Facebook: www.facebook.com/unisfa/

Twitter: @UNISFA_1

Internet: <https://unisfa.unmissions.org/> or <https://peacekeeping.un.org/en/mission/unisfa>

Force Commander and Acting Head of Mission: Major General Benjamin Olufemi Sawyerr, Nigeria (appointed by the UN Secretary-General in February 2022; assumed post March 2022)

SC res. 1990 (27 June 2011) established UNISFA for an initial period of six months following renewed violence, escalating tensions and population in the Abyei region, which straddles Sudan and South Sudan.

UNISFA monitors and verifies the redeployment of any Sudanese Armed Forces and South Sudan People's Liberation Army forces from the Abyei area. UNISFA also supports implementation of the security aspects of the 20 June 2011 Abyei Agreement more generally and provides support to the Joint Border Verification and Monitoring Mechanism (JBVMM). The Mission is authorised to use force in protecting civilians and humanitarian workers in Abyei.

In SC res. 2469 (2019), the Council decided to increase the authorised police ceiling to 640 police personnel, including 148 individual police officers and three formed police units, and to reduce the authorised troop ceiling to 3550. In SC res. 2609 (2021), the Council decided to reduce the troop ceiling to 3250.

The Mission's mandate was most recently extended by SC res. 2660 (2022) until 15 November 2023, which also renewed the Force's mandate to provide support to the JBVMM. Further, the Council requested that the Secretary-General submit a written report on progress in implementing UNISFA's mandate by 15 October 2023.

As of May 2023, UNISFA comprised 3565 total personnel: 2979 troops, 117 experts on mission, 110 military staff officers, 47 police officers and, as at 30 June 2023, 33 UN Volunteers and 279 civilian staff. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

UN Multidimensional Integrated Stabilization Mission in Mali (MINUSMA)

Headquarters: Bamako, Mali

Facebook: www.facebook.com/minusma/

Twitter: @UN_MINUSMA

Internet: <https://minusma.unmissions.org/> or <https://peacekeeping.un.org/en/mission/minusma>

Special Representative of the UN Secretary-General and Head of MINUSMA: El-Ghassim Wane, Mauritania (appointed by the UN Secretary-General in March 2021)

Force Commander: Major General Mamadou Gaye, Senegal (appointed by the UN Secretary-General in January 2023)

MINUSMA was established by SC res. 2100 (25 April 2013), initially until 30 June 2014, to support political processes in Mali and carry out security-related tasks under chapter VII of the UN Charter. Its mandate focused on support to the Malian peace process; stabilisation and protection of civilians in central Mali; support to national political dialogue and reconciliation; and support to the re-establishment of state authority, the rebuilding of the Malian security sector, the promotion and protection of human rights and the support for humanitarian assistance. Since the coup d'état in August 2020, MINUSMA supported Transition authorities in Mali in preparation for the elections to be held at the end of the Transition period. MINUSMA also provided logistical support to the G5-Sahel Joint Force.

MINUSMA initially assumed responsibility for the mandated tasks of the preceding UN Office in Mali (UNOM). It commenced its tasks in full on 1 July 2013, taking over authority from the African-led International Support Mission in Mali (AFISMA).

Following the request of Malian authorities that MINUSMA withdraw without delay, in SC res. 2690 (2023), the Security Council decided to terminate MINUSMA's mandate as of 30 June 2023, ceasing its operations, transferring its tasks and withdrawing its personnel with the objective of completing this by 31 December 2023. The Council decided that, until 30 September 2023, MINUSMA is authorised to respond to imminent threats of violence to civilians and contribute to the safe civilian-led delivery of humanitarian assistance. It further decided that, until 31 December 2023, MINUSMA is authorised to fulfil certain other functions within its capabilities and area of operation, including providing security for UN personnel, facilities, convoys, installations and equipment.

UN Multidimensional Integrated Stabilization Mission in the Central African Republic (MINUSCA)

Headquarters: Bangui,
Central African Republic

Facebook: www.facebook.com/minusca.unmissions

Twitter: @UN_CAR

Internet: <https://minusca.unmissions.org/> or <https://peacekeeping.un.org/en/mission/minusca>

Special Representative of the UN Secretary-General and Head of Mission: Valentine Rugwabiza, Rwanda (appointed by the UN Secretary-General in February 2022)

Force Commander: Major General Humphrey Nyone, Zambia (appointed by the UN Secretary-General in May 2023)

MINUSCA is mandated to protect civilians and to create the conditions conducive to the full implementation of the 2019 Political Agreement on Peace and Reconciliation via the joint road map for peace in the Central African Republic of the International Conference on the Great Lakes Region (ICGLR), including by assisting the Central African Republic authorities' efforts at national and local levels; facilitating the unhindered delivery of humanitarian aid; and protecting the UN in the Central African Republic. Other priorities include support for the extension of state authority; security sector reform; disarmament, demobilisation, reintegration

and repatriation processes; the promotion and protection of human rights; support to the Republican Dialogue and the preparation and delivery of peaceful local elections of 2023; and support for international and national justice, the fight against impunity and the rule of law.

The Security Council established MINUSCA by SC res. 2149 of 10 April 2014. MINUSCA subsumed the UN Integrated Peacebuilding Office in the Central African Republic (BINUCA) on the date of its establishment. On 15 September 2014, the African-led International Support Mission in the Central African Republic (MISCA) transferred its authority to MINUSCA, in accordance with SC res. 2149 (2014). Until that date, MINUSCA was to implement the mandated tasks through its civilian component, while MISCA continued to implement its tasks as mandated by SC res. 2127 of 5 December 2013. Acting under chapter VII of the UN Charter, the Security Council authorised MINUSCA to take all necessary means to carry out its mandate within its capabilities and areas of deployment.

In SC res. 2552 (2020), the Council provided MINUSCA with a full electoral support mandate, in view of the presidential and legislative elections scheduled for December 2020 and the local elections that followed.

SC res. 2566 (2021) raised the troop ceiling by 2750 military and 940 police personnel. The authorised uniformed strength of MINUSCA now stands at 17,420 uniformed personnel, including 14,400 military and 3020 police personnel. MINUSCA's mandate was most recently renewed until 15 November 2023 by SC res. 2659 (2022).

As of June 2023, MINUSCA comprised 18,553 total personnel, including 14,087 military personnel, 2963 police and 1503 civilian personnel, including 280 UN Volunteers. Current strength and country contributor information is available on the UN Peacekeeping [website](#) under 'Where we operate' and 'Current operations'.

Past peacekeeping operations

See <https://peacekeeping.un.org/en/past-peacekeeping-operations>

SPECIAL POLITICAL MISSIONS

Internet: <https://dppa.un.org/en/dppa-around-world>

Twitter: @UNDPPA

UN Special Political Missions (SPMs) are among the most flexible tools for the pursuit of peace and security. The missions vary considerably with regard to their mandates, scope, structure and approaches. They range from special envoys and representatives of the Secretary-General, carrying out good offices mandates on his behalf, and monitoring teams, groups and panels supporting Security Council sanctions regimes, to missions delivering on specialised tasks such as supporting border demarcation efforts, and larger missions with comprehensive mandates to support political transitions and efforts to build sustainable peace. Three regional offices in Central Africa, Central Asia and West Africa serve as forward platforms for preventive diplomacy and dialogue and work closely with their regional counterparts on transnational peace and security issues affecting the regions in which they are based.

Through this diversity in scope, mandate and coverage, SPMs work to sustain peace throughout the conflict cycle and engage in peacemaking, peacebuilding and conflict prevention work. They do so in close coordination with national counterparts, UN development, human rights and humanitarian partners, and regional and international organisations.

In most cases, SPMs are established by a decision of the Security Council and/or the General Assembly. In the pursuit of his good offices, the Secretary-General can also establish an SPM following an exchange of letters with the Security Council. The majority of SPMs are overseen by the UN Department of Political and Peacebuilding Affairs (DPPA).

As at 30 June 2023, the UN supported 41 SPMs comprising around 4600 civilian staff. The DPPA oversees 37 of these missions. For more information, see [A/77/283](#) and [A/77/6\(Sect.3\)/Add.8](#). The missions listed in this section are the 13 SPMs currently managed by the DPPA. Good offices mandates are listed in the Secretariat chapter of this book. An overview of current and past SPMs is available on the website under 'DPPA Around the World'.

UN Assistance Mission in Afghanistan (UNAMA)

Headquarters: Kabul,
Afghanistan

Facebook: www.facebook.com/UNAMA.News
Twitter: [@UNAMAnews](https://twitter.com/UNAMAnews)

Internet: unama.unmissions.org

Special Representative of the UN Secretary-General and Head of UNAMA: Roza Otunbayeva, Kyrgyzstan (appointed by the UN Secretary-General in September 2022)

UNAMA was established under SC res. 1401 (2002) at the request of the Afghan Government to assist it in laying the foundations for sustainable peace and development in the country. It succeeded the UN Special Mission to Afghanistan (UNSM), which was established by GA res. 48/208 (1993). UNAMA's original mandate was aimed at supporting the process of rebuilding and national reconciliation outlined in the Bonn Agreement of 5 December 2001 (S/2001/1154). Its current mandate, which reflects the Taliban takeover of the country in August 2021, was most recently extended by SC res. 2678 (2023) to 17 March 2024. The Council also requested an independent assessment of, and recommendations for, efforts to address the challenges facing the country (SC res. 2679 (2023)).

The Mission's priorities include: coordinating and facilitating humanitarian assistance; providing good offices, including to facilitate dialogue between all relevant Afghan actors and stakeholders to promote inclusive, representative, participatory and responsive governance; protecting and promoting human rights; supporting gender equality and promoting women's and girls' empowerment; and supporting regional cooperation for stability and peace.

UN Regional Office for Central Africa (UNOCA)

Headquarters: Libreville, Gabon
Telephone: +241 01 44 47 16
Email: piounoca@un.org

Facebook: www.facebook.com/unoca.onu/
Twitter: [@UNOCA_NEWS](https://twitter.com/UNOCA_NEWS)

Internet: <http://unoca.unmissions.org>

Special Representative of the UN Secretary-General and Head of Office: Abdou Abarry, Niger (appointed by the UN Secretary-General in July 2022)

UNOCA was inaugurated on 2 March 2011 with an initial mandate of two years, which was most recently renewed on 6 August 2021 until 31 August 2024 (S/2021/719 and S/2021/720). A strategic review was conducted in 2019 (S/2019/625), following which the Security Council issued a presidential statement (S/PRST/2019/10). The Office is designed to monitor political developments in Central Africa, carry out good offices and special assignments on behalf of the Secretary-General, and enhance sub-regional capacities for conflict prevention and mediation in countries of the sub-region. It supports the initiatives of Central African nations on peace and security, including to tackle cross-border challenges such as organised crime, in particular, trafficking of small arms and light weapons; the adverse implications of climate change; energy poverty; ecological changes and natural disasters; farmer–herder dynamics; the presence of armed groups such as the Lord's Resistance Army (LRA); poaching and illicit wildlife trafficking; terrorism, particularly by Boko Haram-affiliated and splinter groups; and piracy in the Gulf of Guinea. It enhances coherence and coordination in the work of the UN in the sub-region on peace and security. The Office advises the Secretary-General and UN entities in the region on significant developments in Central Africa.

The Office works closely with sub-regional organisations such as the Economic Community of Central African States (ECCAS), which comprises Angola, Burundi, Cameroon, the Central African Republic, Chad, Congo, DR Congo, Equatorial Guinea, Gabon, Rwanda and São Tomé and Príncipe as well as the Central African Economic and Monetary Community (CEMAC), the Lake Chad Basin Commission (LCBC), the Gulf of Guinea Commission (GGC) and the International Conference on the Great Lakes Region (ICGLR). It also works with the rotating chair (every six months) of the UN Standing Advisory Committee on Security Questions in Central Africa (UNSAC), which has the same membership as ECCAS, and has served as the UNSAC Secretariat since May 2011.

UN Regional Centre for Preventive Diplomacy for Central Asia (UNRCCA)

Headquarters: Ashgabat, Turkmenistan
 Telephone: +993 12 48 16 12/13/14
 Fax: +993 12 48 16 07

Email: unrcca-dpa@un.org
 Facebook: www.facebook.com/unrcca
 Twitter: @UNRCCA

Internet: <http://unrcca.unmissions.org>

Special Representative of the UN Secretary-General for Central Asia: Kaha Imnadze, Georgia (appointed by the UN Secretary-General in June 2023)

UNRCCA is an initiative of the UN and all five Central Asian countries. Its goal is to assist and support the governments of Kazakhstan, Kyrgyzstan, Tajikistan, Turkmenistan and Uzbekistan in building their conflict-prevention capacities through enhanced dialogue, confidence-building measures and genuine partnership in order to respond to existing threats and emerging challenges in the Central Asian region (S/2007/279). The Regional Centre was inaugurated in Ashgabat, Turkmenistan, on 10 December 2007.

UN Verification Mission in Colombia

Headquarters: Bogotá, Colombia

Facebook: www.facebook.com/MisionONUCol/
 Twitter: @MisionONUCol

Internet: <http://colombia.unmissions.org/en>

Head of Mission and Special Representative of the UN Secretary-General: Carlos Ruiz Massieu, Mexico (appointed by the UN Secretary-General in December 2018)

The UN Verification Mission in Colombia (the Verification Mission), established by SC res. 2366 (2017), commenced its activities on 26 September 2017, immediately after the completion of the mandate of the UN Mission in Colombia. That mission had been mandated to monitor and verify the definitive bilateral ceasefire, laying down of weapons and cessation of hostilities in Colombia, following the signing of the Final Peace Agreement between the Government of Colombia and the Revolutionary Armed Forces of Colombia (FARC-EP).

The Verification Mission was tasked, for an initial period of 12 months, with verifying the implementation of certain aspects of the Final Peace Agreement, including the process of political, economic and social reincorporation of the FARC-EP; the implementation of personal and collective security guarantees; and comprehensive programmes on security and protection measures for communities and organisations in the territories. SC res. 2574 (2021) expanded the mandate to include verifying compliance with and implementation of the restorative sentences issued by the Special Jurisdiction for Peace, as envisioned under the 2016 Final Peace Agreement. SC res. 2673 (2023) further expanded the mandate to include monitoring of the implementation of the comprehensive rural reform and ethnic chapters of the Final Peace Agreement, as requested by the Government of Colombia on behalf of the parties in its letter of 17 October 2022. The Verification Mission's mandate was most recently extended until 31 October 2023 by SC res. 2655 (2022).

Composed of civilian staff and unarmed international observers, the Verification Mission is headquartered in Bogotá and has a regional, sub-regional and local presence in areas most affected by the conflict.

UN Integrated Office in Haiti (BINUH)

Headquarters: Port-au-Prince, Haiti

Twitter: @BINUH_UN

Internet: <https://binuh.unmissions.org> or <https://dppa.un.org/en/mission/binuh>

Special Representative of the UN Secretary-General and Head of BINUH: María Isabel Salvador, Ecuador (appointed by the UN Secretary-General in March 2023)

BINUH was established in June 2019 by SC res. 2476 (2019) and commenced its activities on 16 October 2019, immediately after the completion of the mandate of the UN Mission for Justice Support in Haiti (MINUJUSTH), marking the end of peacekeeping in Haiti. MINUJUSTH had been established by SC res. 2350 (2017) as a follow-up mission to the UN Stabilization Mission in Haiti (MINUSTAH, established on 1 June 2004 by SC res. 1542). Most recently, in SC res. 2692 (2023), the Council extended BINUH's mandate for an additional year until 15 July 2024.

BINUH is mandated to advise the Government of Haiti in the promotion and strengthening of political stability and good governance, including the rule of law; to preserve and advance a peaceful and stable environment, including through supporting an inclusive inter-Haitian national dialogue; and to protect and promote human rights. BINUH is also mandated to assist the government in its efforts to organise free and fair elections, strengthen police professionalism and community violence reduction and reduce gang violence, and advance justice and prison reform. Its efforts are in support of the Haitian long-term development objectives, and are integrated with those of the 19 entities of the UN country team, which deliver humanitarian assistance and implement development programmes in close coordination with national authorities.

UN Assistance Mission for Iraq (UNAMI)

Headquarters: Baghdad, Iraq

Facebook: www.facebook.com/UnitedNationsIraq

Telephone: +39 083 105 2700

UnitedNationsIraq

Email: unami-information@un.org

Twitter: @UNIraq

Internet: <https://iraq.un.org/en/132447-united-nations-assistance-mission-iraq-unami> or

<https://dppa.un.org/en/mission/unami>

Special Representative of the UN Secretary-General: Jeanine Hennis-Plasschaert, Netherlands (appointed by the UN Secretary-General in August 2018)

UNAMI was established by SC res. 1500 (2003), at the request of the Iraqi Government, to support the Secretary-General in the fulfilment of his mandate under SC res. 1483 (2003). The position of Special Representative of the Secretary-General for Iraq was established by SC res. 1483. Security Council resolutions 1546 (2004) and 1770 (2007) have modified and expanded the scope of UNAMI's mandate and have led to the expansion of UNAMI's presence and activities in Iraq. In June 2013, the Security Council adopted resolution 2107 transferring the mandate of the High-Level Coordinator on missing Kuwaiti nationals and property to UNAMI.

The current UNAMI mandate includes the provision of advice, support and assistance to the Government and the people of Iraq on advancing inclusive political dialogue and national and community-level reconciliation; assisting in the electoral process; facilitating regional dialogue; promoting accountability and the protection of human rights and judicial and legal reform; promoting gender equality; and coordinating delivery of humanitarian and medical assistance. Most recently, SC res. 2682 (2023) extended UNAMI's mandate until 31 May 2024.

Office of the United Nations Special Coordinator for Lebanon (UNSCOL)

Headquarters: Beirut, Lebanon
 Telephone: +961 5 428 056
 Fax: +961 5 428 042

Email: unscol-website@un.org
 Twitter: @UNSCOL

Internet: <http://unscol.unmissions.org>

Special Coordinator for Lebanon: Joanna Wronecka, Poland (appointed by the UN Secretary-General in April 2021)

The Special Coordinator for Lebanon is the senior UN official responsible for following up and reporting on the implementation of SC res. 1701 (2006) on Lebanon–Israel. The Special Coordinator is also the primary interlocutor with Lebanese authorities on all political matters and confers on a regular basis with the different political parties, Lebanese civil society and the diplomatic community.

The Office was established in February 2007. UNSCOL's work includes coordination of UN activities with the Government of Lebanon, the international donor community and international financial institutions in line with the overall UN objectives in Lebanon, with emphasis on promoting stability and conflict prevention. UNSCOL also provides overall political guidance to the UN country team and collaborates with the UN Interim Force in Lebanon (UNIFIL) peacekeeping operation in the implementation of SC res. 1701 (2006). UNSCOL leads efforts to support Lebanon in addressing the country's challenges, including through the coordination of international support for development, humanitarian assistance, reform and reconstruction activities.

UN Support Mission in Libya (UNSMIL)

Headquarters: Tripoli, Libya
 Telephone: +218 92 304 8940 or
 +218 91 220 7565 (Public Information and
 Communications Office)

Facebook: www.facebook.com/unsmil
 Twitter: @UNSMILibya
 YouTube: www.youtube.com/user/UNSMILPICS

Internet: <http://unsmil.unmissions.org>

Special Representative of the UN Secretary-General and Head of UNSMIL: Abdoulaye Bathily, Senegal (appointed by the UN Secretary-General in September 2022)

UNSMIL was established by SC res. 2009 (2011) to support the country's new authorities in their post-conflict efforts. Its mandate, as set out in SC res. 2542 (2020) and paragraph 16 of SC res. 2570 (2021), was most recently extended by SC res. 2656 (2022) until 31 October 2023. In SC res. 2542 (2020), the Council tasked UNSMIL to exercise mediation and through its good offices to further an inclusive political process and security and economic dialogue, and to support subsequent phases of the Libyan transition process, including the constitutional process and the organisation of elections. UNSMIL also undertakes human rights monitoring and reporting; supports securing uncontrolled arms and related materiel and countering its proliferation; supports key Libyan institutions; assists with the provision of essential services and delivery of humanitarian assistance; and supports the coordination of international assistance.

Office of the United Nations Special Coordinator for the Middle East Peace Process (UNSCO)

Headquarters: Jerusalem
Telephone: +972 2 568 7289

Fax: +972 2 568 7288
Twitter: @UNSCO_MEPP

Internet: <https://unsco.unmissions.org>

Special Coordinator for the Middle East Peace Process and Personal Representative of the UN Secretary-General to the Palestine Liberation Organization and the Palestinian Authority: Tor Wennesland, Norway (appointed by the UN Secretary-General in December 2020)

The Special Coordinator serves as the Secretary-General's Envoy to the Middle East Quartet (Russian Federation, USA, European Union and UN) and as his personal envoy to the Palestine Liberation Organization and the Palestinian Authority. He or she is the focal point within the UN system for all political and diplomatic efforts related to the Middle East Peace Process. The Office also coordinates humanitarian and UN development assistance to the Occupied Palestinian Territory and liaises with donors in this regard. UNSCO was established, and the first UN Special Coordinator appointed, in June 1994.

UN Assistance Mission in Somalia (UNSOM)

Headquarters: Mogadishu, Somalia

Facebook: www.facebook.com/UNSOMALIA
Twitter: @unsomalia

Internet: <http://unsom.unmissions.org>

Special Representative of the UN Secretary-General and Head of UNSOM: Catriona Laing, UK (appointed by the UN Secretary-General in May 2023)

UNSOM was established on 3 June 2013 by SC res. 2102 for an initial 12 months to accompany Somalia's state-building and peacebuilding process following the establishment of the Federal Government of Somalia (FGS) in September 2012. UNSOM's mandate was most recently extended by SC res. 2657 (2022) until 31 October 2023.

UNSOM's mandate includes providing support to the FGS in the areas of governance, security sector reform and rule of law (including disengagement of combatants and preventing violent extremism), development of a federal system (including support to national elections in 2021/22), support to national and district elections, reconciliation, and coordination of international donor support. UNSOM is further mandated to build the FGS's capacity to promote respect for human rights and women's empowerment, support child protection initiatives, prevent conflict-related sexual and gender-based violence, and strengthen justice institutions. Further, UNSOM monitors, helps investigate and reports to the Security Council any abuse or violation of human rights or of international humanitarian law committed in Somalia.

UNSOM is headquartered in Mogadishu with a liaison office in Nairobi and field offices in Kismaayo, Hargeisa, Garowe, Baidoa, Beledweyne and Jowhar. As at 19 June 2023, the authorised staffing complement of UNSOM includes 338 civilian personnel (187 international staff, 132 national staff and 19 UN Volunteers) and 23 government-provided personnel. The General Assembly also authorised budget allocation for a UN Guard Unit of up to 625 and 14 individual police officers (IPO) under the military component attached to the work of the mission (A/77/7/Add.5).

UN Integrated Transition Assistance Mission in Sudan (UNITAMS)

Headquarters: Khartoum,
Sudan*

Facebook: www.facebook.com/UNITAMSnews
Twitter: @UNITAMS

Internet: <https://unitams.unmissions.org>

Special Representative of the UN Secretary-General: Volker Perthes, Germany (appointed by the UN Secretary-General in January 2021)

UNITAMS was established on 3 June 2020 by SC res. [2524](#) (2020) to provide support to Sudan for an initial 12-month period during its political transition to democratic rule. Its mandate has been extended three times, most recently by SC res. [2685](#) (2023) until 3 December 2023.

UNITAMS's mandate includes assisting Sudan's political transition, progress towards democratic governance, protection and promotion of human rights and sustainable peace; and supporting peace processes and the implementation of the Juba Peace Agreement and future peace agreements. It also includes assisting Sudanese-led peacebuilding, civilian protection and rule of law, particularly in Darfur and the Two Areas (South Kordofan and Blue Nile), and supporting the mobilisation of economic and development assistance and the coordination of humanitarian and peacebuilding aid.

Note

* Following the outbreak of conflict in Sudan in April 2023 and the deterioration of the security situation in the country, UNITAMS has relocated or evacuated most of its personnel. The Mission maintains a presence in Port Sudan and also operates remotely from outside the country until the security situation allows for the return of Mission personnel to Khartoum.

UN Office for West Africa and the Sahel (UNOWAS)

Headquarters: Dakar, Senegal
Telephone: +221 33 869 8585

Facebook: www.facebook.com/UNOWAS
Twitter: @UN_UNOWAS

Internet: <http://unowas.unmissions.org>

Special Representative of the UN Secretary-General: Leonardo Santos Simão, Mozambique (appointed by the UN Secretary-General in May 2023)

The then UN Office for West Africa (UNOWA) was the UN's first regional conflict-prevention and peacebuilding office established, with an overall mandate to enhance the contributions of the UN towards the achievement of peace and security in West Africa.

Following the Secretary-General's letter to the Security Council dated 14 January 2016 ([S/2016/88](#)) on the strategic review of the Office of the Special Envoy for the Sahel (OSES), the Council requested the Secretary-General, through a letter dated 28 January 2016 ([S/2016/89](#)), to merge UNOWA and the OSES into a single entity, the United Nations Office for West Africa and the Sahel (UNOWAS). The Council also encouraged UNOWAS to make further progress toward the implementation of the UN Integrated Strategy for the Sahel (UNISS) and to continue to work closely with the states of the region to tackle the threats to peace, security and development in the Sahel, as well as their root causes. In addition, the Council approved the establishment of a UNOWAS Liaison Cell in Nouakchott, Mauritania, to strengthen UN engagement with the secretariat of the Group of Five for the Sahel (G5-Sahel).

The mandate of UNOWAS includes engaging in preventive diplomacy, good offices, political mediation and facilitation; supporting the implementation of UNISS in coordination with the Special Coordinator for Development in the Sahel; supporting the enhancement of sub-regional capacities to address cross-border and cross-cutting regional threats to peace and security; and promoting good governance and respect for human rights, rule of law and the

mainstreaming of gender in conflict resolution. The Council has extended the mandate of UNOWAS three times: in December 2016 (S/2016/1128), January 2020 (S/2020/85) and most recently in January 2022, until 31 January 2026 (S/2023/70 and S/2023/71).

UNOWAS also works closely with the Economic Community of West African States (ECOWAS) and other sub-regional entities, such as G5-Sahel, the Mano River Union, the Lake Chad Basin Commission, the Accra Initiative, the Gulf of Guinea Commission, and at the regional level with the African Union and the African Development Bank (AfDB), to share knowledge, expertise and best practices aimed at: promoting good governance and respect for the rule of law and human rights; mainstreaming gender in conflict prevention and conflict management initiatives; addressing cross-border and cross-cutting threats to peace and security, including climate security, terrorism, violent extremism, transnational organised crime, drug trafficking, other illicit forms of trafficking, piracy and maritime insecurity; and sustaining peace. In 2020, a UNOWAS Liaison Cell was established in Abuja, Nigeria, to further strengthen the partnership with ECOWAS.

The Special Representative of the Secretary-General for West Africa and the Sahel serves as the High Representative of the UN Secretary-General for Nigeria and is also the Chair of the Cameroon Nigeria Mixed Commission (CNMC), which facilitates the implementation of the International Court of Justice judgment of 10 October 2002 on the land and maritime boundary dispute between Cameroon and Nigeria.

UN Mission to support the Hudaydah Agreement (UNMHA)

Headquarters: Hudaydah, Yemen

Internet: <https://unmha.unmissions.org>

Chair of the Redeployment Coordination Committee and Head of UNMHA: Major General Michael Beary, Ireland (appointed by the UN Secretary-General in December 2021)

UNMHA was established on 16 January 2019 by SC res. 2452 for an initial period of six months to support implementation of the ceasefire agreement reached in Stockholm on 13 December 2018 (S/2018/1134) between the Government of Yemen and the Houthi movement covering the city and port of Hudaydah, as well as the ports of Saleef and Ras Isa. Its mandate has been extended several times, most recently until 14 July 2024 by SC res. 2691 (2023).

UNMHA is mandated to lead and support the Redeployment Coordination Committee tasked with overseeing the ceasefire, redeployment of forces and mine action operations; monitor compliance with the ceasefire; work with the parties to ensure that security is assured by local security forces, in accordance with Yemeni law; and facilitate and coordinate UN efforts to assist the parties in fully implementing the Agreement.

UNMHA's authorised personnel consists of up to 75 monitors as well as additional staff. For more recent information, see the [website](#).

Past special political missions

See <https://dppa.un.org/en/past-missions>

COMMISSIONS

Peacebuilding Commission (PBC)

Internet: www.un.org/peacebuilding/commission

Purpose

Leaders at the UN World Summit in September 2005 agreed to establish the PBC as an intergovernmental advisory body to assist conflict-afflicted countries.

The PBC's key objectives are to:

- Bring sustained international attention to sustaining peace, and to provide political accompaniment and advocacy to countries affected by conflict
- Promote an integrated, strategic and coherent approach to peacebuilding and sustaining peace
- Serve as a bridge among the principal organs and relevant entities of the UN by sharing advice on peacebuilding needs and priorities
- Serve as a platform to convene all relevant actors within and outside the UN, including from Member States, national authorities, UN missions and country teams, international, regional and sub-regional organisations, international financial institutions, civil society, women's groups, youth organisations and, where relevant, the private sector and national human rights institutions, in order to provide recommendations and information to improve coherence and coordination, to develop and share good practices in peacebuilding, including on institution-building, and to ensure predictable financing for peacebuilding.

The Commission discusses country situations (including Burkina Faso, Burundi, the Central African Republic, Colombia, Gambia, Guinea-Bissau, Liberia, Papua New Guinea, Sierra Leone, Somalia, Sri Lanka and others) and regional peacebuilding challenges and opportunities (such as West Africa and the Sahel, Lake Chad Basin, Central Africa and the Pacific region), as well as thematic and cross-cutting issues.

Structure

The PBC's institutional structures, including its membership and procedures, were established by GA res. [60/180](#) (2005) and Security Council resolutions [1645](#) (2005) and [1646](#) (2005). These resolutions provided for a review of the PBC's founding arrangements after five years, which took place in 2010 ([A/64/868 – S/2010/393](#)). The General Assembly and Security Council requested the PBC reflect in its annual reports progress made in taking forward the relevant recommendations of the review (GA res. [65/7](#) (2010) and SC res. [1947](#) (2010)) and called for a further comprehensive review of peacebuilding efforts by the end of 2015.

In this regard, on 15 December 2014, the Presidents of the General Assembly and the Security Council addressed a letter to the Secretary-General formally launching the 2015 review of the 'peacebuilding architecture', communicating its Terms of Reference and requesting the Secretary-General to nominate a seven-member Advisory Group of Experts (AGE). On 22 January 2015, the Secretary-General nominated the seven members, and the AGE submitted its report, 'The Challenge of Sustaining Peace', on 29 June 2015.

Welcoming the AGE report, on 27 April 2016, the General Assembly and the Security Council adopted substantively identical resolutions on the UN Peacebuilding Architecture (GA res. [70/262](#) (2016) and SC res. [2282](#) (2016)), providing renewed momentum for the work of the PBC, by bringing sustained attention to 'sustaining peace', which encompasses activities aimed at preventing the outbreak, escalation, continuation and recurrence of conflict. In 2020, the General Assembly and Security Council adopted two new identical resolutions

(GA res. 75/201 (2020) and SC res. 2558 (2020)), calling on the Commission to continue strengthening its advisory, bridging and convening roles in support of nationally owned priorities and efforts in the countries and regions under its consideration.

Membership

The PBC Organisational Committee is composed of 31 members who usually serve for two calendar years: seven selected by the Security Council, including the five permanent members; seven elected by the General Assembly to redress geographical imbalance and include countries with post-conflict experience; seven elected by ECOSOC; five of the top 10 providers of assessed contributions to UN budgets and voluntary contributions to UN funds, programmes and agencies; and five of the top 10 providers of military personnel and civilian police to UN missions.

Organisational Committee members for 2023 (31)

Selected by the Security Council

China	Russian Federation
Ecuador	UK
France	USA
Mozambique	

Elected by the General Assembly

Bulgaria	Qatar
Dominican Republic	Saint Vincent and the Grenadines
Egypt	South Africa
Kenya	

Elected by ECOSOC

Brazil	Nigeria
Croatia	Peru
Denmark	ROK
Italy	

Top providers of assessed and voluntary contributions

Canada	Norway
Germany	Sweden
Japan	

Top providers of military personnel and civilian police

Bangladesh	Nepal
Ethiopia	Rwanda
India	

Office holders for 2023

Chair

Croatia

Vice-Chairs

Bangladesh
Germany

Configuration Chairs

Brazil: for Guinea-Bissau
Morocco: for the Central African Republic
Sweden: for Liberia

INTERNATIONAL TRIBUNALS

United Nations International Residual Mechanism for Criminal Tribunals (IRMCT)

Arusha Branch
 Haki Road, Plot No. 486 Block A
 Lakilaki Area, Arumeru District
 PO Box 6016, Arusha
 United Republic of Tanzania
 Telephone: +255 27 256 5791
 Email: mict-registryarusha@un.org

The Hague Branch
 Churchillplein 1
 2517 JW The Hague
 The Netherlands
 Telephone: +31 70 512 5232
 Email: mict-registrythehague@un.org

Internet: www.irmct.org/en

President: Graciela Susana Gatti Santana, Uruguay (appointed by the UN Secretary-General effective July 2022)

Prosecutor: Serge Brammertz, Belgium (appointed by the Security Council in February 2016 (SC res. 2269); reappointed in June 2018 (SC res. 2422), June 2020 (SC res. 2529) and June 2022 (SC res. 2637))

Registrar: Abubacarr M Tambadou, Gambia (appointed by the UN Secretary-General in July 2020; reappointed in June 2022)

Purpose

The Mechanism was established in 2010 to carry out the residual tasks of the International Criminal Tribunals for Rwanda and the former Yugoslavia. It continues both tribunals' jurisdiction, rights, obligations and essential functions. The Mechanism was established by SC res. 1966 (2010), adopted under chapter VII of the UN Charter. The same resolution adopted the Mechanism's Statute. The Security Council determined that the Mechanism would continue to operate until it decided otherwise, but that progress would be reviewed in 2016 and every two years after that.

Structure

The Mechanism has two branches:

- A branch for the International Criminal Tribunal for Rwanda (ICTR), which began operations on 1 July 2012 in Arusha, UR of Tanzania, gradually assuming the responsibilities of the ICTR until that tribunal closed on 31 December 2015
- A branch for the International Criminal Tribunal for the former Yugoslavia (ICTY), which began operations on 1 July 2013 in The Hague, Netherlands, gradually assuming the responsibilities of the ICTY until that tribunal closed on 31 December 2017.

The Mechanism maintains the legacy websites of the [ICTR](#) and [ICTY](#) as part of its mission to preserve and promote the legacy of the UN International Criminal Tribunals.

The Mechanism consists of three organs:

- The Chambers, comprising a Trial Chamber for each branch and an Appeals Chamber common to both
- The Prosecutor – in charge of investigations and prosecutions
- The Registry – to provide judicial, legal and administrative services for the Mechanism, including the Chambers and the Prosecutor.

The Mechanism has a roster of 25 independent judges elected by the General Assembly from a list submitted by the Security Council. They are initially selected from a list of nominees submitted by UN Member States and non-member states maintaining permanent observer missions at UN Headquarters. Judges are elected for four-year terms and may be reappointed

by the Secretary-General. No more than two judges may be nationals of the same state. The first group of 25 judges was elected on 20 December 2011.

Judges (on the roster as at June 2023)

Graciela Susana Gatti Santana, Uruguay (President)	Seon Ki Park, ROK
Jean-Claude Antonetti, France	José Ricardo de Prada Solaesa, Spain
Joseph E Chiondo Masanche, UR of Tanzania	Ivo Nelson de Caires Batista Rosa, Portugal
William H Sekule, UR of Tanzania	Seymour Panton, Jamaica
Lee G Muthoga, Kenya	Yusuf Aksar, Türkiye
Carmel A Agius, Malta	Mustapha El Baaj, Morocco
Alphons M M Orié, Netherlands	Mahandrisoa Edmond Randrianirina, Madagascar
Burton Hall, Bahamas	Claudia Hoefler, Germany
Florence Rita Arrey, Cameroon	Iain Bonomy, UK
Vagn Prüsse Joensen, Denmark	Fatimata Sanou Touré, Burkina Faso
Liu Daqun, China	Margaret deGuzman, USA
Prisca Matimbe Nyambe, Zambia	Lydia Mugambe, Uganda*
Aminatta Lois Runeni N'gum, Gambia	

Note

* Appointed on 19 May 2023, to complete the term of Judge Elizabeth Ibanda-Nahamya, Uganda, who passed away on 5 January 2023.

OTHER ORGANISATIONS

UN Command in Korea

UNC Headquarters, Bldg #12412
APO AP 96271-5237
US Army Garrison Humphreys
Republic of Korea

Facebook: [www.facebook.com/
UnitedNationsCommand/](https://www.facebook.com/UnitedNationsCommand/)
Twitter: @UN_Command
Instagram: @UN_Command

Internet: www.usfk.mil/About/UnitedNationsCommand.aspx

Commander: General Paul J LaCamera, US Army (since 2 July 2021)

The UN Command (UNC) is the international coalition, under United States command, that provided forces to assist the Republic of Korea (ROK) during the Korean War and continues to maintain the Armistice Agreement of 27 July 1953.

As a signatory to the Armistice Agreement, the UNC Commander-in-Chief accepted responsibility (with the other signatories, the Supreme Commander of the Korean People's Army and the Commander of the Chinese People's Volunteers) for maintaining and enforcing the Armistice until such time as it was expressly superseded either by mutually acceptable amendments and additions, or by an appropriate agreement for a peaceful settlement at a political level between both sides.

The UNC's composition is not restricted or limited, except that the United States designates the Commander. The UN Member States that have provided support to UNC have changed over the years. Currently, 17 countries are actively affiliated with the UNC. Switzerland and Sweden provide neutral, third-party oversight of Armistice implementation, and Japan hosts seven bases designated for UNC usage.

UNC Member States actively participate in Armistice maintenance activities, primarily through the UN Command Military Armistice Commission (UNCMAC), a discrete and subordinate structure within UNC Headquarters. The UNCMAC Secretariat conducts routine “advise and assist” visits and Armistice education presentations to ROK units and inspections of areas within the Demilitarised Zone (DMZ) including the 121 UNC guard and observation posts in the DMZ, the Han River Estuary (HRE) and on the Northwest Islands to ensure Armistice Agreement compliance. Annually, UNCMAC conducts an average of 50 inspections of DMZ sites to ensure adherence to the Armistice. UNCMAC operates an Armistice education programme to ensure compliance through educating front-line forces on the Armistice Agreement and the Armistice rules of engagement. In addition, liaison officers from UNC Member States join UNCMAC staff on special investigation teams to investigate incidents that occur in the DMZ, the HRE and the sea and air areas of UNC responsibility.

Several UNC Member States also contribute to UNC’s coalition activities through permanent party staffing, exercise participation and working group attendance. Australia, Canada, Colombia, Denmark, France, New Zealand, the Philippines, Thailand, the United Kingdom and the United States have several officers serving on the UNC Headquarters staff and in the UNC Honor Guard on the Korean Peninsula and in UNC-Rear Headquarters in Japan.

Eighteen liaison group states are accredited to the UNC. Liaison group responsibilities include formulating policies and procedures for integration of the contingents into the UNC and acting as their states’ senior representatives to coordinate administrative, logistical and fiscal matters with the UNC. They also carry out UNCMAC duties.

Liaison group states

Australia	Greece	ROK
Belgium	Italy	South Africa
Canada	Netherlands	Thailand
Colombia	New Zealand	Türkiye
Denmark	Norway	UK
France	Philippines	USA

Special Tribunal for Lebanon (STL)

Internet: www.stl-tsl.org

Purpose

The STL’s primary mandate was to prosecute people responsible for the attack of 14 February 2005 in Beirut that killed 22 people, including the former Lebanese Prime Minister Rafik Hariri, and injured many others. In addition, the Tribunal had jurisdiction over other attacks that occurred in Lebanon between 1 October 2004 and 12 December 2005, if the Tribunal found that they were connected to the attack of 14 February 2005 and were of similar nature and gravity. The STL was formed after the Government of Lebanon requested the UN establish a tribunal to try those responsible for the 14 February 2005 attack and negotiated an agreement to establish the STL (SC res. 1664 (2006)).

The Tribunal’s Statute entered into force on 10 June 2007 (SC res. 1757 (2007)) and the Tribunal began functioning on 1 March 2009. The UN Secretary-General extended the Tribunal’s mandate five times. Most recently, on 12 January 2023, he extended the mandate from 1 March 2023 to 31 December 2023 for the limited purpose of completion of the non-judicial residual functions of the Special Tribunal and for the orderly closure of the Special Tribunal. On 1 July 2022, the Tribunal entered a residual phase in order to preserve its records and archives, safeguard residual obligations to victims and witnesses, and respond to requests for information from national authorities.



UNITED NATIONS HANDBOOK **2023–24**



ECONOMIC AND SOCIAL COUNCIL

ECONOMIC AND SOCIAL COUNCIL (ECOSOC)

Internet: www.un.org/ecosoc/en

CHARTER PROVISIONS

The UN is charged by its [Charter](#) with promoting in the economic and social fields:

- Higher standards of living, full employment, and conditions of economic and social progress and development
- Solutions to international economic, social, health and related problems, and international cultural and educational cooperation
- Universal respect for, and observance of, rights and fundamental freedoms for all, without distinction as to race, sex, language or religion.

Responsibility for discharging these functions is vested in the General Assembly and, under its authority, the Economic and Social Council (ECOSOC).

The Charter provisions relating to ECOSOC are contained in chapter IX (articles 55–60), which sets forth the objectives and functions of the UN in the sphere of international economic and social cooperation, and chapter X (articles 61–72), which defines the composition, functions and powers, and voting and procedure of the Council. Other provisions are to be found in articles 1, 2, 7, 15, 17, 18, 91, 96, 98 and 101.

MEMBERSHIP

ECOSOC has 54 members. It originally had 18 members, increasing to 27 on 31 August 1965 following amendment to article 61 of the UN [Charter](#) in accordance with GA res. [1991B](#) (XVIII) (1963); then to 54 on 12 October 1973 following further amendment to article 61 in accordance with GA res. [2847](#) (XXVI) (1971). The pattern for geographical distribution of seats was established in GA res. [2847](#): 14 members from African states, 11 from Asia–Pacific states, six from Eastern European states, 10 from Latin American and Caribbean states, and 13 from Western European and Other states. Eighteen members of ECOSOC are elected each year by the General Assembly. Members generally serve three-year terms, ending on 31 December.

Members (54)*

Countries that have never served on the Council are not listed. The Western European and Other states group (WEOG) has its own rotation scheme. Terms in the list reflect the rotation scheme as at June 2023.

	Previous	Current
African states (14 seats)		
Algeria	1964–66 73–81 83–85 90–92	1998–2000
	07–09 16–18	
Angola	1992–94 2000–02 06–08 19–21	
Benin	1966–67 82–84 92–94 2000–08	13–15 17–22
Botswana	1983–85 91–93 2014–16 20–22	2023–25
Burkina Faso	1968–70 77–79 90–92 2000–02	12–17
Burundi	1972–74 81–83 2002–04	
Cabo Verde	1997–99 2007–09	2023–25
Cameroon	1966–67 78–83 89–91 2000–02	08–13 17–19 2023–25
Central African Republic	1978–80 96–98	

Chad	1968-70 2005-07 17-19	
Comoros	1998-2000 10-12	
Congo	1968-70 74-76 83-85 95-97 1999-2001	
	03-05 08-10 14-16 20-22	
Côte d'Ivoire	1974-76 95-97 2009-11	2022-24
DR Congo	1971-77 80-82 84-95 1999-2001 05-07 14-16	
Djibouti	1983-88 97-99	
Egypt	1952-57 74-76 86-88 94-96 2001-03 10-12	
	19-21	
Equatorial Guinea		2023-25
Eswatini	1982-84 92-94 2017-19	2022-24
Ethiopia	1961-63 74-77 80-82 92-94 2001-03 12-14	
	19-21	
Gabon	1965-67 75-77 86-88 93-98 2011-13 20-22	
Gambia	1997-99	
Ghana	1970-72 79-81 88-90 94-96 2002-04 10-12	
	15-20	
Guinea	1974-75 85-93 2005-07	
Guinea-Bissau	1999-2001 06-08 09-11	
Kenya	1970-72 74-77 81-83 89-91 2003-05 19-21	
Lesotho	1978-80 88-90 1998-2000 12-14	
Liberia	1974-76 82-84 88-90	2021-23
Libya	1967-69 80-82 88-90 93-95 2002-04 12-14	2021-23
Madagascar	1971-73 92-94 2006-08	2021-23
Malawi	1980-82 2007-09 11-13 18-20	
Mali	1973-75 82-84 2019-21	
Mauritania	1977-79 2006-08 15-17	
Mauritius	1998-2000 04-06 09-11 13-15	2022-24
Morocco	1966-68 79-81 85-87 91-93 1999-2001 09-11	
	18-20	
Mozambique	1986-88 97-99 2003-05 08-10	
Namibia	2004-06 09-11	
Niger	1971-73 89-91 2008-10	
Nigeria	1976-78 80-82 85-87 93-95 2001-06 12-14	
	16-18	2021-23
Rwanda	1977-79 84-92 1999-2001 10-12 16-18	
Senegal	1962-64 74-75 79-81 85-87 94-96 2003-05	
	11-13	
Sierra Leone	1966-69 83-88 1998-2000	
Somalia	1977-79 84-89 91-93 2007-09 16-18	
South Africa	1995-97 2001-03 05-07 13-18	
Sudan	1958-60 69-71 77-79 81-83 87-89 95-97	
	2000-02 07-09 13-15 18-20	
Togo	1976-78 91-98 2014-16 18-20	
Tunisia	1970-72 76-78 82-84 89-91 96-98 2004-06	
	13-15	2022-24
Uganda	1973-78 84-86 95-97 2001-03 15-17	
UR of Tanzania	1966-69 78-80 94-96 2004-06	2022-24
Zambia	1974-76 79-81 89-91 97-99 2010-12	
Zimbabwe	1985-87 94-96 2002-04 15-17	2021-23

Asia-Pacific states (11 seats)

Afghanistan	1959-61 76-78 2016-18	2022-24
Bahrain	1990-92 2000-02	
Bangladesh	1976-78 81-83 85-87 92-94 96-98 2004-06	
	10-12 14-16 20-22	
Bhutan	1993-95 2002-04	
Cambodia	2019 ¹	

continued next page

China	1946–60 1972–2004 05–07 08–10 14–22	2023–25
Cyprus	1979–81	
Fiji	1974–75 81–83 2000–02	
India	1946–47 53–55 62–64 66–70 74 78–83 85–90 1992–2000 02–04 05–07 09–11 12–20	2022–24
Indonesia	1956–58 69–71 74–75 79–81 84–86 89–91 94–96 1999–2000 04–09 12–14	2021–23
Iran	1950–52 66–68 74–79 87–92 2001–03 19–21	
Iraq	1964–66 77–82 86–91 2007–09 10–12 16–18	
Japan	1960–65 68–70 72–80 1982–2005 06–11 12–20	2021–23
Jordan	1961–63 74–76 80–82 89–91 96–98	
Kazakhstan	2007–09 14–16	2022–24
Kuwait	1967–69 92–94 2013–15	
Kyrgyzstan	2013–15	
Lao PDR		2023–25
Lebanon	1946–49 71–73 83–85 96–98 2016–18	
Malaysia	1971–73 76–78 83–85 91–93 95–97 2003–05 08–10	
Mongolia	1973–75 2010–12	
Nepal	1980–82 2001–03 13–15	
Oman	1987–89 1998–2000	2022–24
Pakistan	1954–59 65–67 69–71 74–77 79–84 86–88 90–92 94–96 1998–2003 05–07 08–13 15–17 19–21	
Papua New Guinea	1984–86	
Philippines	1951–53 66–68 77–79 86–88 92–97 2007–09 10–12 18–20	
Qatar	1982–84 2002–04 11–13	2023–25
ROK	1993–95 97–99 2003–06 08–10 14–22	2023–25
Saudi Arabia	1983–85 88–90 1999–2001 03–05 06–11 19–21	
Solomon Islands		2021–23
Sri Lanka	1970–72 84–89 93–95 97–99 2006–08	
Syrian AR	1977–79 86–88 91–93 1999–2001	
Tajikistan	2017–18 ¹	
Thailand	1974–76 80–85 89–91 95–97 2005–07 20–22	
Turkmenistan	2013–15 19–21	
UAE	1978–80 2004–06 17–18 ¹	
Viet Nam	1998–2000 16–18	
Yemen	2019 ¹	

Eastern European states (6 seats)*, 2

Albania	2005–07 13–15	
Armenia	2004–06 19–21	
Azerbaijan	2003–05 17–19	
Belarus	1947–49 81–83 86–88 1992–2000 07–09 12–14 18–20	
Bosnia and Herzegovina	2017 ³	
Bulgaria	1959–61 68–70 75–77 80–85 87–92 94–96 1999–2001 12–13 ⁴	2021–23
Croatia	2000–02 13–15	2022–24
Czechia	1996–2001 06–08 16–18	2022–24
Estonia	2009–11 15–17	
Georgia	2001–03 14–16	
Hungary	1971–73 78–80 2002–04 11 ⁴	
Latvia	1997–99 2011–13 20–22	
Lithuania	2005–07	
Montenegro	2020–22	

Poland	1948-53 57-62 72-74 77-79 81-89 1992-2000 04-06 08-10	
Republic of Moldova	2008-10 16-18	
Romania	1965-67 74-76 78-80 82-87 90-98 2001-03 07-09 18-19 ³	
Russian Federation	1947-2007 08-10 14-22	
Serbia	2014-16	
Slovakia	2010-12	2023-25
Slovenia		2023-25
Ukraine	1946 77-79 89-91 93-95 2002-04 10-12 19-21	

Latin American and Caribbean states (10 seats)

Antigua and Barbuda	2014-16	
Argentina	1952-57 63-65 68-70 74-86 91-93 96-98 2001-03 10-12 15-17	2021-23
Bahamas	1980-82 89-91 93-95 2010-12	
Barbados	1979-81 2007-09	
Belize	1987-89 2004-06	2022-24
Bolivia	1972-74 76-78 87-89 1999-2001 07-09 13-15	2021-23
Brazil	1948-50 56-58 60-62 70-87 1989-2003 05-07 08-10 12-17 19-21	2023-25
Chile	1946-47 58-60 64-66 72-74 80-82 91-99 2002-04 10-12 16-18	2022-24
Colombia	1946 62-64 74-79 82-90 1992-2000 04-06 13-15 17-22	2023-25
Costa Rica	1958-60 84-86 94-96 2000-02 05-07	2023-25
Cuba	1946-47 52-54 76-78 88-90 93-95 1997-2008 12-14	
Dominican Republic	1955-57 78-80 2012-14	
Ecuador	1954-56 64-66 79-81 83-85 90-92 2003-05 11-13 18-20	
El Salvador	1961-63 97-99 2002-04 07-09 12-14 18-20	
Guatemala	1967-69 74-75 2002-04 09-11 14-16	2021-23
Guyana	1984-86 96-98 2006-08 16-18	
Haiti	1971-73 85-87 2006-08 13-15	
Honduras	1999-2001 15-17	
Jamaica	1969-71 74-79 86-88 90-92 95-97 2003-05 19-21	
Mexico	1950-52 57-59 67-69 74-85 90-95 1997-2002 05-07 11-13 18-20	2021-23
Nicaragua	1981-83 89-91 96-98 2003-05 11-13 20-22	
Panama	1966-68 86-88 2004-06 14-16 20-22	
Paraguay	1994-96 2006-08 19-21	
Peru	1946-51 65-67 70-72 75-77 81-83 86-88 91-93 2001-03 09-11 16-18	2022-24
Saint Kitts and Nevis	2009-11	
Saint Lucia	1982-84 1998-2000 08-10	
Saint Vincent and the Grenadines	2017-19	
Suriname	1983-85 92-94 2000-02	
Trinidad and Tobago	1973-75 78-80 88-93 2015-17	
Uruguay	1951-53 61-63 69-71 87-89 2008-10 18-20	
Venezuela	1947-49 53-55 59-61 66-68 74-90 94-96 1999-2001 09-11 17-19	

Western European and Other states (13 seats)

Andorra	2001-03 17-19	
Australia	1948-50 53-55 62-64 74-76 80-82 86-88 92-97 2002-06 08-12 15-17 20-21	

Austria	1963–65 76–78 82–84 91–93 2000–02 06–08 13–14 15 21–22	
Belgium	1946 49–54 67–69 74–76 80–82 86–88 92–94 1998–2000 04–06 10–11 16–18	2022–24
Canada	1946–48 50–52 56–58 65–67 74–77 1981–2001 04–09 10–14 18 19–21	2022–24
Denmark	1948–50 60–62 75–77 81–83 87–89 93–95 1999–2001 05–07 13–14 18–19 22	2023–25
Finland	1957–59 72–74 78–80 84–86 90–92 96–98 2002–04 08–12 15–16 20–22	
France	1946–2005 06–11 12–20	2021–23
Germany	1974–2005 06–07 09–12 14–21	
Greece	1946 56–58 66 70–72 76–78 82–84 88–90 94–96 2000 03–05 07–09 14–16 22	2023–25
Iceland	1985–87 97–99 2005–07	
Ireland	1968–70 79–81 88–90 94–96 2003–05 12–13 16–20	
Israel		2022–23
Italy	1961–63 70–72 74–82 86–94 1998–2003 04–06 10–12 14–18	2022–24
Liechtenstein	2008 09–10	2023
Luxembourg	1964–66 83–85 95–97 2007–09 19–21	
Malta	1978–80 2001–02 09–11 19–20	
Netherlands	1947–48 55–60 73–75 77–79 83–85 89–91 95–97 2001–03 07–09 12–13 19–21	
New Zealand	1947–49 59–61 71–73 77–79 83–85 89–91 1998–2000 07–09 13–14 22	2023–25
Norway	1946–47 54–56 69–71 75–77 81–83 87–89 93–95 1999–2001 08–11 17–21	
Portugal	1976–78 82–84 88–90 94–96 2000–01 07–09 14–16	2021–23
San Marino	2013–15	
Spain	1959–61 73–75 79–81 85–87 91–93 97–99 2002–06 11–13 17–18 20	
Sweden	1951–53 66–68 74 78–80 84–86 90–92 96–98 2002–04 08–09 13 14–17	2023–25
Switzerland	2011–12 15–16 20–21	
Türkiye	1947–49 53–55 67–69 74–75 79–81 85–87 91–93 97–99 2003–06 09–10 12–13 17–19	
UK	1947–2004 05–07 08–13 14–19	2021–23
USA	1946–2009 10–12 13–21	2022–24

Notes

* On 8 June 2023, the General Assembly elected 18 members of ECOSOC, to hold three-year terms beginning 1 January 2024: Kenya, Mauritania, Nigeria, Senegal and Zambia (African states); Japan, Nepal and Pakistan (Asia-Pacific states); Poland (Eastern European states); Haiti, Paraguay, Suriname and Uruguay (Latin American and Caribbean states); and France, Germany, Liechtenstein, Spain and UK (Western European and Other states). It also elected Türkiye to complete the term of Greece, from 1 January 2024 to 31 December 2025. As at 30 June 2023, there was one outstanding vacancy from the Eastern European states for the term expiring on 31 December 2025.

- 1 Tajikistan and UAE served two-year terms for 2017–18 and were replaced by Cambodia and Yemen, respectively.
 - 2 The former Socialist Federal Republic of Yugoslavia served on ECOSOC for the following periods: 1946, 1962–64, 1969–71, 1974–78, 1980–82, 1984–86 and 1988–92. It was not automatically succeeded by any of the new states created following its dissolution. Czechoslovakia served on ECOSOC in 1946–47, 1950–52, 1954–56, 1963–68, 1974–77 and 1989–91.
 - 3 Bosnia and Herzegovina served a one-year term in 2017 and was replaced by Romania.
 - 4 Hungary had a one-year term in 2011 and was replaced by Bulgaria.
-

SESSIONS AND OFFICERS

Up to 2013, the Economic and Social Council (ECOSOC) held one substantive four-week session annually in July, alternating between New York and Geneva, and an organisational session of not more than four days in late January/early February. Pursuant to GA res. 68/1 of September 2013, ECOSOC shifted its work programme to a July–July cycle and organised its meetings into distinct segments. Following the adoption of GA res. 72/305 of 23 July 2018 and 75/290A of 25 June 2021, ECOSOC should organise its meetings and forums convened under the auspices of the Council into four main groups.

The first group comprises the [Partnership Forum](#) and the [Coordination Segment](#). The second group includes the [Development Cooperation Forum](#) (held in odd years), the Forum on Financing for Development follow-up, the Multi-Stakeholder Forum on Science, Technology and Development for the Sustainable Development Goals (SDGs), the Youth Forum and related mandated meetings.

The third group includes the operational activities for development segment, the humanitarian affairs segment and the meeting on the transition from relief to development. The operational activities for development segment is to be held close to the annual sessions of the executive boards of the UN system funds and programmes. Through this segment, the Council provides overall coordination and guidance for operational development funds and programmes on a system-wide basis. A humanitarian affairs segment is held in May/June, through which the Council continues to contribute to strengthening the coordination and effectiveness of UN humanitarian assistance and support and complement international efforts aimed at addressing humanitarian emergencies, including natural disasters, in order to promote an improved, coordinated response by the UN.

The fourth group includes the High-level Political Forum on Sustainable Development, convened under the auspices of the Council, and the high-level segment of the Council. The high-level segment, held in July, continues to discharge the functions provided for in General Assembly resolutions 45/264 (1991), 48/162 (1993), 50/227 (1996), 61/16 (2006), 68/1 (2013), 72/305 (2018) and 75/290A (2021). In accordance with GA res. 70/299 (2016), the high-level segment of the Council is convened jointly with the three ministerial days of the High-level Political Forum on Sustainable Development (see entry later in this chapter), convened under the auspices of the Council.

The [management segment](#) is held in principle twice per cycle, focusing on the adoption of procedural decisions and the consideration of recommendations of subsidiary bodies, as well as the introduction of reports and consideration of draft proposals submitted under relevant items. Dedicated management meetings are also held to conduct elections to fill vacancies in subsidiary bodies of ECOSOC and related bodies, normally in the first half and last quarter of the year.

The Council holds the regular meetings of its substantive sessions in New York. The humanitarian affairs segment continues to alternate between New York (even years) and Geneva (odd years). ECOSOC decisions are taken by a simple majority of members present and voting. The Bureau is elected by ECOSOC at the beginning of each annual session in late July.

Bureau 2023 session (July 2022–July 2023) and Bureau 2024 session (July 2023–July 2024)

President 2023

Lachezara Stoeva, Bulgaria

Vice-Presidents 2023

Albert Ranganai Chimbindi, Zimbabwe

Maurizio Massari, Italy

Paula Narváez Ojeda, Chile

Arrmanatha Christiawan Nasir, Indonesia

President 2024

Paula Narváez Ojeda, Chile

Vice-Presidents 2024

Robert Rae, Canada

Akan Rakhmetullin, Kazakhstan

Ivan Šimonović, Croatia

To be confirmed, African states

SUBSIDIARY BODIES OF ECOSOC

FUNCTIONAL COMMISSIONS

Commission on Narcotic Drugs (CND)

Vienna International Centre
PO Box 50
A-1400 Vienna
Austria

Telephone: +43 1 260 60 4280
Email: unodc-sgb@un.org
Twitter: [@CND_tweets](https://twitter.com/CND_tweets)

Internet: www.unodc.org/unodc/en/commissions/CND/
Secretary: Jo Dedeysne-Amann, Belgium (since 2012)

Purpose

The CND was established in 1946 as the central UN policy-making body for addressing drug-related matters, assisting ECOSOC in supervising the application of the international drug control treaties (ECOSOC res. 9 (I)). The CND and the Commission on Crime Prevention and Criminal Justice (CCPCJ) are the governing bodies of the UN Office on Drugs and Crime (UNODC).

The CND is mandated to decide, on the basis of the medical and scientific assessment by the World Health Organization (WHO) and the International Narcotics Control Board (INCB), to place narcotic drugs, psychotropic substances and precursor chemicals under international control, to change the level of control or to release substances from control. It monitors the world drug situation, develops strategies on international drug control and recommends measures to Member States and to UNODC to address and counter the world drug problem. It assists Member States in advancing implementation of the international drug control conventions, the 2009 Political Declaration and Plan of Action on International Cooperation towards an Integrated and Balanced Strategy to Counter the World Drug Problem (see GA res. 64/182), the Joint Ministerial Statement of the 2014 high-level review by the CND of the implementation by Member States of the Political Declaration and Plan of Action, and the outcome document of the 30th special session of the General Assembly on the world drug problem held in 2016 (GA res. S-30/1), in line with the commitment made by Member States in the 2019 [Ministerial Declaration](#), to focus beyond 2019 on the practical implementation of the existing policy documents. In 1991, the General Assembly expanded the mandates of the CND to enable it to function as the governing body of UNODC and to approve the budget for the Fund of the UN International Drug Control Programme, which accounts for most of the resources available to the UN for drug control.

Meetings

Members usually meet in Vienna in March, with a shorter reconvened session in the second half of the year to consider budgetary matters (ECOSOC decision 2009/251). Since 2011, the CND and CCPCJ have held joint meetings during their annual reconvened sessions (ECOSOC decision 2011/259).

Membership

ECOSOC resolution 1991/49 enlarged the membership of the Commission from 40 to 53 members, with the following distribution of seats among the regional groups: 11 for African states; 11 for Asia-Pacific states; 10 for Latin American and Caribbean states; six for Eastern European states; 14 for Western European and Other states. One seat rotates between Asia-Pacific and Latin American and Caribbean states every four years.

Elections are held at two-year intervals, usually in April. Members serve four-year terms. In accordance with Council resolutions 845 (XXXII) and 1147 (XLI), members are elected (a) from among UN Member States and members of the specialised agencies and the Parties to the Single Convention on Narcotic Drugs, 1961; (b) with due regard to the adequate representation of countries that are important producers of opium or coca leaves, of countries that are important in the field of the manufacture of narcotic drugs, and of countries in which drug addiction or illicit traffic in narcotic drugs constitutes an important problem; and (c) taking into account the principle of equitable geographical distribution. Memberships expire on 31 December of each term.

The Bureau is composed of a chair, three vice-chairs and a rapporteur. The Commission elects its Bureau for the following session at the end of its reconvened session.

Members (53)*

	Previous	Current
African states (11 seats)		
Algeria	1978-81 84-87 96-99 2004-07 12-15 18-21	2022-25
Angola	2000-03 14-17	2020-23
Benin	2000-03 14-17	
Botswana	2008-11	
Burkina Faso	2002-05 18-21	
Cameroon	2004-19	
Côte d'Ivoire	1984-85 88-91 1994-2001 10-13 18-21	2022-25
DR Congo	1982-85 2004-19	
Egypt	1946-77 1988-2003 12-15	2020-23
Eswatini	2000-03 10-13	
Ethiopia	2008-11	
Gabon	1992-95	
Gambia	1990-93 2002-05	
Ghana	1964-71 1990-2001 10-13	2022-25
Guinea	1994-97	
Kenya	1973-79 2016-19	2020-23
Lesotho	1992-95	
Liberia	1994-97	
Libya	1990-93 2000-03	2020-23
Madagascar	1962 76-95 2004-07	
Malawi	1980-83	
Mali	1986-89	
Mauritania	2016-19	
Mauritius	1997-2001	
Morocco	1962-65 67-77 84-87 92-99 2008-11	2020-23
Mozambique	2000-03	
Namibia	2006-09 12-15	
Niger	2006-09	
Nigeria	1966-68 72-75 82-89 92-99 2002-09 14-17	2020-23
Senegal	1982-93 2006-09	
Sierra Leone	1997-2001 10-13	
South Africa	1996-99 2002-05 16-19	2020-23
Sudan	1996-2011 16-19	
Togo	1970-81 2014-21	
Tunisia	1978-81 92-99	2022-25
Uganda	2004-11 16-19	
UR of Tanzania	2012-15	
Zambia	1986-89 2004-07 12-15	
Zimbabwe	2012-15	

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Asia-Pacific states (11/12 seats, one rotating)

Afghanistan	2012-15 18-21	
Bahrain		2020-23
Bangladesh		2022-25
China	1946-69 1986-2005 08-19	2020-23
India	1946-85 1988-2007 10-21	
Indonesia	1973-81 86-93 96-99 2002-05 14-17	
Iran	1946-72 74-81 84-87 1992-2019	2022-25
Iraq	2018-21	
Japan	1962-2009 12-19	2020-23
Kazakhstan	2000-03 08-11 14-17	2020-23
Kyrgyzstan	2000-03 18-21	
Lao PDR	1997-2001 04-07 10-13	
Lebanon	1970-73 88-91 1994-2001 04-07	
Malaysia	1982-93 96-99 2004-07	
Myanmar	2004-07 10-13	
Nepal		2020-23
Pakistan	1969-99 2002-05 08-19	2020-23
Philippines	1992-95 2000-03	
Qatar	2016-19	
ROK	1963-68 82-85 1992-2003 06-09 12-19	2022-25
Saudi Arabia	2006-13	2022-25
Sri Lanka	1984-87 94-97	
Syrian AR	1992-99	
Tajikistan	2006-09 14-17	
Thailand	1973-2019	2020-23
Turkmenistan	2012-15	2020-23
UAE	2004-11	
Yemen	2008-11	

Eastern European states (6 seats)¹

Belarus	2002-05 10-13 16-19	
Bosnia and Herzegovina	2004-07	
Bulgaria	1982-93 96-99	
Croatia	2004-07 14-21	
Czechia	1993-2003 08-11 14-21	
Hungary	1957-93 2004-07 12-19	2020-23
Lithuania	2008-11	2022-25
North Macedonia	2000-03	
Poland	1946-56 62-63 88-99 2006-09 12-15	2020-23
Republic of Moldova	2008-11	
Romania	1973-77 1994-2001 10-13	
Russian Federation	1946-2021	2022-25
Slovakia	2000-03 16-19	
Slovenia		2022-25
Ukraine	1994-2009 12-15	2020-23

Latin American and Caribbean states (10/11 seats, one rotating)

Argentina	1965-67 72-89 2000-11 16-19	
Bahamas	1982-85 90-97	
Bolivia	1988-2003 06-17	2022-25
Brazil	1962-64 67-81 84-91 1996-2007 10-21	2022-25
Chile	1973-77 92-95 1997-2001 04-07 10-13 18-21	
Colombia	1976-87 1990-2021	2022-25
Cuba	1996-2011 14-21	
Dominican Republic	1968-71	
Ecuador	1986-93 1996-2003 16-19	2020-23

El Salvador	2008–11 16–19	2020–23
Guatemala	2004–07 12–19	
Jamaica	1967–77 92–99 2002–09	2020–23
Mexico	1946–2009 12–19	2020–23
Nicaragua	1992–95 2002–05	
Panama	1978–85	
Paraguay	1994–97	
Peru	1946–75 84–95 2000–19	2020–23
Saint Vincent and the Grenadines	2012–15	
Suriname	2012–15	
Trinidad and Tobago	2008–11	2022–25
Uruguay	1992–95 1997–2001 08–19	2020–23
Venezuela	1986–89 1992–2003 08–11	

Western European and Other states (14 seats)

Australia	1973–2021	2022–25
Austria	1957–59 84–85 2000–19	2020–23
Belgium	1978–97 2006–21	2022–25
Canada	1946–79 1984–2003 06–21	2022–25
Denmark	1988–91 2000–03 12–15	
Finland	1984–87 94–97 2008–11	
France	1946–2007 10–21	2022–25
Germany	1963–2019	2020–23
Greece	1954–56 84–87 1996–2003	
Israel	2004–11 12–19	
Italy	1976–2019	2020–23
Netherlands	1946–53 60–62 84–99 2002–05 08–19	2020–23
Norway	1980–83 92–95 2004–07 16–19	
Portugal	1996–2003	
Spain	1980–83 1986–2005 08–19	2020–23
Sweden	1969–79 90–93 96–99 2004–07	2020–23
Switzerland	1961–75 88–95 1997–2001 04–11 18–21	2022–25
Türkiye	1946–89 92–95 1997–2009 12–19	2020–23
UK	1946–2017	2020–23
USA	1946–2019	2020–23

Notes

* On 5 April 2023, ECOSOC elected 32 members for a four-year term beginning 1 January 2024: Burundi, Kenya, Morocco, Nigeria, South Africa, UR of Tanzania and Zimbabwe (African states); China, India, Indonesia, Japan, Qatar, Singapore (Asia-Pacific states); Armenia, Hungary and Poland (Eastern European states); Argentina, Chile, Dominican Republic, Guatemala, Mexico, Peru and Uruguay (Latin American and Caribbean states); and Austria, Finland, Italy, Malta, Netherlands, Portugal, Spain, UK and USA (Western European and Other states).

1 The former Socialist Federal Republic of Yugoslavia served on the CND from 1946 to 1992. It was not automatically succeeded by any of the states created following its dissolution. Czechoslovakia served on the CND in 1992.

Subcommission on Illicit Drug Traffic and Related Matters in the Near and Middle East

Internet: www.unodc.org/unodc/en/commissions/CND/Subsidiary_Bodies/Subsidiary-Bodies_Index.html

The Subcommission was established in 1973 to serve as a consultative body that would provide the Commission with a regional perspective on dealing with illicit drug activity in the Near and Middle East. The Subcommission's functions are to facilitate cooperation and coordination in regional activities directed against illicit drug traffic and to identify priority issues in the area and formulate recommendations to the Commission for addressing these issues. The Subcommission usually meets annually for four days. It reports directly to the Commission.

The Subcommittee was established as a subsidiary body of the Commission by ECOSOC res. 1776 (LIV) (1973) and CND res. 6 (XXV) (1973). Its meetings and members are listed on the [website](#).

Regional meetings of Heads of National Drug Law Enforcement Agencies (HONLEA)

Internet: www.unodc.org/unodc/en/commissions/CND/Subsidiary_Bodies/Subsidiary-Bodies_Index.html

The Commission has four additional regional subsidiary bodies known as the meetings of Heads of National Drug Law Enforcement Agencies (HONLEA):

- [Asia and the Pacific](#), established by ECOSOC res. 1845 (LVI) (1974)
- [Africa](#), established by ECOSOC res. 1985/11
- [Latin America and the Caribbean](#), established by ECOSOC res. 1987/34
- [Europe](#), established by ECOSOC res. 1990/30.

ECOSOC established the HONLEA as subsidiary bodies of the Commission to further cooperation in drug law enforcement activities at the regional level. Meetings usually take place annually to identify salient policy and enforcement issues in their regions, establish working groups to analyse the issues, and then bring their reports and recommendations to the attention of the Commission.

Commission on Population and Development (CPD)

2 United Nations Plaza, Room DC2-1950
New York, NY 10017
United States of America

Telephone: +1 212 963 3209
Email: population@un.org

Internet: www.un.org/development/desa/pd/content/CPD

Director, Department of Economic and Social Affairs Population Division: John R Wilmoth, USA

Purpose

CPD is the sole intergovernmental body tasked with integrated consideration of population and development issues. In its terms of reference, endorsed in ECOSOC res. 1995/55, the Commission is mandated to arrange for studies on population and development issues, trends and policies and to advise on population assistance, upon request, to developing countries. The Commission is also charged with monitoring, reviewing and assessing the implementation of the Programme of Action of the 1994 International Conference on Population and Development (ICPD) at national, regional and international levels and to advise ECOSOC on these issues. ECOSOC res. 2016/25 also requested the Commission to contribute to the follow-up and review of the 2030 Agenda for Sustainable Development.

Evolution

The Commission was originally named the Population Commission, which was established by ECOSOC res. 3 (III) (1946) and tasked with studying and advising ECOSOC on population changes, including migration, and their effect on economic and social conditions. It was renamed following the International Conference on Population and Development (GA res. 49/128 (1994)).

GA res. 49/128 also charged the Commission with monitoring and assessing implementation of the ICPD Programme of Action at the national, regional and international levels. In line with its new mandate, new terms of reference for the Commission were endorsed by ECOSOC res. 1995/55. The CPD's current methods of work were the object of ECOSOC decision 2017/260 and ECOSOC res. 2016/25.

The Population Division of the Department of Economic and Social Affairs acts as the CPD Secretariat. The Secretary, provided by the Department for General Assembly and Conference Management (DGACM), advises the Commission on procedural matters. The UN Population Fund (UNFPA) participates in meetings of the CPD Bureau as an observer.

Meetings

The Commission meets annually in New York. Most recently, its [56th session](#) took place from 10 to 14 April 2023.

Membership

Originally 12, membership has increased several times and now stands at 47 (GA res. [50/124](#) (1995)). [Members](#) are elected by ECOSOC for four-year terms based on equitable geographical distribution (as noted in the list of members). Government representatives who serve on the Commission are expected to have the relevant background in population and development. ECOSOC decided ([2005/213](#)) members' terms of office should run for four regular sessions of the Commission, beginning after the conclusion of a regular session and ending at the conclusion of the next regular session. The Commission elects a bureau at the start of each regular session. The Bureau usually consists of a chair and four vice-chairs.

Members (47)*

	Previous	Current
African states (12 seats)		
Algeria	1996-98 2000-03 11-15	
Angola	2010-14	
Benin	2007-11 14-18	
Botswana	1990-93 2002-06	2021-25
Burkina Faso	1969-72 18-22	
Burundi	1986-89 1999-2002 15-19	
Cameroon	1966-69 85-88 1993-2009 17-21	
Central African Republic	1968-71	
Chad	2013-17	2022-26
Congo	1996-98	
Comoros	2005-09	2021-25
Côte d'Ivoire	1997-2000 09-13 18-22	
DR Congo	1977-84 2003-07 09-13 19-23	
Egypt	1968-75 78-81 84-87 89-92 96-99 2001-04 12-16	
Equatorial Guinea	2007-11	
Ethiopia	1997-2000	2021-25
Gabon	1970-73 2011-15	
Gambia	2002-10	2023-27
Ghana	1962-79 2001-04 10-14	
Guinea	1999-2002	
Kenya	1969-72 1996-2003 04-12	2022-26
Lesotho	1996-97	
Liberia	2014-18	
Libya	2004-08	2020-24
Madagascar	1992-95 2004-08 13-21	
Malawi	1967-68 78-81 86-89 1998-2001 10-14	
Mali	2017-21	
Mauritania	1974-77 2003-07 18-22	2022-26
Mauritius	1985-88	
Morocco	1972-75 80-83 2005-09 16-20	2022-26

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Niger.....	1967-73-76 1998-2001	
Nigeria.....	1967-68 80-91 1996-2006 14-17.....	2023-27
Rwanda.....	1967-69 73-84 88-95 2009-13	
Senegal.....	2010-14	
Sierra Leone.....	1976-83 2007-10 15-19	
Somalia.....		2020-24
South Africa.....	1998-2001 07-10 14-18	
Sudan.....	1982-85 92-99 2016-20	
Togo.....	1984-91 2019-23	
Tunisia.....	1964-67 70-77 94-97 2008-12	
Uganda.....	1976-79 89-92 96 2000-03 08-20	
UR of Tanzania.....	1993-96 2012-16	
Zambia.....	1982-85 90-93 96-97 2002-10 14-18.....	2020-24

Asia-Pacific states (11 seats)

Bangladesh.....	1989-2022	
China.....	1947-67 1982-2006 07-22.....	2022-26
India.....	1965-72 74-81 84-87 1994-2006 07-14 18-21.....	2021-25
Indonesia.....	1952-54 68-69 76-83 96-99 2001-13.....	2022-26
Iran.....	1953-55 70-73 86-93 1996-2023.....	2023-27
Iraq.....	1988-91 2015-17	
Japan.....	1958-85 1988-2016 17-21.....	2021-25
Kazakhstan.....	2008-12	
Lebanon.....	2002-06 07-10.....	2020-24
Malaysia.....	1984-87 1997-2009 10-18 19-23	
Mongolia.....	2014-18	
Nepal.....	1996 2018-22	
Oman.....	2007-10 14-17	
Pakistan.....	1967-71 92-96 2008 09-13 14-18.....	2022-26
Philippines.....	1967-69 72-79 1996-2001 03-07 10-14 15-19.....	2021-25
Qatar.....	2016-20	
ROK.....	1996-2001	
Saudi Arabia.....		2022-26
Sri Lanka.....	1961-64 80-83 2007-11	
Syria.....	1950-52 54-56 62-65 96-98	
Tajikistan.....		2023-27
Thailand.....	1973-88 1997-2000 02-06	
Turkmenistan.....	2011-15 16-20.....	2020-24
Vanuatu.....	2018-22	
Yemen.....	1999-2002	

Eastern European states (5 seats)*¹

Armenia.....	2004-08	
Belarus.....	2000-03 09-13 15-23	
Bulgaria.....	1984-87 96-99 2005-09 18-22	
Croatia.....	1999-2002 08-12	
Georgia.....	2011-15	
Hungary.....	1977-84 1993-2000 03-07 10-14	
Lithuania.....	2001-04	
North Macedonia ¹	1996-98	
Poland.....	1988-95 2002-06 07-11	
Republic of Moldova.....	2012-20	2021-25
Romania.....	1973-76 2013-21	
Russian Federation.....	1947-2006 07-22.....	2022-26
Serbia.....	2014-18	
Ukraine.....	1947-83 85-92 1996-2001 07-10.....	2020-24

Latin American and Caribbean states (9 seats)*

Argentina	1954-60 2014-22	2022-26
Barbados	1970-73 78-81	
Bolivia	1982-85 88-91 2003-07 15-19	
Brazil	1947-60 69-80 85-92 1996-2003 05-21	
Chile	1967-68 1999-2002 16-20	
Colombia	1985-96 2008-12 18-22	
Costa Rica	1954-57 73-76 84-87 1999-2000	2021-25
Cuba	1986-89 96 2009-13 17-21	2021-25
Dominican Republic	1977-80 2014-18	2020-24
Ecuador	1967-69 74-77 80-83 2011-15	
El Salvador	1958-65 1996-2001 03-07 11-15	2019-23
Grenada	2007-11	
Guatemala	2010-14	
Guyana	2002-09	
Haiti	1970-73 1999-2002 05-08 09-13 18-22	
Honduras	1981-84 92-95 2007-11	
Jamaica	1967-71 1994-2006 07-14 15-19	2019-23
Mexico	1961-64 76-79 1982-2006 07-10 13-21	2021-25
Nicaragua	1993-96 2002-06	
Panama	1965-68 74-81 90-93 1997-2000	
Paraguay	1999-2000	
Peru	1966-69 72-75 81-84 96-98 2001-09 14-18	
Saint Lucia	2010-14	
Uruguay	1961-64 2007-10 13-17	
Venezuela	1969-72 96-97	

Western European and Other states (10 seats)

Australia	1947-49 52-53 65-68	2021-25
Austria	1965-68 2001-04	
Belgium	1951-64 1989-2021	2021-25
Canada	1947-49 54-60 1993-2000 05-09 17-20	2020-24
Denmark	1969-76 2013-21	2021-25
Finland	1976-83 96 2008-12 16-20	
France	1947-2008 17-21	
Germany	1985-2013 14-22	
Greece	1962-64 81-84	
Ireland	2002-06	
Israel	1956-59 2009-13 15-19	2019-23
Italy	1960-63 96-97 1999-2002	
Luxembourg	2003-07 10-14 17-21	
Malta	1996-98	
Netherlands	1947-50 65-68 73-88 1992-2012 13-17 18-22	2022-26
New Zealand	1969-72	
Norway	1950-61 77-84 2002-05 12-16	
Portugal	2011-15	2022-26
Spain	1969-72 77-80 2007-11 12-16	
Sweden	1950-55 64-75 84-91 1998-2001 05-10	
Switzerland	2005-17	
Türkiye	1973-76 85-92 1997-2004	2020-24
UK	1947-2001 07-18	2021-25
USA	1947-2006 07-22	2022-26

Chair

Gheorghe Leucă, Republic of Moldova

Vice-Chairs

Immanuel, Indonesia

Sylvia Paola Mendoza Elguea, Mexico

Sarah Linton, Australia

Monei Rapuleng, Botswana

Notes

* On 5 April 2023, ECOSOC elected four members for four-year terms beginning at the first meeting of the Commission's 58th session in 2024 and expiring at the close of its 61st session in 2028: Belarus (Eastern European states); Jamaica (Latin American and Caribbean states); and Finland and Luxembourg (Western European and Other states). It postponed the election of five members for the same term. As at 30 June 2023, there were two vacancies in the Eastern European states group, one for the term expiring at the close of the 59th session, in 2026, and one for the term expiring at the close of the 60th session in 2027. Terms shown in the list that appear for more than the usual four years are due to the ECOSOC decision 2005/213 and rule 15 of the rules of the functional commissions of the Council, which request the Commission to hold the first meeting of the next session immediately after the closure of the previous session for the sole purpose of electing a new chair and other members of the Bureau. Terms shorter than four years reflect elections to fill vacancies.

- 1 The former Socialist Federal Republic of Yugoslavia served on the Commission in 1947–53 and 65–68. It was not automatically succeeded by any of the new states created following its dissolution.
 - 2 On 14 April 2023, the Commission elected Noemí Ruth Espinoza Madrid, Honduras, as Chair of its 57th session, and Noga Barak, Israel, as Vice-Chair. It deferred the election of Bureau members from other regional groups to its next meeting.
-

Commission on Science and Technology for Development (CSTD)

Palais de Nations
8–14, Avenue de la Paix
1211 Geneva 10
Switzerland

Fax: +41 22 917 0052
Email: stdev@unctad.org

Internet: <https://unctad.org/topic/commission-on-science-and-technology-for-development>
UNCTAD Secretary-General: Rebeca Grynspan, Costa Rica (appointed in July 2017 for a four-year term from September 2021 to August 2025)

Purpose

The Commission provides the General Assembly and ECOSOC with high-level advice on relevant issues through analysis and policy recommendations or options in order to enable those organs to guide the future work of the UN, develop common policies and agree on appropriate actions. It first met in 1993.

The Commission acts as a forum for:

- Examining science and technology questions and their implications for development
- Advancing understanding on science and technology policies, particularly in respect of developing countries
- Formulating recommendations and guidelines on science and technology matters within the UN system.

Evolution

The Commission was established by ECOSOC decision 1992/218 in accordance with GA res. 46/235 (1992) on the restructuring and revitalisation of the UN in the economic, social and related fields. It replaced the Intergovernmental Committee on Science and Technology for Development and its subsidiary body, the Advisory Committee on Science and Technology for Development.

ECOSOC res. 1992/62 reaffirmed the Commission's mandate as set forth in ECOSOC and General Assembly resolutions, including GA resolutions 34/218 (1979), 41/183 (1986), 42/192 (1987), 44/14 (1989) and 46/235 (1992). ECOSOC res. 1998/46 decided the Commission should work more closely with the Commission on Sustainable Development and the UN Conference on Trade and Development (UNCTAD). UNCTAD serves as the Secretariat for the Commission. ECOSOC res. 2006/46 gave the Commission the additional mandate for the system-wide follow-up to the World Summit on the Information Society (WSIS).

Meetings

The Commission usually meets in Geneva for a week in March. ECOSOC res. 2002/37 requested the Commission meet annually, starting from the sixth session held in May 2003.

Membership

ECOSOC res. 2006/46 increased the Commission's membership from 33 to 43. Members are elected by ECOSOC based on equitable geographical distribution (as noted in the following list). Terms are four years, ending 31 December of the year shown. The Commission elects a bureau for the next session at each regular session. The Bureau consists of a chair and four vice-chairs.

Members (43)*

	Previous	Current
African states (11 seats)		
Algeria		2023–26
Angola	2015–18	
Botswana	2019–22	2023–26
Burkina Faso	2017–20	
Burundi		2021–24
Cameroon	2013–20	2021–24
Central African Republic	2013–16	
Côte d'Ivoire	2015–18	
Djibouti		2023–26
DR Congo	2009–12 17–20	
Egypt	2019–22	2023–26
Equatorial Guinea	2009–12	
Ethiopia	2019–22	
Gambia		2021–24
Ghana	2009–12	
Guinea		2021–24
Kenya	2015–22	
Lesotho	2011–14	
Liberia	2013–16 19–22	
Madagascar	2019–22	
Mali	2009–12	
Mauritania	2015–18	
Mauritius	2011–18	
Nigeria	2013–20	
Rwanda	2011–14	2023–26
South Africa	2009–12 17–20	2021–24
Togo	2011–14	
Tunisia	2011–14	
Uganda	2015–18	
UR of Tanzania	2011–14	2023–26
Zambia	2013–16	

Asia-Pacific states (9 seats)

China	2011-22	2023-26
India	2011-18	2023-26
Iran	2011-22	
Japan	2013-20	2021-24
Jordan	2009-12	
Kazakhstan	2017-20	
Nepal	2019-22	
Oman	2009-12 13-22	2023-26
Pakistan	2009-12 15-18	
Philippines	2011-14	2021-24
Saudi Arabia	2011-14 17-20	2021-24
Sri Lanka	2009-12 13-16	
Tajikistan		2023-26
Thailand	2015-22	
Turkmenistan	2014-16 17-20	2021-24
Uzbekistan		2023-26

Eastern European states (5 seats)

Belarus		2021-24
Bulgaria	2011-18	
Hungary	2011-22	2023-26
Latvia	2011-22	2023-26
Poland	2015-18	
Romania	2019-22	2023-26
Russian Federation	2009-20	2021-24
Serbia	2019-20	
Slovakia	2009-12	

Latin American and Caribbean states (8 seats)

Belize		2023-26
Bolivia	2015-18	
Brazil	2009-20	2021-24
Chile	2009-20	
Colombia		2023-26
Costa Rica	2009-16	
Cuba	2011-22	2023-26
Dominican Republic	2011-22	
Ecuador	2019-22	2023-26
El Salvador	2011-14 17-20	
Guatemala		2021-24
Jamaica	2009-12	
Mexico	2013-20	
Panama	2019-22	
Paraguay		2021-24
Peru	2011-18	2021-24

Western European and Other states (10 seats)*

Austria	2009-20	2021-24
Belgium	2019-22	
Canada	2015-22	2023-26
Finland	2009-12 13-16 18-20	2021-24
France	2011-14	2023-26
Germany	2013-20	
Israel	2009-12	2021-24
Malta	2011-14	
Portugal	2009-20	2021-24
Sweden	2011-18	

Switzerland	2009–20	2021–24
Türkiye	2011–22	2023–26
UK	2015–22	2023–26
USA	2011–22	2023–26

Bureau (elected in 2022 for the 26th session, 2023)¹

Chair

Luis Juan Chuquihuara Chil, Peru

Vice-Chairs

Mansour Al-Qurashi, Saudi Arabia

Muhammadou M O Kah, Gambia

Ana Cristina Amoroso das Neves, Portugal

Peter Major, Hungary

Notes

* Terms that appear less than the usual four years reflect elections to fill vacancies.

1 On 31 March 2023, the Commission elected Ana Cristina Amoroso das Neves, Portugal, as Chair and Luis Juan Chuquihuara Chil, Peru, Muhammadou M O Kah, Gambia, and Peter Major, Hungary, as Vice-Chairs of its 27th session. It postponed the election of the Bureau member from the Asia-Pacific states to its next meeting.

High-level Political Forum on Sustainable Development

Internet: <https://hlpf.un.org>

Facebook: www.facebook.com/SustDev/

Twitter: [@SustDev](https://twitter.com/SustDev)

Purpose

The Forum was created at the UN Conference on Sustainable Development (Rio+20) in June 2012 to build on the strengths, experiences, resources and inclusive participation modalities of the Commission on Sustainable Development (CSD), which it replaced. Since the adoption of the 2030 Agenda for Sustainable Development in September 2015, the Forum has been mandated to have a central role in overseeing a network of follow-up and review processes at the global level, working coherently with the General Assembly, ECOSOC and other relevant organs and forums, in accordance with existing mandates.

The Forum provides political leadership and oversight over the implementation of the 2030 Agenda at the global level. This includes facilitating sharing of experiences, including successes, challenges and lessons learned, providing guidance and recommendations for follow-up, ensuring the integration of economic, social and environmental dimensions of sustainable development, and addressing new and emerging issues. It promotes system-wide coherence and coordination of sustainable development policies.

The UN Department of Economic and Social Affairs acts as the substantive secretariat to the Forum, through its Office of Intergovernmental Support and Coordination for Sustainable Development. The General Assembly and ECOSOC Affairs Division of the Department for General Assembly and Conference Management (DGACM) provides the Secretary of the Forum. The format and organisational aspects of the Forum are contained in GA res. 67/290 (2013). The follow-up and review of the 2030 Agenda for Sustainable Development at the global level and the role of the Forum are further elaborated in GA resolutions 70/299 (2016), 74/298 (2020) and 75/290B (2021).

Evolution

The CSD was established by the General Assembly in December 1992 to ensure effective follow-up of the UN Conference on Environment and Development (UNCED), also known as the Earth Summit (ECOSOC res. 1993/207 in accordance with GA res. 47/191 (1992)). UN Member States agreed at Rio+20 to establish the Forum to replace the CSD.

Meetings

The Forum meets for two days every four years at the level of Heads of State and Government under the auspices of the General Assembly, and every year for eight days under the auspices of ECOSOC, including a three-day ministerial segment during the high-level segment of ECOSOC.

The Forum held its inaugural meeting in September 2013 under the auspices of the General Assembly. It met in July 2014, July 2015, July 2016, July 2017 and July 2018 under the auspices of ECOSOC, again under the auspices of the General Assembly in 2019, and in July 2020, July 2021 and July 2022 under the auspices of ECOSOC. From 2016, the [voluntary national reviews](#) replaced national voluntary presentations held in the context of the annual ministerial-level substantive reviews of ECOSOC. The [2023 Forum](#), held from 10 to 19 July, had the theme 'Accelerating the recovery from the coronavirus disease (COVID-19) and the full implementation of the 2030 Agenda for Sustainable Development at all levels' and examined in-depth Sustainable Development Goals (SDGs) 6, 7, 9, 11 and 17.

Members

The Forum is open to all UN Member States and states members of specialised agencies. Provisions include active participation of non-state actors, major groups, members of civil society and other stakeholders in sustainable development. When convened under the auspices of the General Assembly every four years, the Forum is chaired by the President of the General Assembly. When convened annually under the auspices of ECOSOC, the Forum is chaired by the ECOSOC President.

Commission on the Status of Women (CSW)

UN-Women, 220 East 42nd Street
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United States of America

Email: aina.iyambo@unwomen.org
Twitter: [@UN_CSJW](https://twitter.com/UN_CSJW)

Internet: www.unwomen.org/csw

UN-Women Executive Director: Sima Sami Bahous, Jordan (appointed by the UN Secretary-General in September 2021)

Purpose

The Commission was established by ECOSOC res. [11 \(II\)](#) (1946) to prepare reports for ECOSOC on matters concerning the promotion of women's rights in the political, economic, social and educational fields, and to make recommendations on problems requiring immediate attention in the field of women's rights. Its mandate has since been expanded several times. The Commission's principal output is the Agreed Conclusions on the priority theme for the year. In addition to the Agreed Conclusions, the Commission can adopt resolutions on women's rights issues.

Evolution

ECOSOC resolutions [1987/22](#) and [1996/6](#) expanded and updated the Commission's mandate in response to the outcomes of the Third and Fourth World Conferences on Women, held in 1985 and 1995, respectively. GA res. [50/203](#) (1995) decided the Commission would have a central role in monitoring the implementation of the Platform for Action of the Fourth World Conference on Women (Beijing, 1995). This role was reaffirmed by GA res. [55/71](#) (2000), with the inclusion of monitoring implementation of the outcome of the 23rd Special Session of the General Assembly.

ECOSOC res. [2015/6](#), which contains the Commission's current working methods, affirms that the Commission will also contribute to the follow-up to the 2030 Agenda for Sustainable Development.

Structure

The Secretariat for the substantive work of the Commission is the United Nations Entity for Gender Equality and the Empowerment of Women (UN-Women), which was created in 2010 (GA res. 64/289). UN-Women is responsible for substantive servicing of the Commission, including preparation of analysis and reports for the session, supporting the work of the CSW Bureau, helping to create a conducive environment for exchange of experiences and negotiations, facilitating the participation of civil society representatives in the sessions and coordinating side events held at the UN during the Commission's sessions. The Department for General Assembly and Conference Management (DGACM) serves as the technical secretariat of the Commission.

The Commission meets in plenary meetings which include a ministerial segment. It has one working group, the Working Group on Communications on the Status of Women. The Group was established by ECOSOC res. 1983/27 and consists of up to five members selected from the Commission's members with regard to geographical distribution, tasked with bringing to the Commission's attention communications that appear to reveal a consistent pattern of reliably attested injustice and discriminatory practices against women.

Meetings

The Commission meets annually for 10 working days at UN Headquarters in New York, usually in March.

Membership

The Commission has 45 members. It originally had 15 members, and has been enlarged several times, most recently by ECOSOC res. 1989/45. Members are elected for four-year terms based on equitable geographical distribution (as noted in the following list). Until 2002, terms began on 1 January and ended on 31 December. ECOSOC decision 2002/234 provided that members' terms would begin immediately after the end of the Commission's regular session held after 1 January following election and finish at the end of the regular session held after 1 January following the election of the states that succeed them, unless they are re-elected.

The Commission's Bureau is elected at the first meeting of a regular session, held immediately following the closure of the previous session. Bureau members serve for two years. The Bureau consists of a chair and four vice-chairs, one of whom is designated as the Rapporteur.

Members (45)*

	Previous	Current
African states (13 seats)		
Algeria	1993-96 2003-07 18-22	2022-26
Angola	1995-98	
Benin ¹	2000-04	
Botswana	1968-70 2002-06	
Burkina Faso	1988-91 2002-06 13-17	
Burundi ¹	1999-2003	
Cabo Verde		2022-26
Cameroon	2006-10	
Central African Republic	1971-74 2010-14	
Comoros	2010-14 18-22	
Congo	1995-98 2003-07 14-22	
Côte d'Ivoire	1987-94 1998-2001	2023-27
DR Congo	1971-78 81-84 87-94 2011-15	2023-27
Djibouti	2006-10	
Egypt ¹	1962-76 81-84 90-93 1999-2003 14-18	2022-26

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Equatorial Guinea.....	2015–23	
Eritrea.....	2008–12 16–20	
Eswatini.....	1996–99 2010–14	
Ethiopia.....	1976–79 1997–2000	
Gabon.....	2002–06 07–11	
Gambia.....	2010–14	
Ghana.....	1962–70 79–82 90–93 1997–2000 04–08 14–22	
Guinea ¹	1964–69 73–76 94–97 2001–05 09–13	
Guinea-Bissau.....	1993–96	
Kenya.....	1967 72–75 83–86 94–97 2014–22	
Lesotho.....	1980–83 88–91 1998–2001 06–10 13–17	
Liberia.....	1966–75 83–86 2011–19	
Libya.....	1977–80 94–97 2010–14	
Madagascar.....	1968–69 73–80 92–95	
Malawi ¹	2000–04 12–13 15–19	
Mali.....	1996–99 2005–09	
Mauritania.....	1967–68 70–72 2009–13.....	2022–26
Mauritius.....	1985–88 2004–08	
Morocco.....	1969–71 89–92 1997–2000 05–09.....	2021–25
Mozambique.....		2023–27
Namibia.....	1994–97 2007–11 17–21	
Niger.....	1977–80 2007–11 12–16 17–21	
Nigeria.....	1971–74 80–83 90–93 2003–07 16–20.....	2021–25
Rwanda.....	1991–94 1998–2001 09–13	
Senegal.....	1975–78 79–82 1999–2003 08–12.....	2020–24
Sierra Leone.....	1963–65 83–86	
Somalia.....		2020–24
South Africa.....	2002–06 19–23	
Sudan.....	1981–96 1998–2006 13–16	
Togo.....	1976–79 84–87 95–98 2006–10 19–23	
Tunisia ¹	1967–72 85–88 94–97 2001–05 17–21.....	2022–26
Uganda.....	1967 79–82 90–93 1998–2001 13–17	
UR of Tanzania ¹	1989–92 2001–09 14–18	
Zambia.....	1984–90 92–95 2006–10.....	2021–25
Zimbabwe.....	1990–93 2011–15	

Asia–Pacific states (11 seats)

Afghanistan.....		2021–25
Bahrain.....	2017–21	
Bangladesh.....	1987–94 2010–18 19–23	
Cambodia.....	2007–11	
China.....	1947–63 65–67 73–76 1980–2004 04–16 17–21.....	2022–26
Cyprus.....	1968–70 90–97	
DPRK.....	1999–2003	
India.....	1947–51 73–88 1990–2001 03–07 08–12 14–18.....	2021–25
Indonesia.....	1955–57 62–65 71–78 83–86 90–93 95–98	
	2002–10 12–16	
Iran ²	1952–54 62 64–72 76–79 1990–2001 02–22 ²	
Iraq.....	1967–72 79–82 2009–13 18–22	
Japan ¹	1958–63 65–70 72–75 1977–2017 18–22.....	2022–26
Kazakhstan.....	2004–08 14–18	
Kuwait.....	2016–20	
Kyrgyzstan ¹	2000–04	
Lebanon.....	1950–55 96–99.....	2022–26
Malaysia.....	1967–71 79–82 1990–2001 02–14 19–23	
Mongolia ¹	1999–2003 10–14 15–19.....	2020–24
Myanmar.....	1952–54	

Nepal	1964-66	
Pakistan ¹	1952-60 76-95 2001-05 07-11 13-17	2022-26
Philippines	1961-75 83-98 2010-14	2020-24
Qatar	2005-09 16-20	
ROK	1994-2001 02-22	2023-27
Saudi Arabia	2018-22	2023-27
Sri Lanka	1998-2001	
Syrian AR	1947-49	
Tajikistan	2014-18	
Thailand	1971-78 1989-2000 03-07 11-15	
Turkmenistan	2018-22	
UAE	2002-10	

Eastern European states (4 seats)³

Albania	2015-19	
Armenia	2003-11 19-23	
Azerbaijan ¹	2001-05 07-11	
Belarus	1952-57 67-78 85-88 93-96 2009-17 19-23	
Bosnia and Herzegovina	2015-19	
Bulgaria	1977-80 91-98	
Croatia ¹	2000-09	
Czechia		2023-27
Estonia	2011-15 17-21	
Georgia	2011-15	
Hungary	1964-76 2004-08	
Latvia		2021-25
Lithuania ¹	1999-2003	
Poland	1951-68 89-92 1997-2000	
Romania	1969-75	
Russian Federation	1947-2007 08-20	2020-24
Slovakia	1993-99	
Ukraine	1981-84 91	2023-27

Latin American and Caribbean states (9 seats)

Argentina ¹	1955-61 72-75 2001-05 10-14	2021-25
Bahamas	1990-97	
Belize	2005-09	
Bolivia	1998-2001 03-07	
Brazil ¹	1952-54 85-92 1996-2004 06-10 2012-20	2020-24
Chile	1952-54 66-75 1992-2004 17-21	
Colombia	1960-65 70-76 89-96 2009-13 15-19	2020-24
Costa Rica	1947-50 69-75 88-91 94-97	2022-26
Cuba	1952-62 76-79 80-91 93-96 1998-2001 02-06 08-12 12-16 19-23	2023-27
Dominican Republic	1951-59 64-66 68-78 1996-2012 12-16	2021-25
Ecuador	1984-87 90-97 2006-10 13-17 18-22	
El Salvador	2004-08 10-18	
Guatemala	1967-69 80-83 88-91 2002-06 16-20	
Guyana	2014-18	
Haiti	1949-51 53-55 2008-12 18-22	
Honduras	1966-68 80-83	
Jamaica	1990-93 2011-15	
Mexico ¹	1947-52 57-68 76-79 1983-2003 06-10	2020-24
Nicaragua	1969-71 73-76 84-87 2002-06 09-13 18-22	
Panama	1979-82	2022-26
Paraguay	1997-2000 07-11 13-17	
Peru ¹	1963-65 67-69 77-80 92-95 1997-2009 17-21	
Saint Lucia	1998-2001	

Suriname.....	2004–08	
Trinidad and Tobago.....	2016–20	2022–26
Uruguay.....	1970–72 2010–18	
Venezuela.....	1953–58 67 76–79 81–88 92–95	

Western European and Other states (8 seats)

Australia.....	1955–57 61–63 67–69 83–90 93–96	2019–23	
Austria.....	1965–67 70–72 89–96	2021–25	
Belgium.....	1956–58 70–80 1995–2003	03–19	
Canada.....	1958–60 70–76 81–92	2003–07 17–21	
Denmark ¹	1947–50 76–79 84–87	2000–04 20–23 ⁴	
Finland.....	1960–68 71–74 79–82	92–95 2012–16	
France.....	1947–83 1985–2000		
Germany ¹	1976–90 1997–2017	19–23	
Greece.....	1949–51 59–61 73–76	85–88 95–98	
Iceland.....	2004–08		
Ireland.....	2017–21		
Israel.....	1956–61 2009–21	2021–25	
Italy ¹	1981–84 87–94 1999–2003	09–13	
Liechtenstein.....	2015–19	2023–27	
Netherlands ¹	1951–53 59–64 66–69	91–94 2001–09 11–15	2023–24 ⁴
New Zealand.....	1952–53 77–80		
Norway.....	1969–75 80–83 96–99	2016–20	
Portugal.....	1995–98	2023–27	
Spain.....	1962–64 68–70 81–84	92–95 2007–19	2023–27
Sweden.....	1954–59 75–78 88–91	2008–12	
Switzerland.....	2013–17	2020–24	
Türkiye ¹	1947–50 67–69 88–91	1999–2011	2021–25
UK ¹	1947–86 1997–2009	16–20	
USA.....	1947–94 1996–2016	19–23	

Bureau (68th session, 2024)

Chair

Antonio Manuel Revilla Lagdameo, Philippines

Vice-Chairs

Yoka Brandt, Netherlands (designate)

Māris Burbergs, Latvia

Dúnia Eloisa Pires do Canto,

Cabo Verde (designate)

María del Carmen Squeff, Argentina

Notes

* On 5 April 2023, ECOSOC elected nine members for a four-year term from the first meeting in 2024 of the 69th session to the close of the 72nd session in 2028: Mali (African states); Bangladesh and Sri Lanka (Asia–Pacific states); Romania (Eastern European states); Bolivia, Brazil and Colombia (Latin American and Caribbean states); and Belgium and Netherlands (Western European and Other states). On 7 June 2023, ECOSOC elected Rwanda for the same term.

1 ECOSOC decision [2002/234](#) extended the terms of office for members of the Commission whose terms were to expire on: 31 December 2002 until the conclusion of the 47th session; 31 December 2003 until the conclusion of the 48th session; and 31 December 2004 until the conclusion of the 49th session.

2 Iran was elected for the 2022–26 term, but was removed from the Commission's membership on 14 December 2022 by ECOSOC res. [2023/2](#).

3 The former Socialist Federal Republic of Yugoslavia served on the Commission from 1954 to 1956. It was not automatically succeeded by any of the new states created following its dissolution.

4 On 5 April 2023, ECOSOC elected Netherlands to fill the vacancy arising from the resignation of Denmark, for a term beginning immediately and expiring at the close of the 68th session in 2024.

Statistical Commission

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Chair: Gabriella Vukovich, Hungary

Purpose

The Commission was established by ECOSOC res. 8 (I) (1946). It considers special issues of concern in international statistical development, methodological issues, coordination and integration of international statistical programmes, support of technical cooperation activities in statistics, and organisational matters.

It helps ECOSOC:

- Promote the development of national statistics and improve their comparability
- Coordinate the statistical work of specialised agencies and the development of the central statistical services of the Secretariat
- Advise the organs of the UN on general questions relating to the collection, analysis and dissemination of statistical information
- Promote the improvement of statistics and statistical methods generally.

The Commission submits a report on each of its sessions to ECOSOC. Its terms of reference are set out in ECOSOC resolutions 8 (I), 8 (II) (1946) and 1566 (L) (1971), and updated in ECOSOC res. 2022/3.

Meetings

ECOSOC decision 1999/223 decided the Commission should meet annually in New York, beginning in 2000. Sessions are usually held in February/March. The sessions are substantively serviced by the UN Statistics Division (UNSD) and attended by Commission member countries and observer countries, the regional commissions, other UN organisations, specialised agencies and related organisations, non-UN international organisations active in international statistical work and non-governmental organisations.

Membership

Originally 12, membership has been increased several times, most recently by ECOSOC res. 1147 (XLI) (1966) and now stands at 24. **Members** are elected by ECOSOC for four-year terms based on equitable geographical distribution (as noted in the list of members). Terms expire on 31 December of the final year shown in the list.

A **bureau** is elected by the Commission for one year with the expectation that members will be re-elected to a second one-year term if available. Nominations are made by members of the Commission, and elections are held at the beginning of a session. The Bureau comprises a chair, three vice-chairs and a rapporteur.

Members (24)*

	Previous	Current
African states (5 seats)		
Angola.....	2014-17	
Algeria.....	2002-05	
Botswana.....	1994-2001	10-13
Burundi.....		2022-25
Cabo Verde.....	2004-07	
Cameroon.....	2010-17	

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Côte d'Ivoire	1998–2001	
DR Congo	2006–09	
Egypt	1964–71 78–81 86–89 2018–21	
Equatorial Guinea	2018–21	
Ethiopia	1978–81	
Gabon	1974–77	
Ghana	1967–95 2002–05	
Kenya	1972–87 90–97 2004–07 16–19	
Libya	1970–73 82–85 2014–17	
Madagascar		2020–23
Mali	1967–68	
Mauritania	2006–09	
Morocco	1966–73 88–95 2000–03 10–13	
Niger	2012–15	
Nigeria	1982–85	
Sierra Leone	1974–77	2020–23
South Africa	2002–09 18–21	
Sudan	1962–63 96–99 2008–11	
Togo	1982–93 96–99 2008–11 16–19	
Tunisia	1967–69 74–81 1998–2001	2022–25
Uganda	1970–73 2000–03	
UR of Tanzania	2012–15	
Zambia	1986–97	2022–25

Asia-Pacific states (4 seats)

China	1947–67 1984–2003 05–20	
India	1947–83 85–88 1993–2004	
Indonesia	1968–71	
Iran	1953–55 89–92 2004–07	
Iraq	1976–83	
Japan	1962–69 1973–20	2021–24
Kuwait		2020–23
Lebanon	2008–11	
Malaysia	1972–75 77–84	
Mongolia	2012–15	
Oman	2008–11 12–15	
Pakistan	1967–68 1984–2003	
Philippines	1951 69–72	
Qatar	2016–19	
ROK	2004–07 16–19	2020–23
Samoa		2021–24
Sri Lanka	1973–76	
Thailand	1969–72	

Eastern European states (4 seats)¹

Armenia	2009–12	
Belarus	2008–11 17–20	
Bulgaria	1984–91 96–99 2013–16	
Croatia	2004–07	
Czechia	1993–95 1997–2004 12–15	2020–23
Georgia		2020–23
Hungary	1965–68 73–76 80–83 89–92 2000–03	
	05–08 12–15	2021–24
Latvia	2016–19	
Lithuania	2008–11	
Poland	1969–72 92–95	
Romania	1957–64 77–80 1996–2003 16–19	
Russian Federation	1947–2021	2022–25
Ukraine	1947–79 81–88 93–96 2004–07	

Latin American and Caribbean states (4 seats)

Argentina	1950–52 72–79 1982–2001	
Barbados	2013–16	
Brazil	1960–67 69–96 2014–17	2020–23
Colombia	1996–99 2005–08 10–13 17–20	2021–24
Costa Rica	2002–05	
Cuba	1957–64 67–71 84–87 2004–07 12–19	2022–25
Dominican Republic	1956–69 2013–16	
Ecuador	1967–69 80–83	
Honduras	2008–11	
Jamaica	1978–81 92–95 1997–2004 06–09	
Mexico	1947–49 1981–2012 17–20	2021–24
Panama	1965–72 77–80 88–91	
Peru	2000–03 18–21	
Suriname	2009–12	
Uruguay	1962–68 73–76	
Venezuela	1970–77	

Western European and Other states (7 seats)

Australia	1952–57 60–71 81–84 93–96 1998–2001 10–13	2022–25
Austria	1980–83	
Belgium	1966–73	
Canada	1951–59 62–69 74–81 89–92 2006–09 18–21	
Denmark	1951–60 69–72 2002–05 18–21	
Finland	1981–88 2006–09	2022–25
France	1947–80 82–97 2001–04 06–09	
Germany	1986–2001 05–20	2021–24
Greece	2001–04	
Iceland	1974–76 1995–2001	
Ireland	1970–73 76–79 82–85	
Italy	2010–17	
Netherlands	1947–61 90–93 1997–2000 05–16 18–21	2022–25
New Zealand	1956–63 74–77 85–88 2002–05 14–17	
Norway	1947–50 61–68 89–92 2010–13	
Portugal	1997–2000	
Spain	1972–75 78–89 94–97 2002–05	
Sweden	1973–80 93–96 2014–17	
Switzerland	2017–20	2021–24
Türkiye	1947–50	
UK	1947–2004 05–20	2021–24
USA	1947–81 1984–2003 04–19	2020–23

Bureau (elected February 2023)**Chair**

Gabiella Vukovich, Hungary

Vice-Chairs

Hoon Han, ROK

Adnen Lassoued, Tunisia

Georges-Simon Ulrich,
Switzerland**Rapporteur**

Graciela Márquez, Mexico

Notes

* On 5 April 2023, ECOSOC elected eight members to serve a four-year term beginning 1 January 2024: Sierra Leone and UR of Tanzania (African states); India and ROK (Asia-Pacific states); Slovenia and Ukraine (Eastern European states); Argentina (Latin American and Caribbean states); and USA (Western European and Other states).

1 The former Socialist Federal Republic of Yugoslavia served on the Commission from 1954 to 1956. It was not automatically succeeded by any of the new states created following its dissolution.

Commission for Social Development (CSocD)

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Officer-in-Charge, UN Division for Inclusive Social Development: John Wilmoth

Purpose

Since the World Summit for Social Development in Copenhagen in 1995, CSocD has been the main UN body in charge of the follow-up and implementation of the Copenhagen Declaration and Programme of Action, and serves as the forum for an intensified global dialogue on social development issues. It also contributes to the follow-up to the 2030 Agenda for Sustainable Development, within its existing mandate.

Originally known as the Social Commission but renamed in 1966, CSocD was established by ECOSOC res. 10 (II) (1946). Its purpose was to advise ECOSOC on social policies of a general character and, in particular, on all matters in the social field not covered by the specialised intergovernmental agencies. The Commission's mandate was further developed by ECOSOC resolutions 830J (XXXII) (1961), 1139 (XLI) (1966) and 1996/7. Since 2006, the Commission has taken up key social development themes as part of its follow-up to the outcome of the Copenhagen Summit. Since 2016, the Commission has addressed key social development challenges to assist Member States in implementing the Sustainable Development Goals (SDGs).

Meetings

CSocD meets annually in New York, usually in early February.

Membership

Originally 18, membership has been increased several times, most recently in 1996, and now stands at 46. Members are elected by ECOSOC based on equitable geographical distribution (as noted in the following list) for four-year terms. Until 2002, terms began on 1 January and ended on 31 December. Under ECOSOC decision 2002/210, terms now begin immediately after the Commission's regular session and end at the conclusion of a regular session, usually in February.

The Bureau comprises a chair and four vice-chairs. Bureau members are elected by the Commission at the first meeting of a regular session, held immediately after the end of a regular session for the sole purpose of electing a new bureau (ECOSOC decision 2002/210).

Members 62nd session (46)*

	Previous	Current
African states (12 seats)*		
Algeria.....	1999–2003 ¹ 15–19	
Angola.....	2005–09	
Benin.....	1995–98 2000–04 ¹ 07–11 15–19	
Botswana.....	1968–70	
Burkina Faso.....	1966–68 2011–15	
Burundi.....	1989–92 2015–19	2023–27
Cameroon.....	1968–74 1989–2000 07–15	
Central African Republic.....	1983–86 2003–07	
Chad.....	1979–82 2019–23	

Comoros.....	2001-05 ¹	
Congo.....	1969-71 2017-20	
Côte d'Ivoire.....	1972-75 92-95 2004-08 17-21	
Djibouti.....		2021-25
DR Congo.....	1975-78 2005-09 13-17	2020-24
Egypt.....	1956-78 95-98 2007-15	2023-27
Eswatini.....	1999-2003 ¹	
Ethiopia.....	1995-98 2004-08 09-13	2020-24
Gabon.....	1963-65 69-71 75-78 96-99 2001-05 ¹ 09-13	
Gambia.....	1997-99	
Ghana.....	1983-94 2000-04 08-12 16-20	2023-27
Guinea.....	1977-80 91-94 1999-2003	2021-25
Kenya.....	1980-87	
Lesotho.....	1976-82 2009-13	
Liberia.....	1983-90 2012-16	
Libya.....	1987-90 2003-07	2020-24
Madagascar.....	1977-84 91-94 13-21	
Malawi.....	1997-2000 13-21	
Mali.....	1964-67 75-78 85-88 2004-08	
Mauritania.....	1964-76 97-99 2012-16	
Mauritius.....	2009-13	
Morocco.....	1967-69 80-87 1999-2003 ¹ 19-23	
Namibia.....	2007-11 15-19	
Nigeria.....	1972-75 91-94 2000-04 ¹ 08-16	2020-24
Rwanda.....	2016-20	
Senegal.....	1979-82 2003-07 08-12 17-20	
Sierra Leone.....	1970-72 76-79 2019-23	
Somalia.....	1971-74	
South Africa.....	1947-51 1997-2009 ¹ 19-23	
Sudan.....	1973-76 81-84 1988-2004 08-16 17-21	
Togo.....	1979-90 95-98	
Tunisia.....	1962-74 2004-08	
Uganda.....	1964-67 88-91 1997-2000 13-17	2021-25
UR of Tanzania.....	1967-68 2001-09 ¹	
Zambia.....	2003-07	2021-25
Zimbabwe.....	1985-88 93-96 2011-15	

Asia-Pacific states (10 seats)

Afghanistan.....		2021-25
Bangladesh.....	1987-90 2001-09 ¹ 12-15 16-20	2023-27
China.....	1947-64 66-68 1989-2005 ¹ 05-21	2021-25
Cyprus.....	1967-94	
DPRK.....	1999-2003 05-09	
India.....	1949-57 69-75 79-86 1997-2000 03-11 18-21	2023-27
Indonesia.....	1972-83 86-88 92-95 2000-08 ¹	
Iran.....	1967-70 1991-2007 09-13 15-19	2020-24
Iraq.....	1962-65 73-80 88-91 2015-23	
Japan.....	1971-78 1996-2020	2020-24
Jordan.....	1947-50 53-55	
Kazakhstan.....	2001-05 ¹	
Kuwait.....	2013-17 18-21	
Lebanon.....	1969-71	
Malaysia.....	1962-65 84-87 97-98	
Mongolia.....	1976-87 95-98 2012-16	
Myanmar.....	2005-09	
Nepal.....	1997-99 2007-11 12-15	

Pakistan	1967-69 88-95 1997-2000 03-07 08-12 13-17	
Philippines	1952-57 67-72 77-84 1989-2000 09-13	
Qatar	2009-13 15-23	
ROK	1996-2020	2020-24
Saudi Arabia		2023-27
Sri Lanka	1962	
Tajikistan		2021-25
Thailand	1970-76 81-88 1999-2003 ¹	
Turkmenistan	2014-21	2021-25
UAE	2007-11	
Viet Nam	2001-05 ¹ 12-15	

Eastern European states (5 seats)*²

Albania	1961-64 2009-13	
Armenia	2008-12	
Belarus	1951-60 62-71 83-86 1992-2004 12-16 17-20	
Bulgaria	1964-67 2001-05 ¹ 17-21	
Croatia	1999-2003	
Czechia	2001-09 ¹	
Hungary	1976-79	
North Macedonia		2020-24
Poland	1947-50 77-92 1997-2000 13-17	2021-25 ³
Republic of Moldova	2004-08 16-19	
Romania	1968-70 75-82 84-91 1997-2000 03-07 13-21	
Russian Federation	1947-20	2020-24
Slovakia	2007-11	
Ukraine	1972-75 80-83 91-98 2005-09 12-15 19-23	2023-27

Latin American and Caribbean states (9 seats)

Argentina	1964-66 68-70 1983-2007 08-12 13-17 19-23	
Bolivia	1950-52 79-82 93-96 2005-09 15-19	
Brazil	1950-55 60-63 2009-21	2021-25
Chile	1967-2000 04-08 13-17	
Colombia	1947-49 53-59 73-76 2015-23	2023-27
Costa Rica	1971-78 80-83	2021-25
Cuba	1964-67 69-71 1997-2000 07-15	2020-24
Dominican Republic	1956-59 72-79 1987-2007 12-16	2021-24 ³
Ecuador	1957-64 77-80 83-86 89-92 1997-2004 12-16	2021-25
El Salvador	1980-87 2001-05 ¹ 08-20	
Grenada	1976-79	
Guatemala	1970-72 88-91 97-98 2000-04 ¹ 08-12 19-23	
Haiti	1984-95 1999-2008 ¹ 09-13 17-21	2023-27
Honduras	1964-67	
Jamaica	1971-74 1997-2005 ¹ 07-11	
Mexico	1968-70 75-78 92-95 2001-05 ¹ 07-19	
Nicaragua	1979-82	
Panama	1981-88 2017-21	
Paraguay	2005-09 16-20	2020-24
Peru	1947-49 67-68 1996-2008 11-15 16-20	2023-27
Suriname	2003-07	
Uruguay	1954-56 60-69 72-75	
Venezuela	1967-71 96-99 2005-13	

Western European and Other states (10 seats)*

Andorra	2007-15	
Australia	1950-52 54-56 58-61	
Austria	1962-65 73-76 83-98 2001-05 ¹ 12-23	2023-27

Belgium	1951–56 72–75	
Canada	1961–64 67–72 84–87 1997–2000	
Denmark	1964–66 77–80 85–88 93–96 2001–05 ¹ 09–13	
Finland	1960–63 75–78 83–86 89–92 1997–2000	
	05–09 13–17	2021–25
France	1947–2012 14–21	
Germany	1987–2016	
Greece	1947–48 52–57 67–69	
Iceland	2017–20	
Israel	1951–56 61–64 66–68 2016–23	
Italy	1958–61 70–88 2001–09 ¹ 09–13	
Luxembourg	2017–21	2022–25 ³
Malta	1989–2000 03–07	
Monaco	2005–09	
Netherlands	1957–60 66–71 76–83 85–88 1993–2000 05–13	
New Zealand	1947–52 57–60 73–76	
Norway	1953–55 67–69 79–82 87–90 95–98	
Portugal	2016–23	2023–27
Spain	1957–60 68–74 89–92 1997–2015	
Sweden	1956–59 70–72 81–84 91–94 1999–2003 ¹ 09–13	
Switzerland	2001–05 ¹ 09–13 14–21	2021–25 ⁴
Türkiye	1949–51 77–84 1999–2011	2020–24
UK	1947–82	
USA	1947–2020	2020–24

Bureau (61st session, 2022–23)⁵

Chair

Alya Ahmed Saif Al-Thani,
Qatar

Vice-Chairs

Jon Ivanovski,
North Macedonia
Or Shaked, Israel
Daniel Zavala Porras,
Costa Rica

Rapporteur

Hellen M Chifwaila,
Zambia

Notes

* On 5 April 2023, ECOSOC elected six countries for a four-year term of office beginning at the first meeting of the Commission's 63rd session in 2024: Togo, Madagascar and Zimbabwe (African states); Japan (Asia–Pacific states); and Belarus and Russian Federation (Eastern European states). It deferred the election of nine further members for the same term, one from the African states, two from Asia–Pacific states, three from Latin American and Caribbean states and three from Western European and Other states.

As at 30 June 2023, there were five vacancies for the Commission's 62nd session: one from the African states for the term expiring at the close of the Commission's 65th session in 2027; one from the Eastern European states for a term expiring at the close of the Commission's 63rd session in 2025; and three from the Western European and Other states, one for the term expiring at the close of the 62nd session in 2024, one for the term expiring at the close of the 63rd session in 2025 and one for the term expiring at the close of the 65th session in 2027.

- 1 ECOSOC decision 2002/210 extended the terms of office for members of the Commission whose terms were to expire on: 31 December 2002 until the conclusion of the 41st session; 31 December 2003 until the conclusion of the 42nd session; 31 December 2004 until the conclusion of the 43rd session.
- 2 Czechoslovakia served on the Commission in 1947–48, 1953–59 and 1964–76. The former Socialist Federal Republic of Yugoslavia served on the Commission in 1947–52, 1960–63 and 1971–74. It was not automatically succeeded by any of the new states created following its dissolution.
- 3 Elected in April 2022, filling an outstanding vacancy, for a term beginning immediately and expiring as noted.
- 4 Elected in April 2021, filling an outstanding vacancy, for a term beginning immediately and expiring as noted.
- 5 On 15 February 2023, the Commission elected Ruchira Kamboj, India, as Chair of its 62nd session, and Carla María Carlson, Dominican Republic, Jon Ivanovski, North Macedonia, and Thomas Lammar, Luxembourg, as Vice-Chairs.

Commission on Crime Prevention and Criminal Justice (CCPCJ)

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Internet: www.unodc.org/unodc/en/commissions/CCPCJ/
Secretary: Jo Dedejne-Amann, Belgium (since 2012)

Purpose

The CCPCJ was established by ECOSOC in 1992. Its main functions are to:

- Provide policy guidance to the UN and its Member States on crime prevention and criminal justice
- Act as a governing body of the UN Office on Drugs and Crime (UNODC) and approve the budget of the UN Crime Prevention and Criminal Justice Fund
- Facilitate and help coordinate the activities of and maintain close links with the inter-regional and regional institutes of the UN Crime Prevention and Criminal Justice Programme Network (PNI)
- Mobilise the support of Member States
- Offer Member States a forum for exchanging expertise, experience and information in order to develop national and international strategies, and to identify priorities for combating crime
- Act as preparatory body for the quinquennial UN Congresses on crime prevention and criminal justice.

ECOSOC res. [1992/1](#), which established the CCPCJ, also dissolved its predecessor, the Committee on Crime Prevention and Control (also see GA res. [46/152](#) (1991)).

The CCPCJ's mandates (ECOSOC res. [1992/22](#)) are carried out by the UNODC crime programme.

Meetings

The CCPCJ meets annually in Vienna, in May. Since 2010, it has also held annual one-day reconvened sessions in the second half of the year to consider budgetary matters (ECOSOC decision [2009/251](#)). Since 2011, the CCPCJ and Commission on Narcotic Drugs (CND) have held joint meetings during their annual reconvened sessions (ECOSOC decision [2011/259](#)).

Membership

The Commission is composed of 40 Member States elected by ECOSOC, with the following distribution of seats among the regional groups: 12 for African states; nine for Asia-Pacific states; four for Eastern European states; eight for Latin American and Caribbean states; seven for Western European and Other states. Members are elected for three-year terms that begin on 1 January and end on 31 December of the years shown. The Commission elects a bureau at the end of its reconvened session for the next session. The Bureau consists of a chair, three vice-chairs and a rapporteur.

Members (40)*

	Previous	Current
African states (12 seats)		
Algeria.....	2003–05 09–14 19–21	
Angola.....	2010–12	2021–23
Benin.....	2010–12 16–18	
Botswana.....	2004–06	
Burkina Faso.....	2019–21	

Burundi	2004-06	
Cameroon	2007-18	2021-23
Central African Republic	2003-05	
Comoros	2004-11	
Côte d'Ivoire	2016-18	2021-23
DR Congo	2002-03 06-17	
Egypt	2004-06 18-20	
Eritrea	2015-20	2021-23
Eswatini	2019-21	
Ethiopia	2003-05	
Gambia	2003-05	
Ghana	2009-11 13-15	2022-24
Kenya	2009-20	2021-23
Lesotho	2009-11	
Liberia	2015-17	
Libya	2006-11	2022-24
Mauritania	2003-05 18-20	
Mauritius	2012-20	2021-23
Morocco	2015-20	2021-23
Namibia	2006-08 13-15	2021-23
Niger	2006-08	
Nigeria	2004-15 19-21	2022-24
Senegal	2006-08	
Sierra Leone	2007-09 12-17	
South Africa	2007-09 12-14 16-20	
Sudan	2009-11	
Togo	2018-20	2022-24
Tunisia	2012-14	
Uganda	2003-08 12-14	
UR of Tanzania	2006-08	
Zambia	2003-05	
Zimbabwe	2015-17	

Asia-Pacific states (9 seats)

Afghanistan	2018-20	
Bahrain		2022-24
China	2003-20	2021-23
India	2004-12 16-21	2022-24
Indonesia	2004-09 13-15 18-20	
Iran	2004-21	
Iraq	2019-21	
Japan	2003-20	2021-23
Kuwait	2019-21	
Pakistan	2003-08 10-18	2022-24
Philippines	2010-12	
Qatar	2015-17	2022-24
ROK	2003-18	2021-23
Saudi Arabia	2004-18	2021-23
Thailand	2004-17 19-21	2022-24
UAE	2007-09 12-14	

Eastern European states (4 seats)

Armenia	2006-08	2021-23
Belarus	2010-21	2022-24
Bulgaria	2018-20	2022-24
Croatia	2003-05 12-14	
Czechia	2004-06 13-15	

North Macedonia	2020–21	
Republic of Moldova	2007–09	
Romania	2009–11	
Russian Federation	2003–20	2021–23
Serbia	2016–18	
Slovakia	2015–17	
Ukraine	2004–12	

Latin American and Caribbean states (8 seats)

Argentina	2007–15	
Bahamas	2013–15	
Bolivia	2006–08 18–20	
Brazil	2004–21	2022–24
Chile	2006–08 10–12 16–18	2022–24
Colombia	2007–09 12–20	2021–23
Costa Rica	2006–08	
Cuba	2004–06 09–14 16–21	2022–24
Dominican Republic		2022–24
Ecuador	2015–17 19–21	
El Salvador	2004–06 09–11 15–17	2021–23
Guatemala	2007–09 16–21	
Jamaica	2004–09	
Mexico	2004–06 10–21	
Nicaragua	2003–05	
Paraguay	2004–06	2022–24
Peru	2003–05 13–15	2021–23
Saint Vincent and the Grenadines	2010–12	
Uruguay	2009–14 18–20	

Western European and Other states (7 seats)

Austria	2003–14 16–21	2022–24
Belgium	2009–11	
Canada	2004–17	2022–24
Finland	2004–06	
France	2016–21	2022–24
Germany	2006–20	2021–23
Italy	2003–08 12–20	2021–23
Norway	2013–15	
Sweden	2016–18	
Switzerland	2013–15	
Türkiye	2003–05 07–12 19–21	
UK	2004–15 18–20	2021–23
USA	2004–21	2022–24

Note

* On 5 April 2023, ECOSOC elected 16 members for a three-year term beginning 1 January 2024: Cameroon, Madagascar, South Africa and Zimbabwe (African states); China, Indonesia, Iran and Japan (Asia-Pacific states); Armenia and Czechia (Eastern European states); Guatemala, Mexico and Uruguay (Latin American and Caribbean states); and Finland, Italy and UK (Western European and Other states). It postponed the election of four members from the African states group.

United Nations Forum on Forests (UNFF)

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 United Nations Secretariat, 26th Floor Email: unff@un.org
 New York, NY 10017
 United States of America

Internet: www.un.org/esa/forests

Director, UNFF Secretariat: Juliette Biao Koudenoukpo (appointed by the UN Secretary-General in January 2022)

Purpose

The UNFF, as the intergovernmental body of the [International Arrangement on Forests \(IAF\)](#), was established by ECOSOC in 2000 to provide a coherent, transparent and participatory global framework for policy development, implementation and coordination on sustainable forest management. It has reached notable milestones including the adoption of the first [UN Forest Instrument](#) in 2007, the creation of the [Global Forest Financing Facilitation Network \(GFFFN\)](#) in 2015 and most recently, the adoption in 2017 of the first [UN Strategic Plan for Forests \(2017–30\)](#).

At its 11th session in May 2015, the Forum decided to strengthen the IAF and extended it to 2030. In December 2015, on the recommendation of the Forum at its 11th session, the General Assembly decided to extend the timeline of the UN Forest Instrument's global objectives on forests to 2030, in line with the timeline of the 2030 Agenda for Sustainable Development (GA res. [70/199](#)).

At its special session in January 2017, the Forum adopted the UN Strategic Plan for Forests, which was subsequently adopted by the UN General Assembly in April 2017 (GA res. [71/286](#)). The key mission of the Strategic Plan is to promote sustainable forest management and promote the contribution of forests to the 2030 Agenda for Sustainable Development, including by strengthening cooperation and political commitment at all levels. The Plan features a set of six Global Forest Goals and 26 associated targets to be reached by 2030, which are voluntary and universal.

The Global Forest Goals and targets cover a wide range of issues, including: increasing forest area and combating climate change; reducing poverty and increasing forest protected areas; mobilising financing and inspiring innovation; and promoting governance and enhancing cooperation across sectors and stakeholders. One of the groundbreaking aspects of the Strategic Plan is a target to expand the world's forests by 3 percent, an area of 120 million hectares, by 2030. The Forum's 16th session in April 2021 reviewed progress on the UN Strategic Plan for Forests, adopted the programme of work for 2022–24 (see [E/2021/42](#)) and launched a new flagship publication, the [Global Forest Goals Report 2021](#). It also launched the first phase of the Clearing House of the GFFFN, three databases on forest financing opportunities, best practices and lessons learned.

To support the UNFF's work and enhance collaboration, ECOSOC invited the executive heads of relevant UN system organisations, amongst others, to establish a Collaborative Partnership on Forests (CPF), which was established as a voluntary arrangement in 2001. The CPF consists of 15 international organisations, institutions and secretariats with substantial programmes on forests. The Food and Agriculture Organization (FAO) serves as the Chair and the UNFF Secretariat serves both as a member and the secretariat of the Partnership.

Major legislative mandates are provided in ECOSOC resolutions [2000/35](#), [2006/49](#), [2015/33](#), [2017/4](#), [2020/14](#), [2021/6](#) and [2022/17](#) and GA resolutions [61/193](#) (2006), [62/98](#) (2008), [67/200](#) (2012), [70/199](#) (2015), [71/285](#) (2017) and [71/286](#) (2017).

Meetings

From 2001 to 2007, the UNFF met annually for two weeks; then from 2007 to 2015, the UNFF met biennially for two weeks. At its 11th session in 2015, the Forum decided to change the frequency and duration of future UNFF sessions to meet annually for one week, starting in 2017. Since then, odd-year sessions focus on discussions on implementation, technical advice and exchange of experiences, while even-year sessions focus on policy dialogue, development and decision-making.

Membership

Membership is open to all UN Member States and states members of the specialised agencies with full and equal participation including voting rights (the UNFF is the only functional commission under ECOSOC with universal membership). CPF member organisations and relevant regional and sub-regional processes and organisations, as well as major groups, as identified in [Agenda 21](#), are involved in UNFF sessions.

The UNFF [Bureau](#) consists of a chair and four vice-chairs in accordance with the principle of equitable geographical distribution. One vice-chair is designated to act concurrently as the Rapporteur.

Bureau 18th and 19th sessions, 2022–23 (elected 13 May 2022)*

Chair	Vice-Chairs	Vice-Chair–Rapporteur
Zéphyrin Maniratanga, Burundi	Jaroslav Kubista, Czechia* Javad Momeni, Iran Leticia Zamora Zumbado, Costa Rica*	Ismail Belen, Türkiye

Note

* Jaroslav Kubista, Czechia, and Leticia Zamora Zumbado, Costa Rica, were elected on 8 May 2023.

REGIONAL COMMISSIONS

UN Economic Commission for Africa (ECA)

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YouTube: www.youtube.com/user/unecaVideo

Internet: www.uneca.org

Acting Executive Secretary: Antonio Pedro, Mozambique (since September 2022)

Purpose

ECA is the regional arm of the UN in Africa. It was established by ECOSOC in 1958 as one of the UN's five regional commissions (ECOSOC res. [671A \(XXV\)](#) (1958)). ECA's mandate is to support the economic and social development of its Member States, foster regional integration and promote international cooperation for Africa's development.

ECA's work programme is guided by five strategic directions: building ECA's analytical capabilities; formulating macroeconomic and structural policy; designing innovative

financing models; supporting regional and sub-regional transboundary initiatives; and advocating continental ideas at the global level. It works with countries to promote inclusive and sustainable development in support of accelerating the economic diversification and structural transformation of Africa, in line with the 2030 Agenda for Sustainable Development and Agenda 2063. It also provides technical advisory services to African Union (AU) governments, intergovernmental organisations and institutions. In addition, it formulates and promotes development assistance programmes and acts as the executing agency for relevant operational projects.

ECA's work is organised around nine substantive programme clusters: macroeconomics and governance; private sector development and finance; data and statistics; technology, climate change and natural resource management; poverty, inequality and social policy; sub-regional activities for development; gender equality and the empowerment of women; and regional integration and trade.

Structure

ECA is headquartered in Addis Ababa, Ethiopia. It coordinates with the AU through its Partnerships Office and the Joint Secretariat Support Office of the ECA, AU Commission (AUC) and African Development Bank (AfDB). It has five sub-regional offices, one each in central, east, north, southern and west Africa. ECA is headed by an Executive Secretary, who is assisted by two Deputy Executive Secretaries.

Meetings

ECA sessions (Conference of Ministers of Finance, Planning and Economic Development) are held annually. Most recently, the [55th session](#) was held from 15 to 21 March 2023 in Addis Ababa, Ethiopia. ECA also jointly organises the annual Africa Regional Forum on Sustainable Development ([ARFSD](#)) with the Forum's host government, in collaboration with the AUC, AfDB and other UN system entities. More information is available on the website under 'Events'.

Membership

The geographical scope of ECA's work is the continent and islands of Africa. Membership is open to members of the UN in this region and to any state in the area that may become a member of the UN in the future. Under its terms of reference, ECA may invite UN Member States to participate in its work in a consultative capacity. Switzerland participates in a consultative capacity by virtue of ECOSOC res. [925 \(XXXIV\)](#) (1962).

Members (54)

Algeria	Egypt	Malawi
Angola	Equatorial Guinea	Mali
Benin	Eritrea	Mauritania
Botswana	Eswatini	Mauritius
Burkina Faso	Ethiopia	Morocco
Burundi	Gabon	Mozambique
Cabo Verde	Gambia	Namibia
Cameroon	Ghana	Niger
Central African Republic	Guinea	Nigeria
Chad	Guinea-Bissau	Rwanda
Comoros	Kenya	São Tomé and Príncipe
Congo	Lesotho	Senegal
Côte d'Ivoire	Liberia	Seychelles
DR Congo	Libya	Sierra Leone
Djibouti	Madagascar	Somalia

South Africa
South Sudan
Sudan

Togo
Tunisia
Uganda

UR of Tanzania
Zambia
Zimbabwe

UN Economic and Social Commission for Asia and the Pacific (ESCAP)

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Executive Secretary: Armida Salsiah Alisjahbana, Indonesia (appointed by the UN Secretary-General in September 2018; took office in November 2018)

Purpose

ESCAP is the regional development arm of the UN in Asia and the Pacific. The largest UN Regional Commission in terms of area covered and population served, ESCAP promotes inclusive and sustainable economic, social and environmental development, with a particular focus on reducing disparities within and among countries in the region.

ESCAP also assists its membership in: the attainment of internationally agreed development goals, such as the Sustainable Development Goals (SDGs), with a particular emphasis on countries in special situations (the region's least developed countries (LDCs), landlocked developing countries (LLDCs) and small island developing states (SIDS)); the implementation of regional intergovernmental frameworks and agreements; and the formulation of common regional positions on global issues and processes such as the 2030 Agenda for Sustainable Development.

Under the programme structure endorsed by GA res. [70/247](#) (2016), and modified with ESCAP res. [73/1](#), ESCAP's work is implemented through nine sub-programmes: macroeconomic policy, poverty reduction and financing for development; trade, investment, enterprise and business innovation; transport; environment and development; information and communications technology and disaster risk reduction and management; social development; statistics; sub-regional activities for development; and energy.

ESCAP was originally established by ECOSOC res. [37](#) (IV) (1947) as the Economic Commission for Asia and the Far East (ECAFE). ECOSOC res. [1895](#) (LVII) (1974) approved the change of name to ESCAP.

Structure

The main legislative organ of ESCAP is the [Commission](#), which provides a forum for governments of the Asia-Pacific region to review and discuss economic, social and environmental development issues, strengthen sub-regional and regional cooperation and formulate common regional positions on global issues. The Commission also has nine sectoral committees that cover: macroeconomic policy, poverty reduction and financing for development; trade and investment; transport; environment and development; information and communication technology, science, technology and innovation; disaster risk reduction; social development; statistics and energy.

The Advisory Committee of Permanent Representatives and Other Representatives Designated by Members of the Commission ([ACPR](#)) was established in 1974. Formal meetings are held once every two months to advise and exchange views with the Executive

Secretary on the Secretariat's work, and to maintain close cooperation and consultation between Member States and the Secretariat.

The Commission also has the following **regional institutions** under its auspices:

- Asian and Pacific Centre for Transfer of Technology (APCTT), New Delhi, India
- Asian and Pacific Training Centre for Information and Communications Technology for Development (APCICT), Incheon, ROK
- Statistical Institute for Asia and the Pacific (SIAP), Chiba, Japan
- Centre for Sustainable Agricultural Mechanization (CSAM), Beijing, China
- Asian and Pacific Centre for the Development of Disaster Information Management (APDIM), Tehran, Iran.

ESCAP's work on **sub-regional activities for development** covers: the Pacific, with an office in Suva, Fiji; East and North-East Asia, with an office in Incheon, ROK; North and Central Asia, with an office in Almaty, Kazakhstan; South and South-West Asia, with an office in New Delhi, India; and South-East Asia, coordinated by ESCAP's headquarters, in Bangkok, Thailand.

Meetings

The Commission meets annually, usually in April in Bangkok, Thailand. Information on intergovernmental meetings and other activities of ESCAP can be found on its [website](#).

Membership

ESCAP is composed of 53 **Member States**, of which 30 are LDCs, LLDCs or SIDS, and nine associate members, of which seven are LDCs, LLDCs or SIDS. Most members are states physically located within the broad geographical scope of the Commission, plus France, Netherlands, UK and USA.

Members (53)

Afghanistan	Kiribati	Russian Federation
Armenia	Kyrgyzstan	Samoa
Australia	Lao PDR	Singapore
Azerbaijan	Malaysia	Solomon Islands
Bangladesh	Maldives	Sri Lanka
Bhutan	Marshall Islands	Tajikistan
Brunei Darussalam	Micronesia	Thailand
Cambodia	Mongolia	Timor-Leste
China	Myanmar	Tonga
DPRK	Nauru	Türkiye
Fiji	Nepal	Turkmenistan
France	Netherlands	Tuvalu
Georgia	New Zealand	UK
India	Pakistan	USA
Indonesia	Palau	Uzbekistan
Iran	Papua New Guinea	Vanuatu
Japan	Philippines	Viet Nam
Kazakhstan	ROK	

Associate Members (9)

American Samoa	Guam	New Caledonia
Cook Islands	Hong Kong, China	Niue
French Polynesia	Macau, China	Northern Mariana Islands

178 **UN Economic Commission for Europe (UNECE)**

Palais des Nations
1211 Geneva 10
Switzerland

Telephone: +41 22 917 1234
Email: unece_info@un.org

Internet: www.unece.org

Executive Secretary: Tatiana Molcean, Republic of Moldova (appointed by the UN Secretary-General in July 2023)

Purpose

UNECE’s major aim is to promote pan-European economic integration. Created in 1947 by ECOSOC res. 36 (IV) (1947), it brings together 56 countries from Europe, Central Asia and North America to work together on economic and sectoral issues.

The Commission provides analysis, policy advice and assistance to governments. In cooperation with other stakeholders, notably the business community, it gives focus to UN global economic mandates. It also sets out norms, standards and conventions to facilitate international cooperation within and outside the region.

Structure

UNECE is responsible for making strategic decisions on its work programme and provides a forum for policy dialogue on economic developments in the region. Principal subsidiary bodies are committees on: economic cooperation and integration, environmental policy, European statisticians, housing and land management, inland transport, sustainable energy, forests and forest industry, and trade. More structural and governance information is on the website under ‘About UNECE’ .

Meetings

A public session is held every two years. Most recently, the 70th session took place in April 2023. Sectoral committee meetings are held throughout the year.

Membership

UNECE is composed of the European members of the UN, the USA, Canada, Israel and the Central Asian and Caucasian former USSR republics. The Holy See, which is not a member of the UN, participates in UNECE activities in a consultative capacity. Provision is also made for participation by representatives of other UN Member States and intergovernmental and non-governmental organisations.

Members (56)

Albania	Finland	Luxembourg
Andorra	France	Malta
Armenia	Georgia	Monaco
Austria	Germany	Montenegro
Azerbaijan	Greece	Netherlands
Belarus	Hungary	North Macedonia
Belgium	Iceland	Norway
Bosnia and Herzegovina	Ireland	Poland
Bulgaria	Israel	Portugal
Canada	Italy	Republic of Moldova
Croatia	Kazakhstan	Romania
Cyprus	Kyrgyzstan	Russian Federation
Czechia	Latvia	San Marino
Denmark	Liechtenstein	Serbia
Estonia	Lithuania	Slovakia

Slovenia
Spain
Sweden
Switzerland

Tajikistan
Türkiye
Turkmenistan
Ukraine

UK
USA
Uzbekistan

Bureau (elected at the 70th session, 2023)

Chair

Switzerland

Vice-Chairs

Austria
Montenegro

Economic Commission for Latin America and the Caribbean (ECLAC)

United Nations Building
3477 Dag Hammarskjöld Ave
PO Box 179–D
Vitacura 7630412
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Facebook: www.facebook.com/eclac

Twitter: [@eclac_un](https://twitter.com/eclac_un)

YouTube: www.youtube.com/user/ECLACUN

Flickr: www.flickr.com/photos/eclac

Internet: www.cepal.org/en

Executive Secretary: José Manuel Salazar-Xirinachs, Costa Rica (appointed by the UN Secretary-General in September 2022)

Purpose

ECLAC was originally founded in 1948 by ECOSOC res. 106 (VI) to coordinate policies for the promotion of sustainable economic development and to foster regional and international trade in Latin America. Later, its work was extended to the Caribbean countries and territories and its programme of action expanded to promote sustainable social development. ECLAC is commemorating its 75th anniversary in 2023.

In 1996, Member States updated ECLAC's mandate through res. 553 (XXVI). Under this provision, the Commission helps Member States analyse the development process by formulating, evaluating and following up on public policies, as well as by providing assistance in areas of specialised information. The Spanish acronym for ECLAC is CEPAL.

Structure

ECLAC subsidiary organs:

- Caribbean Development and Cooperation Committee (CDCC)
- Committee on South–South Cooperation
- Conference on Science, Innovation and Information and Communications Technologies
- Committee of the Whole of ECLAC
- Regional Conference on Population and Development in Latin America and the Caribbean
- Regional Conference on Social Development in Latin America and the Caribbean
- Regional Conference on Women in Latin America and the Caribbean
- Regional Council for Planning
- Statistical Conference of the Americas.

Resolution 700 (XXXVI), Mexico Resolution, adopted at the Commission's 36th session in 2016, established the Forum of the Countries of Latin America and the Caribbean on Sustainable Development as a regional mechanism to follow up and review the implementation of the 2030 Agenda for Sustainable Development, including the Sustainable Development Goals (SDGs) and targets, its means of implementation, and the Addis Ababa Action Agenda (AAAA).

The ECLAC Secretariat divisions are: economic development; social development; statistics; population (Latin American Demographic Centre (CELADE)); international trade

and integration; economic and social planning (Latin American and Caribbean Institute for Economic and Social Planning (ILPES)); production, productivity and management; sustainable development and human settlements; natural resources and infrastructure; gender affairs; programme planning and operations; publications and web services.

In addition to headquarters in Santiago, Chile, the Commission has sub-regional headquarters in Mexico City for Mexico and Central America, and in Port of Spain, Trinidad and Tobago, for the Caribbean. It also maintains country offices in Buenos Aires, Argentina; Brasilia, Brazil; Montevideo, Uruguay; and Bogota, Colombia; and a liaison office in Washington, DC.

Meetings

The Commission's session meetings are held every two years. Its [39th session](#) took place in Argentina in October 2022. The Committee of the Whole meets between sessions.

Membership

ECLAC [membership](#) is made up of the 33 countries of Latin America and the Caribbean and 13 developed nations from North America, Europe and Asia that have strong economic, social and cultural linkages with the region. Additionally, 14 non-independent territories in the Caribbean are associate members.

Members (46)

Antigua and Barbuda	France	Peru
Argentina	Germany	Portugal
Bahamas	Grenada	ROK
Barbados	Guatemala	Saint Kitts and Nevis
Belize	Guyana	Saint Lucia
Bolivia	Haiti	Saint Vincent and the Grenadines
Brazil	Honduras	Spain
Canada	Italy	Suriname
Chile	Jamaica	Trinidad and Tobago
Colombia	Japan	Türkiye
Costa Rica	Mexico	UK
Cuba	Netherlands	USA
Dominica	Nicaragua	Uruguay
Dominican Republic	Norway	Venezuela
Ecuador	Panama	
El Salvador	Paraguay	

Associate members (14)

Anguilla	Curaçao	Puerto Rico
Aruba	French Guiana	Sint Maarten
Bermuda	Guadeloupe	Turks and Caicos Islands
British Virgin Islands	Martinique	United States Virgin Islands
Cayman Islands	Montserrat	

Economic and Social Commission for Western Asia (ESCWA)

PO Box 11-8575

Riad el-Solh Square, Beirut

Lebanon

Telephone: +961 1 981 301

Email: escwa-ciu@un.org

Facebook: www.facebook.com/unescwa

Twitter: [@UNESCWA](https://twitter.com/UNESCWA)

YouTube: www.youtube.com/@UNESCWA

Internet: www.unescwa.org

Under-Secretary-General and Executive Secretary: Rola Dashti, Kuwait (appointed by the UN Secretary-General in January 2019)

Purpose

ESCWA supports its member states in their efforts towards sustainable development. By analysing regional and national economic, social and environmental trends in the light of global UN agendas, ESCWA provides its member states with policy recommendations that build on a thorough analysis of facts and commonalities. It also underscores the benefits of integration and creates regional public goods, including knowledge, data, tools and capacity.

ESCWA was originally established by ECOSOC res. 1818 (LV) (1973) as the Economic Commission for Western Asia (ECWA). It was renamed the Economic and Social Commission for Western Asia in 1985 to reflect its expanded mandate to cover the social development field.

Structure

The ESCWA biennial session is the highest intergovernmental source of resolutions and recommendations on development issues to member states. It also advises ECOSOC of the consolidated views of member states on issues significant to economic and social development at the global level; facilitates policy discussion among high-level government officials on the regional development agenda and emerging issues; and sets mandates within the global development framework based on the expressed needs of the member states.

The 10 intergovernmental bodies of ESCWA are the Executive Committee and nine specialised subsidiary committees: statistical, social development, energy, water resources, transport and logistics, women, technology for development, trade policies and financing for development.

Meetings

The ministerial session of ESCWA is the governing body and is normally held once every two years.

Membership

ESCWA comprises 20 Arab countries.

Members (20)

Algeria	Libya	State of Palestine
Bahrain	Mauritania	Sudan
Egypt	Morocco	Syrian AR
Iraq	Oman	Tunisia
Jordan	Qatar	UAE
Kuwait	Saudi Arabia	Yemen
Lebanon	Somalia	

STANDING COMMITTEES

Committee for Programme and Coordination (CPC)

Secretariat Building
S-3241
New York, NY 10017
United States of America

Telephone: +1 212 963 5306
Email: cpc@un.org

Internet: www.un.org/en/ga/cpc

Purpose

The Committee was initially established by ECOSOC res. 920 (XXXIV) (1962) and given its present name by ECOSOC res. 1171 (XLI) (1966). Legislation defining its terms of reference

is consolidated in ECOSOC res. 2008 (LX) (1976), which provides that the Committee shall function as the main subsidiary organ of ECOSOC and the General Assembly for planning, programming and coordination.

The CPC is charged with:

- Reviewing UN programmes as defined in the strategic framework¹
- Recommending priority programmes
- Guiding the Secretariat on translating legislation into programmes and making recommendations, taking into account that duplication should be avoided
- Developing evaluation procedures
- Assisting ECOSOC in its coordination functions.

The CPC is required to consider the activities of UN agencies on a sectoral basis and recommend guidelines for them, taking into account the need for coherence and coordination. It must also carry out periodic reviews of the implementation of important legislative decisions. It is directed to cooperate with the Advisory Committee on Administrative and Budgetary Questions (ACABQ) and consult with the Joint Inspection Unit (JIU).

Meetings

The CPC usually meets for five weeks in New York in May and June.

Membership

Originally 11, membership has been increased several times, most recently by GA decision 42/450 (1987), and now stands at 34. In accordance with GA res. 42/318 (1987) and ECOSOC res. 1987/94, members are elected by the General Assembly on the nomination of ECOSOC and on the basis of equitable geographical distribution (as shown in the list of members). Members serve three-year terms, expiring on 31 December. The Bureau (on the website under 'Current Session') is elected annually and consists of a chair, three vice-chairs and a rapporteur.

Members (34)*

	Previous	Current
African states (9 seats)		
Algeria.....	1990–92 2005–07 11–13	
Angola.....	2019–21	
Benin.....	1986–91 95–97 1999–2001 03–08 11–16	
Botswana.....	2001–03 13–15 18–20	2022–24
Burkina Faso.....	1987–89 2015–20	
Burundi.....	1978–80 91–93	
Cameroon.....	1981–92 1994–2002 12–20	2021–23
Central African Republic.....	2003–11	
Chad.....	2018–20	
Comoros.....	1994–96 1999–2001 04–12 20–22	
Congo.....	1991–99	
Côte d'Ivoire.....	1988–90	
DR Congo.....	1996–98	
Egypt.....	1984–86 1993–2001 17–19	
Equatorial Guinea.....	2015–17	
Eritrea.....	2011–13 17–19	2021–23
Eswatini.....		2021–23
Ethiopia.....	1983–85 2002–04 14–16 19–21	
Gabon.....	2000–05	
Ghana.....	1978–80 92–97 2005–07	

Guinea	2009-14	
Guinea-Bissau	2012-14	
Kenya	1972-80 88-90 93-95 2005-10	2022-24
Liberia	1984-86 20-22	2023-25
Libya	2008-10	
Mali		2021-23
Mauritania	2000-02 20-22	
Morocco	1981-83 90-92 2014-16	2023-25
Namibia	2010-12 15-17	
Niger	2008-10	
Nigeria	1983-85 91-93 97-99 2002-04 09-11	
Rwanda	1988-90	
Senegal	1981-83 94-96 2006-08 17-19	
South Africa	2003-11	
Sudan	1977-82	
Togo	1974-76 93-98	
Tunisia	1987-89 2002-04	2023-25
Uganda	1972-79 88-93 1998-2000	
UR of Tanzania	1972-77 80-82 2001-03 13-18	
Zambia	1986-94 1998-2000	
Zimbabwe	1997-2002 04-09 12-14 16-18	

Asia-Pacific states (7 seats)

Bahrain	1988-90	
Bangladesh	1985-90 2000-02 08-10 17-19	
China	1987-2022	2023-25
India	1975-86 88-96 2003-11 18-20	2021-23
Indonesia	1972-80 84-89 1991-2008	
Iran	1994-2020	2021-23
Iraq	1985-87 91-93 2015-17	
Japan ²	1975-2007 12-16 18-20	2021-23
Kazakhstan ²	2009-14	
Malaysia	2012-14	
Pakistan	1973-84 1988-2020	2021-23
Philippines	1981-83 2021-22	2023-25
ROK	1993-2022	2023-25
Saudi Arabia	2015-17	
Sri Lanka	1990-92	
Thailand	1997-99	

Eastern European states (4 seats)³

Armenia	2003-11 15-17	2021-23
Belarus	1973-78 85-87 94-96 2006-20	2021-23
Bulgaria	1976-78 91-93 2006-08 12-14 18-20	
Hungary	1973-75	
Poland	1988-93 1997-2002	2021-23
Republic of Moldova	2000-05 12-14 18-20	
Romania	1979-84 88-90 94-99	
Russian Federation	1974-2021	2022-24
Ukraine	1991-2005 09-11 15-17	

Latin American and Caribbean states (7 seats)

Antigua and Barbuda	2011-13	
Argentina	1974-88 90-92 1994-2014 16-21	2023-25
Bahamas	1988-2006	
Brazil	1975-89 1991-2020	2021-23
Chile	1976-78 83-85 91-93 2018-20	2022-24
Colombia	1977-79 88-93	

Costa Rica	1980–82	2021–23
Cuba	1988–90 94–96 2008–20	2021–23
Dominican Republic		2021–23
El Salvador	2013–15	
Guyana	1973–75	
Haiti	1974–76 2007–12 14–19	
Jamaica	2005–10	
Mexico	1988–90 1995–2006	
Nicaragua	1993–95 97–99 2003–05	
Paraguay	2019–21	2022–24
Peru	1986–88 2000–02 13–18	
Trinidad and Tobago	1979–99	
Uruguay	1992–94 1996–2004 06–17 20–22	
Venezuela	1989–91 2007–12 15–17	

Western European and Other states (7 seats)

Austria	1988–90 97–99	
Belgium	1973–81	2022–24 ⁴
Canada	1988–90 94–96 2003–05	
Denmark	1973–78	
France	1974–2021	2022–24 ⁵
Germany	1982–2005 18–20	2021–23
Israel	2006–08 10–12	
Italy	1991–93 1997–2002 06–20	2021–23
Malta	1970–72	2021–23
Monaco	2003–05	
Netherlands	1982–87 91–96	
Norway	1979–81 91–96	
Portugal	1999–2002 06–08 15–20	
San Marino	2000–02	
Spain	2009–11	
Sweden	1988–90	
Switzerland	2003–08	
UK	1973–2005 13–20	2021–23
USA	1974–2006 13–20	2021–23

Notes

* On 5 April 2023, ECOSOC nominated the following 17 members for election by the General Assembly to three-year terms beginning on 1 January 2024: Cameroon, Côte d'Ivoire, Rwanda and South Africa (African states); India, Iran, Japan and Pakistan (Asia-Pacific states); Armenia (Eastern European states); Brazil, Mexico and Uruguay (Latin American and Caribbean states); and Germany, Israel, Italy, UK and USA (Western European and Other states). On 7 June 2023, ECOSOC nominated Poland for election by the General Assembly for the same term; on 25 July 2023, ECOSOC nominated Costa Rica for election by the General Assembly for the same term. As of July 2023, there was one vacancy for the 2024–26 term, from the Eastern European states.

1 In GA res. 58/269 (2003), the Assembly requested the Secretary-General to prepare, on a trial basis, a strategic framework to replace the medium-term plan. Pursuant to GA res. 62/224 (2007), the Assembly decided to maintain the strategic framework as the principal policy directive of the UN. In GA res. 72/266 (2017), the Assembly approved the proposed change from a biennial to an annual budget period on a trial basis and decided that the proposed programme budget would be submitted through the CPC and the Advisory Committee on Administrative and Budgetary Questions for the consideration of the General Assembly, and examined by the Committees in accordance with their respective mandates. In GA res. 77/267 (2022), the Assembly decided to lift the trial period effective from 2023 and requested the Secretary-General to continue with the submission of the programme budget according to an annual cycle. For more detailed information, see the [website](#).

2 The 2012–13 and 2012–14 terms began in April 2012.

3 The former Socialist Federal Republic of Yugoslavia served on the Committee from 1979 to 1990. It was not automatically succeeded by any of the new states created following its dissolution.

- 4 Elected by ECOSOC on 13 April 2022 to be nominated for election by the General Assembly for a term beginning on the date of election by the Assembly and ending on 31 December 2024.
- 5 Elected by ECOSOC on 8 December 2021 for a term beginning on the date of election and ending on 31 December 2023.

Committee on Non-Governmental Organizations

UN Secretariat, Room S-2586
New York, NY 10017
United States of America

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Fax: +1 212 963 1712

Internet: <http://csonet.org/index.php?menu=80>

Purpose

The Committee was established by ECOSOC res. 3 (II) (1946) to examine and report on the consultative relationship that ECOSOC should accord to international non-governmental organisations (NGOs). ECOSOC res. 1996/31 approved new criteria by which consultative arrangements between ECOSOC and NGOs may be established.

Meetings

The Committee traditionally meets for a total of 15 working days (30 meetings) a year: eight days (15 meetings) for its regular session at the end of January and seven days (13 meetings) for its resumed session at the end of May, plus one extra meeting at the end of each session to adopt its report.

Membership

Originally five, membership has been increased several times, most recently by ECOSOC res. 1981/50, and now stands at 19. Membership is open to all states, with regard to equitable geographical representation (as noted in the list of members). Under ECOSOC res. 70 (ORG-75) (1975), members are elected for four-year terms, beginning on 1 January and expiring on 31 December. The Committee elects a bureau every year.*

Members (since 2007) (19)

	Previous	Current
African states (5 seats)		
Algeria		2023-26
Angola	2007-10	
Burundi	2007-22	
Cameroon		2023-26
Egypt	2007-10	
Eritrea		2023-26
Eswatini	2019-22	
Guinea	2007-10 15-18	
Liberia		2023-26
Libya	2019-22	
Mauritania	2015-18	
Morocco	2011-14	
Mozambique	2011-14	
Nigeria	2019-22	
Senegal	2011-14	
South Africa	2015-18	
Sudan	2007-22	
Zimbabwe		2023-26

Asia-Pacific states (4 seats)

Bahrain	2019–22	2023–26
China	2007–22	2023–26
India	2007–22	2023–26
Iran	2015–18	
Kyrgyzstan	2011–14	
Pakistan	2007–22	2023–26
Qatar	2007–10	

Eastern European states (2 seats)

Armenia		2023–26
Azerbaijan	2015–18	
Bulgaria	2011–14	
Estonia	2019–22	
Georgia		2023–26
Romania	2007–10	
Russian Federation	2007–22	

Latin American and Caribbean states (4 seats)

Brazil	2019–22	
Chile		2023–26
Colombia	2007–10	
Costa Rica		2023–26
Cuba	2007–22	2023–26
Dominica	2007–10	
Mexico	2019–22	
Nicaragua	2011–22	2023–26
Peru	2007–14	
Uruguay	2015–18	
Venezuela	2011–18	

Western European and Other states (4 seats)

Belgium	2011–14	
Greece	2015–22	
Israel	2007–22	2023–26
Türkiye	2007–22	2023–26
UK	2007–10	2023–26
USA	2007–22	2023–26

Note

* On 23 January 2023, the Committee elected Petronellar Nyagurar, Zimbabwe, as Vice-Chair; on 13 February 2023, it elected Daniel Zavala Porras, Costa Rica, as Vice-Chair. It delayed the election of other members of the Bureau.

EXPERT BODIES**Committee of Experts on International Cooperation in Tax Matters**

Financing for Sustainable Development Office
2 United Nations Plaza, Room DC2–2170
New York, NY 10017
United States of America

Telephone: +1 212 963 8415
Email: ffdoffice@un.org

Internet: <https://financing.desa.un.org/what-we-do/ECOSOC/tax-committee/tax-committee-home>

Secretary: Michael Lennard

Purpose

The Committee of Experts is mandated to:

- Keep under review and update as necessary the UN Model Double Taxation Convention between Developed and Developing Countries, and the Manual for the Negotiation of Bilateral Tax Treaties between Developed and Developing Countries
- Provide a framework for dialogue with a view to enhancing and promoting international tax cooperation amongst national tax authorities
- Consider how new and emerging issues could affect international cooperation in tax matters and develop assessments, commentaries and appropriate recommendations
- Make recommendations on capacity-building and the provision of technical assistance to developing countries and countries with economies in transition
- Give special attention to developing countries and countries with economies in transition in dealing with all the above issues.

Subcommittees are formed at the discretion of the Committee members. For the 2021–25 term, the Committee has established subcommittees on: The UN Model Tax Convention between Developed and Developing Countries; Transfer Pricing; Update of the UN Manual for the Negotiation of Bilateral Tax Treaties Between Developed and Developing Countries; Environmental Taxation Issues; The Relationship of Tax, Trade and Investment Agreements; Taxation of the Digitalized and Globalized Economy; Increasing Tax Transparency; Wealth and Solidarity Taxes; Health Taxes; Indirect Taxation; and Taxation of the Extractive Industries. The Committee has also established similar small groups on: Dispute Avoidance and Resolution; Taxation and Coronavirus Disease (COVID-19); Digitalization and Improvement of Tax Administration and Procedural Issues for the Committee. More information, including mandates, can be found on the website under '[Subcommittees](#)'.

Evolution

The Ad Hoc Group of Experts on Tax Treaties between Developed and Developing Countries was established in 1968 (ECOSOC res. 1273 (XLIII) (1967)). Its purpose was to promote the conclusion of treaties between developed and developing countries that were acceptable to all parties and that would fully safeguard their respective revenue interests. In 1980, the Group finalised the UN Model Double Taxation Convention between Developed and Developing Countries, and it was given the title Ad Hoc Group of Experts on International Cooperation in Tax Matters. In 2004, it was renamed the Committee of Experts on International Cooperation in Tax Matters (ECOSOC res. 2004/69).

The most recent Tax Committee guidance publications (available on the website under '[Publications](#)') are:

- 2021 UN Model Double Taxation Convention between Developed and Developing Countries
- 2021 UN Practical Manual on Transfer Pricing for Developing Countries
- 2021 UN Handbook on Selected Issues for the Taxation of the Extractive Industries
- 2019 UN Manual for the Negotiation of Bilateral Tax Treaties between Developed and Developing Countries
- 2021 UN Handbook on Avoidance and Resolution of Tax Disputes
- 2021 UN Handbook on Carbon Taxation
- UN Guidelines on the Tax Treatment of Government-to-Government Aid Projects.

Meetings

Until 2015, the Committee met annually for five days in Geneva, usually in October. The Third International Conference on Financing for Development, in its Addis Ababa Action Agenda (AAAA), paragraph 29, as endorsed by the General Assembly (res. 69/313 of 27 July 2015)

decided that the Committee of Experts on International Cooperation in Tax Matters will meet twice a year instead of once, as was previously the case.

The Committee held its first meeting in New York in December 2016. Since 2017, meetings have taken place in New York in spring and in Geneva in autumn. The Committee's most recent meeting was the [26th session](#), held in New York from 27 to 30 March 2023, in conjunction with an [ECOSOC Special Meeting](#) on 31 March. Its [27th session](#) is scheduled to be held in Geneva from 17 to 20 October 2023.

Membership

Originally 20, the number of members increased in 1980 to 25 (ECOSOC res. [2004/69](#)). Members are nominated by governments and selected by the UN Secretary-General, taking into account equitable geographic distribution and representation from different tax systems. Members act in their expert capacities in tax policy and tax administration, not as country representatives, and serve four-year terms. The AAAA in its paragraph 29 provided that the Committee members will be nominated by governments and appointed by the Secretary-General in consultation with Member States.

Members (25) July 2021 to June 2025

Muhammad Ashfaq Ahmed, Pakistan	Kapembwa Elizabeth Namuyemba-Sikombe, Zambia	Aart Roelofsen, Netherlands
Rasmi Ranjan Das, India (Vice-Chair)	Marlene Patricia Nembhard- Parker, Jamaica	Alexander Smirnov, Russian Federation
Matthew Olusanya Gbonjubola, Nigeria (Co-Chair)	Eamonn O'Dea, Ireland	Stephanie Smith, Canada (Vice-Chair)
Liselott Kana, Chile (Co-Chair)	Pande Putu Oka Kusumawardani, Indonesia	Trude Steinnes Sønvisen, Norway
YoungJoo Lee, ROK	Mya Mya Oo, Myanmar	Titia Stolte-Detring, Germany
Wazonia Ligomeka, Malawi	El Hadramy Oubeid, Mauritania	José Troya, Ecuador
Nana Akua Achiia Amoako Mensah, Ghana	Carlos Protto, Argentina (Vice-Chair)	Mario Visco, Italy
Enrique Bolado Muñoz, Mexico	Elisângela Rita, Angola (Vice-Chair)	Ingela Willfors, Sweden
		Yan Xiong, China

Committee for Development Policy (CDP)

Secretariat of the United Nations Committee
for Development Policy

Department of Economic and Social Affairs
United Nations Secretariat
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Purpose

The Committee provides input and independent advice to ECOSOC on emerging cross-sectoral development issues and on international cooperation for development, focusing on medium- and long-term aspects. It is responsible for setting the criteria for the designation of least developed countries (LDCs) and reviewing the list of LDCs every three years.

The list of LDCs was first established in 1971 and now consists of 46 states. Countries that have graduated from the LDC category are: Botswana (1994), Cabo Verde (December 2007), Maldives (January 2011), Samoa (January 2014), Equatorial Guinea (June 2017) and Vanuatu (2020). Bhutan is scheduled to graduate in 2023, São Tomé and Príncipe in 2024, and Bangladesh, Lao PDR and Nepal in 2026. Solomon Islands was scheduled to graduate in 2024, but in June 2023, ECOSOC recommended that the General Assembly extend the preparatory period preceding the graduation of Solomon Islands. The Council also recommended that the General Assembly defer the graduation of Angola to a later date.

List of LDCs

Afghanistan	Guinea	São Tomé and Príncipe
Angola	Guinea-Bissau	Senegal
Bangladesh	Haiti	Sierra Leone
Benin	Kiribati	Solomon Islands
Bhutan	Lao PDR	Somalia
Burkina Faso	Lesotho	South Sudan
Burundi	Liberia	Sudan
Cambodia	Madagascar	Timor-Leste
Central African Republic	Malawi	Togo
Chad	Mali	Tuvalu
Comoros	Mauritania	Uganda
DR Congo	Mozambique	UR of Tanzania
Djibouti	Myanmar	Yemen
Eritrea	Nepal	Zambia
Ethiopia	Niger	
Gambia	Rwanda	

Evolution

ECOSOC res. 1035 (XXXVII) (1964) requested the Secretary-General consider the establishment of a group of experts in development planning theory and practice to work as a consultative body within the UN. ECOSOC res. 1079 (XXXIX) (1965) set out the functions of this proposed group, which was appointed at the Council's 40th session and designated the Committee for Development Planning.

ECOSOC res. 1625 (LI) (1971) enlarged the Committee from 18 to 24 members, with effect from 1 January 1972. The Committee was suspended for one year in 1993, following a recommendation by the Secretary-General that it be replaced by a High-Level Advisory Board on Sustainable Development (A/47/598). Following an ECOSOC review of its subsidiary bodies, initiated by GA res. 50/227 (1996), the Committee was renamed in 1998 the Committee for Development Policy (ECOSOC res. 1998/46). The resolution also determined that ECOSOC should decide the work programme for the Committee, and that the Committee should continue three-yearly reviews of the status of LDCs and meet to discuss this issue once every three years.

ECOSOC res. 2004/66 and GA res. 59/209 re-emphasised the importance of a smooth transition for countries graduating from LDC status. It established a process under which the Committee considers a country for graduation once it has met the criteria at two consecutive triennial reviews. ECOSOC, in turn, takes action on the Committee's recommendation. Graduation becomes effective three years after the General Assembly takes note of the ECOSOC decision. During the three-year period, the graduating country, still an LDC, is invited to prepare a transition strategy in cooperation with its development and trading partners, which are invited to consider extending LDC benefits or to reduce them in a phased manner after the country graduates from the category.

In December 2012, the General Assembly adopted a resolution (67/221) on smooth transition for countries graduating from the list of LDCs. The resolution clarifies several aspects of the process including the required actions by graduating countries and their development and trading partners, and the nature of support extended by the UN during this process. It also provides guidelines on the phasing out of some LDC-specific international support measures.

Meetings

The Committee meets annually, usually in March, for five working days.

Membership

Members serve in their individual capacities as experts and not as representatives of their own government. They are nominated by the UN Secretary-General and appointed by ECOSOC for three-year terms. Membership is geared to reflect a wide range of development experience as well as geographical and gender balance.

Members (24) 1 Jan 2022 to 31 Dec 2024

Adriana Abdenur, Brazil	Carlos Lopes, Guinea-Bissau
Fatuma Abdulkadir Adan, Kenya	Amina Mama, Nigeria
Sabina Alkire, USA	Jacqueline Musitwa, Zambia
Debapriya Bhattacharya, Bangladesh	Keith Nurse, Trinidad and Tobago
Sofia Borges, Timor-Leste	José Antonio Ocampo Gaviria, Colombia
Ha-Joon Chang, ROK	Annalisa Prizzon, Italy
Stefan Dercon, Belgium	Liliana Rojas-Suarez, Peru
Sakiko Fukuda-Parr, Japan	Taffere Tesfachew, Ethiopia
Ahmed Galal, Egypt	Kori Udovicki, Serbia
Arunabha Ghosh, India	Rolph van der Hoeven, Netherlands
Trudi Hartzenberg, South Africa	Natalya Volchkova, Russian Federation
Anne-Laure Kiechel, France	Xufeng Zhu, China

Committee of Experts on the Transport of Dangerous Goods and on the Globally Harmonized System of Classification and Labelling of Chemicals

c/- UNECE
Sustainable Transport Division
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Switzerland

Email: unece_info@un.org

Internet: <https://unece.org/transport/dangerous-goods/ecosoc-bodies-dealing-chemicals-safety>

Purpose

The main functions of the Committee are to:

- Approve work programmes for its sub-committees based on available resources
- Coordinate strategic and policy directions in areas of shared interests and overlap
- Give formal endorsement to the recommendations of the sub-committees and provide the mechanism for channelling these to ECOSOC
- Facilitate and coordinate the smooth running of the sub-committees.

The Committee was previously known as the Committee of Experts on the Transport of Dangerous Goods, which was reconfigured and given its current name by ECOSOC res. 1999/65. The Committee has two specialised sub-committees, the:

- Sub-Committee of Experts on the Transport of Dangerous Goods (TDG Sub-Committee)
- Sub-Committee of Experts on the Globally Harmonized System of Classification and Labelling of Chemicals (GHS Sub-Committee).

The UN Economic Commission for Europe (UNECE) provides secretariat services to the Committee and its two sub-committees.

Meetings

The Committee meets once every two years, in even years, in Geneva.

Membership

The Committee comprises experts from 40 states. Other countries occasionally participate as observers, in accordance with rule 72 of the ECOSOC [rules of procedure](#). The Committee Chair is designated at the beginning of each session from the TDG and GHS Chairs. Current practice is that designations are made on a rotational basis.

Members (40)

Argentina	Iran	ROK
Australia	Ireland	Russian Federation
Austria	Italy	Senegal
Belgium	Japan	Serbia
Brazil	Kenya	South Africa
Canada	Mexico	Spain
China	Morocco	Sweden
Czechia	Netherlands	Switzerland
Denmark	New Zealand	Ukraine
Finland	Nigeria	UK
France	Norway	USA
Germany	Poland	Zambia
Greece	Portugal	
India	Qatar	

Sub-Committee of Experts on the Transport of Dangerous Goods (TDG Sub-Committee)

Purpose

The Sub-Committee, established under ECOSOC res. [1989/104](#), develops recommendations on the transport of dangerous goods. These are updated every two years to take account of technical progress, the advent of new substances and materials, the requirements of modern transport systems and, above all, the requirement to ensure the safety of people, property and the environment. The recommendations are addressed to governments and international organisations concerned with regulating the transport of dangerous goods, including hazardous wastes and environmentally hazardous substances. The aim is to achieve uniformity across different modes of transport (road, rail, inland waterways, sea and air) and ensure the safety of transport without impeding the movement of goods.

The recommendations form the basis of much national legislation and of international instruments such as the:

- International Maritime Organization (IMO) International Maritime Dangerous Goods Code
- International Civil Aviation Organization (ICAO) Technical Instructions for the Safe Transport of Dangerous Goods by Air
- Agreement Concerning the International Carriage of Dangerous Goods by Road (ADR)

- European Agreement Concerning the International Carriage of Dangerous Goods by Inland Waterways (ADN)
- Regulations concerning the International Carriage of Dangerous Goods by Rail (RID).

The Sub-Committee has developed a comprehensive set of recommendations covering: listing, classification, marking and labelling; and also the use of packaging and tanks, their construction, testing and approval; training; consignment procedures including documentation; operational provisions; and security. They are grouped in the [Model Regulations](#) annexed to the UN Recommendations on the Transport of Dangerous Goods, also known as the 'Orange Book', and are updated every two years.

Evolution

The Sub-Committee initially replaced the Group of Experts on Explosives and Group of Rapporteurs, which were subsidiary bodies of the Committee of Experts on the Transport of Dangerous Goods. In 1999 (ECOSOC res. [1999/65](#)), the Sub-Committee replaced the Committee of Experts on the Transport of Dangerous Goods, which had been established under ECOSOC res. [468G \(XV\)](#) (1953) to recommend and define groupings or classification of dangerous goods based on the risk involved. In ECOSOC res. [1999/65](#), the Committee of Experts was also renamed the Committee of Experts on the Transport of Dangerous Goods and on the Globally Harmonized System of Classification and Labelling of Chemicals.

Meetings

The Sub-Committee meets twice a year in June/July and November/December in Geneva.

Membership

The Sub-Committee comprises experts from 30 states. Other countries participate occasionally as observers in accordance with rule 72 of the ECOSOC [rules of procedure](#).

Members (30)

Argentina	Germany	Poland
Australia	India	Portugal
Austria	Iran	ROK
Belgium	Italy	Russian Federation
Brazil	Japan	South Africa
Canada	Kenya	Spain
China	Mexico	Sweden
Czechia	Morocco	Switzerland
Finland	Netherlands	UK
France (Vice-Chair 2023–24)	Norway	USA (Chair 2023–24)

Sub-Committee of Experts on the Globally Harmonized System of Classification and Labelling of Chemicals (GHS Sub-Committee)

Purpose

The Sub-Committee was established under ECOSOC res. [1999/65](#) to give effect to the Globally Harmonized System of Classification and Labelling of Chemicals (GHS), also known as the 'Purple Book', developed by several organisations in the follow-up to the UN Conference on Environment and Development (Rio de Janeiro, June 1992) and [Agenda 21](#), Chapter 19, Programme Area B. The Sub-Committee develops and updates the GHS recommendations, which aim to ensure that information on hazardous chemicals is available to enhance the protection of human life and the environment during handling, transport and use of these chemicals. The GHS recommendations also provide the basis for the harmonisation of rules and regulations on chemicals at national and international level. They are applied worldwide and updated every two years.

The Sub-Committee's terms of reference are to:

- Act as custodian of the GHS, managing and giving direction to the harmonisation process
- Keep the GHS up to date as necessary, considering the need for changes to ensure its continued relevance and practical utility
- Determine the need for, and timing of, the updating of technical criteria while working with existing bodies as appropriate
- Promote understanding and use of the GHS and encourage feedback
- Make the GHS available for worldwide use and application
- Make guidance available on the application of the GHS, and on the interpretation and use of technical criteria to support consistency of application
- Prepare work programmes and submit recommendations to the Committee.

Meetings

The Sub-Committee meets twice a year, in July and December, in Geneva.

Membership

The Sub-Committee comprises experts from 36 states. Other countries participate occasionally as observers, in accordance with rule 27 of the ECOSOC [rules of procedure](#).

Members (36)

Argentina	Greece	Qatar
Australia	Iran	ROK
Austria (Chair 2023–24)	Ireland	Russian Federation
Belgium	Italy	Senegal
Brazil	Japan	Serbia
Canada (Vice-Chair 2023–24)	Kenya	South Africa
China	Netherlands	Sweden
Czechia	New Zealand	Switzerland
Denmark	Nigeria	Ukraine
Finland	Norway	UK
France	Poland	USA
Germany	Portugal	Zambia

Committee on Economic, Social and Cultural Rights (CESCR)

Internet: www.ohchr.org/en/hrbodies/cescr/pages/cescrindex.aspx

The International Covenant on Economic, Social and Cultural Rights obliges States Parties to report to ECOSOC on its implementation. ECOSOC has delegated consideration of such reports to the CESCR, which was established as an expert subsidiary body of ECOSOC by its res. [1985/17](#). An intergovernmental working group, established under decision [1978/10](#), had previously carried out these functions. A full CESCR entry is included in the 'Other Bodies' section, under 'Human rights treaty bodies', page 292.

Committee of Experts on Public Administration (CEPA)

Division for Public Institutions and
Digital Government
Department of Economic and Social Affairs
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New York, NY 10017
United States of America

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Internet: <https://publicadministration.un.org/en/cepa>

Purpose

CEPA is responsible for supporting ECOSOC's work by providing expert policy advice and programmatic guidance on issues related to governance and public administration structures and processes for development. It assists the Council by reviewing trends, issues and priorities in public administration, notably in relation to the 2030 Agenda for Sustainable Development and in support of the implementation and progress reviews of the Sustainable Development Goals. CEPA was established by ECOSOC res. 2001/45, succeeding the Group of Experts on Public Administration, which was established in 1967 by ECOSOC res. 1199 (XLII).

Meetings

The Committee meets annually in New York for one week, usually in April.

Membership

The Committee comprises 24 members who serve in their personal capacity. They are nominated by the UN Secretary-General, in consultation with Member States, and approved by ECOSOC. The membership is drawn from the inter-related fields of public economics, public administration and public finance, and reflects geographical and gender balance. Members serve four-year terms.

Members 1 August 2021 – 31 July 2025 (24)

Yamini Aiyar, India	Soonae Park, ROK
Rolf Alter, Germany (Rapporteur 2023)	Alketa Peci, Brazil (Vice-Chair 2023)
Linda Bilmes, USA	Mauricio Rodas, Ecuador
Augustin K Fosu, Ghana	Devon Rowe, Jamaica
Geraldine Fraser-Moleketi, South Africa (Chair 2023)	Carlos Santiso, France
Paul Jackson, UK	Henry Sardaryan, Russian Federation
Aigul Kosherbayeva, Kazakhstan	David Moinina Sengeh, Sierra Leone
Ronald U Mendoza, Philippines	Sherifa Fouad Sherif, Egypt
Louis Meuleman, Netherlands (Vice-Chair 2023)	Aminata Touré, Senegal
Lamia Moubayed Bissat, Lebanon (Vice-Chair 2023)	Xue Lan, China
Juraj Nemec, Slovakia	Najat Zarrouk, Morocco
Katarina Ott, Croatia	One vacancy as at 30 June 2023 ¹

Note

1 Marta Eugenia Acosta Zúñiga, Costa Rica, until 24 November 2021.

United Nations Permanent Forum on Indigenous Issues (UNPFII)

Indigenous Peoples and Development Branch
– Secretariat of the Permanent Forum on
Indigenous Issues

United Nations Secretariat, 25th Floor
New York, NY 10017
United States of America

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Internet: www.un.org/development/desa/indigenouspeoples/

Purpose

The Permanent Forum is mandated to:

- Provide expert advice and recommendations on indigenous issues relating to economic and social development, culture, the environment, education, health and human rights to ECOSOC, as well as to UN programmes, funds and agencies
- Raise awareness and promote the integration and coordination of activities related to indigenous issues within the UN system
- Prepare and disseminate information on indigenous issues
- Promote respect for and full application of the provisions of the UN Declaration on the Rights of Indigenous Peoples.

The Forum was established in 2000 as an advisory body to ECOSOC (res. 2000/22) and is one of three UN bodies mandated to deal specifically with indigenous peoples' issues. The others are the Expert Mechanism on the Rights of Indigenous Peoples and the Special Rapporteur on the Rights of Indigenous Peoples. The UN Declaration on the Rights of Indigenous Peoples (September 2007) provides the normative framework for implementing the Forum's mandate.

Meetings

The Forum meets annually for 10 days, usually in New York in April/May. States, UN bodies and organs, intergovernmental organisations and non-governmental organisations in consultative status with ECOSOC, and indigenous peoples may participate in the Forum sessions as observers.

The Forum sessions are attended by approximately 1600 participants and provide an opportunity for indigenous peoples from around the world to enter into direct dialogue with Forum members, Member States, the UN system and civil society. The outcome of the session is a report containing analysis, recommendations and draft decisions for attention and adoption by ECOSOC.

Membership

The Forum consists of 16 independent **experts**, functioning in their personal capacities, who serve three-year terms (beginning 1 January) and may be re-elected or reappointed for one additional term. Eight members are nominated by governments and eight by indigenous organisations in their regions. The government-nominated members are elected by ECOSOC and include representatives from each of the five UN regional groups. Each region has one seat, and the other three seats rotate in accordance with ECOSOC decision 2016/205.

The indigenous organisation-nominated members are appointed by the ECOSOC President and represent the seven socio-cultural regions determined to give broad representation to the world's indigenous peoples: Africa; Asia; Central and South America and the Caribbean; the Arctic; Central and Eastern Europe, Russian Federation, Central Asia and Transcaucasia; North America; and the Pacific. The one additional seat rotates among the three first listed above.

Members (16) 2023–25*

Nominated by states

Vital Bamberze, Burundi (re-elected)	Nan Li, China
Tove Søvndahl Gant, Denmark (re-elected)	Suleiman Mamutov, Ukraine
Ali Hajilari, Iran	Bornface Museke Mate, Namibia (re-elected)
Keith M Harper, USA	Rodrigo Eduardo Paillalef Monnard, Chile

Nominated by indigenous peoples' organisations

Africa

Hindou Oumarou Ibrahim, Chad (re-elected)

Arctic

Aluki Kotierk, Canada

Asia (2 seats for 2023–25)

Naw Ei Ei Min, Myanmar

Hanieh Moghani, Iran

Central and Eastern Europe, Russian Federation, Central Asia and Transcaucasia

Valentina Vyacheslavovna Sovkina,
Russian Federation

Central and South America and the Caribbean

Dario José Mejía Montalvo, Colombia
(Chair; re-elected)

North America

Geoffrey Scott Roth, USA (re-elected)

Pacific

Hannah McGlade, Australia (re-elected)

UN Group of Experts on Geographical Names (UNGEGN)

UN Statistics Division
Department of Economic and Social Affairs
2 United Nations Plaza, Room DC2–1670
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or geoinfo_unsd@un.org
Twitter: [@UNSD_GEGN](https://twitter.com/UNSD_GEGN)

Internet: <http://unstats.un.org/unsd/geoinfo/UNGEGN>

Purpose

UNGEGN emphasises the importance of the standardisation of geographical names at the national and international levels and demonstrates the benefits to be derived from such standardisation. It promotes the recording of locally used names reflecting the languages and traditions of a country. UNGEGN's goal is for every country to decide on its own standardised names nationally through the creation of national authorities or recognised administrative processes. UNGEGN considers and reaches agreement on a romanisation system for each non-Roman writing system for application to geographic names; develops standardisation principles; and makes standardised geographical names available as practical information for as wide a user community as possible.

The Group was established by ECOSOC resolutions [715A \(XXVII\)](#) (1959) and [1314 \(XLIV\)](#) (1968), a decision taken by ECOSOC on 4 May 1973 and the decision [E/2002/307](#) of 25 October 2002 to further the standardisation of geographical names nationally and internationally.

At the 11th UN Conference on the Standardization of Geographical Names (UNCSSGN) in August 2017, the Conference decided that the UNCSSGN and the UNGEGN be discontinued in their current formats and be subsumed by a subsidiary body of ECOSOC that will retain their respective mandates, and that the UNGEGN will convene biennial sessions, in principle, over a period of five days, beginning in 2019. The creation of the new UNGEGN was approved on 10 November 2017 in ECOSOC res. [2018/2](#).

Meetings

The new UNGEGN held its first biennial session in New York from 29 April to 3 May 2019 and implemented its new method of work. The 2021 session was held from 3 to 7 May using a virtual platform, and its most recent session took place from 1 to 5 May 2023. The next session is scheduled to take place in New York from 28 April to 2 May 2025.

Membership

UNGEGN is composed of representatives of Member States who may be experts and advisors with specific knowledge drawn from the inter-related fields of geography, cartography,

geospatial information, linguistics and history. Intergovernmental organisations and other entities accorded observer status by the General Assembly and other intergovernmental organisations designated on an ad hoc or continuing basis by ECOSOC may be represented at the meetings of the Group and may participate without the right to vote. A person with specialised knowledge of particular aspects of the standardisation of geographical names may be invited by the Group to place before the Group that specialised knowledge. UNGEGN consists of 24 linguistic–geographical divisions, nine working groups and two task teams.

Bureau (2023–27)

Chair

Pierre Jaillard, France

Vice-Chairs

Susan Birtles, Australia

Sungjae Choo, ROK

Rapporteurs

Ana Cristina da Rocha

Berenger Resende, Brazil

Wendy Shaw, New Zealand

UN Committee of Experts on Global Geospatial Information Management (UN-GGIM)

UN Statistics Division
Department of Economic and Social Affairs
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United States of America

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Twitter: @UNGGIM

Internet: <http://ggim.un.org>

Purpose

UN-GGIM was established by ECOSOC in July 2011 (res. 2011/24) as the official UN intergovernmental mechanism on global geospatial information management. ECOSOC res. 2016/27 strengthens and broadens the mandate of the Committee of Experts, stressing the need to strengthen the coordination and coherence of global geospatial information management, and to report to ECOSOC under the agenda item ‘Geospatial Information’ on all matters relating to geography, geospatial information and related topics.

UN-GGIM plays a leading role in setting the agenda for the development of global geospatial information management, and promotes the availability, accessibility and application of integrated geospatial information to address key national and global challenges. It provides a forum for Member States and international organisations to exchange knowledge and experiences, set directions, and make joint decisions on enhanced collaboration in integrated geospatial information management within national and global policy frameworks. The Committee of Experts is mandated to provide a platform for the development of effective frameworks and strategies to develop and strengthen national capacity in geospatial information management.

The secretariat for the Committee of Experts is provided by the Global Geospatial Information Management Section in the Statistics Division, Department of Economic and Social Affairs (DESA), and the Geospatial Information Section, Operational Support Division, Office of Information and Communications Technology (OICT).

Meetings

The Committee meets at least annually. Its 13th session was scheduled for 2 to 4 August 2023 in New York. Under exceptional circumstances, it may hold additional meetings as appropriate. Its inaugural session was held in 2011 in Seoul, ROK, in conjunction with the first High Level Forum on UN Global Geospatial Information Management. Annual sessions are

open to UN Member States and entities invited by the Committee to participate in the session as observers. The UN system, academic and research institutions, private sector entities and international organisations invited by the Committee participate as observers.

Membership

The Committee comprises government-appointed experts from UN Member States, with specific knowledge of geospatial information management and its many interrelated fields of geospatial sciences, geomatics, surveying, geography, land administration, geodesy, cartography and mapping, remote sensing, hydrography and oceanography, land/sea and geographic information systems and environmental sciences. The Committee is served by a bureau composed of up to three co-chairs and a rapporteur who are elected during each session from among its members, respecting geographical balance and representation.

Bureau (12th session, August 2022 to August 2023)

Co-Chairs

Tulu Beshu Bedada, Ethiopia

Paloma Merodio Gómez, Mexico

Ingrid Vanden Berghe, Belgium

Rapporteur

Kamal Outghouliast, Morocco

OTHER SUBSIDIARY BODIES

UN System Chief Executives Board for Coordination (CEB)

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Geneva Office

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Secretary of CEB and Director of CEB Secretariat: Maaïke Jansen, Netherlands (based in New York)

Purpose

CEB is the longest-standing and highest-level coordination forum of the UN system, and the principal inter-agency instrument for supporting and reinforcing the coordination role of the UN intergovernmental bodies on social, economic and related matters.

CEB is composed of the Executive Heads of the 31 UN system organisations and is chaired by the UN Secretary-General. It is supported by two high-level committees: the High-Level Committee on Programmes (HLCP) and the High-Level Committee on Management (HLCM). The Board and its high-level committees aim to advance cooperation and coherence among UN system organisations (specialised agencies, funds and programmes, and other related organisations) in policy, programme and management areas through a coordinated approach on issues of system-wide concern. Specific thematic issues are the subject of inter-agency networks that are not formally subsidiary bodies of CEB but retain a relationship with it and its high-level committees. CEB succeeded the Administrative Committee on Coordination (ACC) in 2001, which had been established by ECOSOC res. 13 (III) (1946).

Meetings

The CEB meets twice a year, usually in May and November. The November meetings are typically held in New York.

Member organisations (31)

United Nations (UN)	World Trade Organization (WTO)
UN International Labour Organization (ILO)	International Organization for Migration (IOM)
UN Food and Agriculture Organization (FAO)	UN Conference on Trade and Development (UNCTAD)
UN Educational, Scientific and Cultural Organization (UNESCO)	UN Development Programme (UNDP)
International Civil Aviation Organization (ICAO)	UN Environment Programme (UNEP)
World Health Organization (WHO)	UN High Commissioner for Refugees (UNHCR)
World Bank Group (WBG)	UN Relief and Works Agency for Palestine Refugees in the Near East (UNRWA)
International Monetary Fund (IMF)	UN Children's Fund (UNICEF)
Universal Postal Union (UPU)	UN Population Fund (UNFPA)
International Telecommunication Union (ITU)	World Food Programme (WFP)
World Meteorological Organization (WMO)	UN Office on Drugs and Crime (UNODC)
International Maritime Organization (IMO)	UN Human Settlements Programme (UN-Habitat)
World Intellectual Property Organization (WIPO)	UN Entity for Gender Equality and the Empowerment of Women (UN-Women)
International Fund for Agricultural Development (IFAD)	UN Office for Project Services (UNOPS)
Industrial Development Organization (UNIDO)	
World Tourism Organization (UNWTO)	
International Atomic Energy Agency (IAEA)	

High-Level Committee on Management (HLCM)

Palais des Nations
W-20, Building H
CH-1211 Geneva 10
Switzerland

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Email: ceb@un.org

Internet: www.unsceb.org/content/hlcm

Secretary: Remo Lalli, Italy

Purpose

HLCM is the principal mechanism for inter-agency coordination and policy coherence in the administration and management areas, particularly regarding financial and budgetary matters, human resources, digital and technology matters, procurement and staff security issues within the UN system on behalf of the UN System Chief Executives Board for Coordination (CEB).

Priority items on the HLCM agenda include:

- Identification, promotion and coordination of management reforms that will improve services, achieve productivity improvements and increase efficiency and effectiveness across the UN system
- Promotion of digital transformation in UN system organisation, development and coordination of transformative digital business solutions that have the potential to streamline business processes at large scale
- Accountability and transparency
- Supporting the Sustainable Development Agenda requirement for quality, accessible, timely and reliable disaggregated data
- Compilation and publication of UN system-wide statistics on personnel, financial resources and procurement
- Coordination of financial management practices and policies
- Harmonisation of ICT infrastructure and service delivery
- Representation of UN system organisations in coordinating with the International Civil Service Commission (ICSC) on issues related to the management of the common system of pay and benefits

- Enhancing efficiency and transparency of procurement processes
- Fostering the safety, security, health and well-being of UN system personnel
- Strengthening risk management capacity and tools.

HLCM is also responsible for maintaining dialogue with staff representatives on concerns of a system-wide nature. It interacts with Member States in the UN's Fifth Committee and Advisory Committee on Administrative and Budgetary Questions (ACABQ), as well as with other intergovernmental bodies, the ICSC and Joint Inspection Unit (JIU).

Meetings

HLCM meets twice a year. It undertakes consultation and coordination on a continuing basis between sessions as required.

Membership

HLCM is composed of senior representatives of the CEB member organisations responsible for management and administration (and authorised to take decisions on behalf of their executive heads). The Chair is Catherine Pollard, Guyana, Under-Secretary-General from the Department of Management Strategy, Policy and Compliance (DMSPC); and the Vice-Chair is Kelly Clements, USA, the UN Deputy High Commissioner for Refugees.

High-Level Committee on Programmes (HLCP)

2 United Nations Plaza, Room DC2-0610
New York, NY 10017
United States of America

Telephone: +1 212 963 8138
Email: ceb@un.org

Internet: www.unsceb.org/content/hlcp

Acting Secretary: Xenia von Lilien-Waldau, Germany

Purpose

HLCP is the principal mechanism for UN system-wide coordination and policy coherence in the programme area. Its main functions are to advise the UN System Chief Executives Board for Coordination (CEB) on strategic planning, policy and programme matters of system-wide importance; and to foster inter-agency cooperation and coordination on these matters on behalf of the CEB.

HLCP's mandate includes:

- Fostering policy coherence and programme coordination in response to intergovernmental mandates and in support of internationally agreed sustainable development goals
- Supporting integrated and coordinated preparation of and follow-up to major UN conferences and summits
- Scanning for and identifying emerging programme issues requiring a system-wide response with a view to developing common strategies, policies, methodologies and tools to address emerging issues of challenges facing the UN system
- Serving as a forum for inter-agency dialogue, consultations and sharing of best practices on policy development and programming.

Meetings

HLCP meets twice a year. It undertakes consultation and coordination on a continuing basis between sessions as required.

Membership

HLCP is composed of senior representatives of the CEB member organisations responsible for policy and programme matters (and authorised to take decisions on behalf of their executive heads). The Chair is Inger Andersen, Executive Director, United Nations Environment Programme (UNEP).

TRUSTEESHIP COUNCIL

TRUSTEESHIP COUNCIL

Internet: www.un.org/en/about-us/trusteeship-council

The Trusteeship Council was set up under chapters XII and XIII of the UN Charter to ensure that non-self-governing territories were administered in the best interests of their people and of international peace and security.

The Council's role was originally to consider reports submitted by the administering authority of the trust territory, accept petitions and examine them in consultation with the administering authority, provide for periodic visits to the territory and take other actions in conformity with the trusteeship agreements.

The Council suspended operation on 1 November 1994, one month after the last remaining UN trust territory, Palau, became independent. With the Trusteeship Agreement for the Trust Territory of the Pacific Islands terminated by SC res. 956 (1994), and Palau's admission as the 185th member of the UN in December 1994, the Trusteeship Council completed the task entrusted to it under the Charter with respect to the last of the 11 territories that had been placed under the Trusteeship System. The Council amended its rules of procedure (res. 2200 (LXI) (1994)) to meet only as and where occasion might require.

The former Secretary-General recommended in both his 1994 report on the work of the Organisation and his 2005 report *In Larger Freedom* that the General Assembly proceed with steps to eliminate the Trusteeship Council in accordance with article 108 of the Charter. World leaders endorsed this recommendation at the 2005 World Summit and recorded in the Outcome Document their agreement to delete chapter XIII of the Charter and references to the Council in chapter XII.

UNITED NATIONS HANDBOOK **2023–24**

INTERNATIONAL COURT OF JUSTICE

INTERNATIONAL COURT OF JUSTICE (ICJ)

Peace Palace
Carnegieplein 2
2517 KJ The Hague
The Netherlands

Telephone: +31 70 302 2323
Fax: +31 70 364 9928
Email: information@icj-cij.org
Twitter: [@cij_icj](https://twitter.com/cij_icj)

Internet: www.icj-cij.org

Registrar: Philippe Gautier, Belgium (elected for a seven-year term from August 2019)

Deputy Registrar: Jean-Pelé Fomété, Cameroon (since March 2013; re-elected for a second seven-year term from April 2020)

Purpose

The ICJ is the UN's principal judicial organ. It was established in June 1945 by the UN Charter and began work in April 1946.

Its Statute is an integral part of the UN Charter. The Court's functions are twofold. First, it settles, in accordance with international law, legal disputes that are submitted to it by states.

Pursuant to article 38, para. 1, of its Statute, the Court applies:

- International conventions establishing rules expressly recognised by the contesting states
- International custom, as evidence of a general practice accepted as law
- The general principles of law recognised by civilised nations
- Judicial decisions and the teachings of the most highly qualified international law experts as subsidiary means for the determination of rules of law.

Secondly, the Court gives advisory opinions on legal questions referred to it by the General Assembly, Security Council or other organs of the UN and specialised agencies that are authorised by the General Assembly to request them.

The Charter provisions concerning the Court are contained in chapter XIV (articles 92–96).

Article 34, para. 1 of the Statute of the Court provides that only states may be parties to contentious cases before the Court. States entitled to appear before the Court fall into three categories:

- States members of the UN (article 93, para. 1 of the Charter provides that all UN members are parties to the Statute)
- States not members of the UN that are parties to the Statute (article 93, para. 2 of the Charter). Conditions are to be determined in each case by the General Assembly on the recommendation of the Security Council
- States not parties to the Statute to which the Court is open (article 35, para. 2 of the Statute). The conditions upon which the Court is open to such states were laid down in SC res. 9 (1946).

Structure

Under article 21, para. 2 of its Statute, the Court appoints its own officers. The Court elects its Registrar and Deputy Registrar by secret ballot. Terms are for seven years and may be renewed. In accordance with article 26, para. 3 of the Rules of Court, the Registrar is responsible to the Court in the discharge of his or her functions.

The Court comprises 15 members, no two of whom may be nationals of the same state. Candidates are nominated by the national groups in the Permanent Court of Arbitration or by national groups similarly appointed. The Permanent Court of Arbitration, established under

conventions of 1899 and 1907, is a forum for the resolution of international disputes through arbitration and other peaceful means. Each State Party to the conventions may name no more than four people to be members of the Permanent Court panel. Those chosen constitute national groups. UN members that are not members of the Permanent Court appoint national groups for nominating members of the ICJ in the same way that the national groups of the Permanent Court are appointed.

The UN Secretary-General draws up a list of candidates nominated. From this list, the General Assembly and the Security Council, voting independently, elect the Members of the Court. An absolute majority in both the General Assembly and the Security Council is required for election. Members of the Court are elected for a term of nine years and may be re-elected. Under article 9 of the Statute, at every election, the electors shall bear in mind not only that the persons to be elected should individually possess the qualifications required, but also that in the body as a whole the representation of the main forms of civilisation and of the principal legal systems of the world should be assured. The terms of five (one-third) of the judges expire every three years. The most recent elections were held in November 2020, for the current term of 6 February 2021 to 5 February 2030, and in November 2021 and November 2022, each to fill one vacancy on the bench.

The conditions under which a state that is a party to the Statute of the Court, but not a member of the UN, may participate in the election of judges were laid down on the recommendation of the Security Council by GA res. 264 (III) (1948).

The President and Vice-President are elected by the Members of the Court by secret ballot every three years and may be re-elected. The election of the President and Vice-President is held on the date on which Members of the Court elected at a triennial election are to begin their terms of office or shortly after. An absolute majority is required. There are no conditions with regard to nationality.

Members of the Court (15)

Listed in order of precedence; terms end on 5 February of the year shown.

President

Joan E Donoghue, USA 2024

Vice-President

Kirill Gevorgian, Russian Federation 2024

Judges

Peter Tomka, Slovakia 2030

Ronny Abraham, France 2027

Mohamed Bennouna, Morocco 2024

Abdulqawi Ahmed Yusuf, Somalia 2027

Xue Hanquin, China 2030

Julia Sebutinde, Uganda 2030

Dalveer Bhandari, India 2027

Patrick Lipton Robinson, Jamaica 2024

Nawaf Salam, Lebanon 2027

Yuji Iwasawa, Japan 2030

Georg Nolte, Germany 2030

Hilary Charlesworth, Australia 2024¹

Leonardo Nemer Caldeira Brant, Brazil 2027²

Notes

- 1 Elected on 5 November 2021, to serve the remainder of the term ending 2024, after Judge James Richard Crawford, Australia, passed away on 31 May 2021.
- 2 Elected on 4 November 2022, to serve the remainder of the term ending 2027, after Judge Antônio Augusto Cançado Trindade, Brazil, passed away on 29 May 2022.

SECRETARIAT

SECRETARIAT

United Nations Headquarters
New York, NY 10017
United States of America

Internet: www.un.org/en/about-us/secretariat

CHARTER PROVISIONS

The Secretariat, which is headed by the UN Secretary-General, is one of the six principal organs of the UN. The main [Charter](#) provisions concerning the Secretariat are contained in chapter XV (articles 97–101). Other provisions concerning the Secretariat and the Secretary-General are in articles 7, 12, 20, 73, 102 and 110.

STRUCTURE AND OFFICERS

Secretaries-General

António Guterres: Portugal, installed 1 January 2017
Ban Ki-moon: Republic of Korea, installed 1 January 2007
Kofi Annan: Ghana, installed 1 January 1997
Boutros Boutros-Ghali: Egypt, installed 1 January 1992
Javier Pérez de Cuéllar: Peru, installed 1 January 1982
Kurt Waldheim: Austria, installed 1 January 1972
U Thant: Burma (now Myanmar), installed 3 November 1961
Dag Hammarskjöld: Sweden, installed 10 April 1953 (died in office 18 September 1961)
Trygve Lie: Norway, installed 2 February 1946

Deputy Secretaries-General

Amina J Mohammed: Nigeria, appointed 1 January 2017
Jan Eliasson: Sweden, 2012–16
Asha-Rose Migiro: UR of Tanzania, 2007–12
Mark Malloch Brown: UK, 2006
Louise Fréchette: Canada, 1998–2006

Departments and Offices

The Secretariat consists of the major organisational units listed as follows, each headed by an official accountable to the Secretary-General. More detailed information about the work of major individual units is listed separately.

Executive Office of the Secretary-General (EOSG)

Internet: www.un.org/sg and
www.un.org/sg/en/global-leadership/executive-office-of-the-secretary-general

Chef de Cabinet: E Courtenay Rattray (appointed by the UN Secretary-General in December 2021)

Department of Economic and Social Affairs (DESA)

Internet: www.un.org/en/desa

Under-Secretary-General: Li Junhua, China (appointed by the UN Secretary-General in July 2022)

Assistant Secretary-General for Economic Development and Chief Economist: Navid Hanif, Pakistan (appointed by the UN Secretary-General in June 2022)

Assistant Secretary-General for Policy Coordination and Inter-Agency Affairs: Maria-Francesca Spatolisano, Italy (appointed by the UN Secretary-General in December 2018)

Department for General Assembly and Conference Management (DGACM)

Internet: www.un.org/dgacm/

Under-Secretary-General: Movses Abelian, Armenia (appointed by the UN Secretary-General in June 2019)

Assistant Secretary-General: Cherith Norman Chalet, USA (appointed by the UN Secretary-General in March 2021)

Department of Global Communications (DGC)

Internet: www.un.org/en/department-global-communications/

Under-Secretary-General for Global Communications: Melissa Fleming, USA (appointed by the UN Secretary-General in August 2019)

Department of Management Strategy, Policy and Compliance (DMSPC)

Internet: www.un.org/management/

Under-Secretary-General: Catherine Pollard, Guyana (appointed by the UN Secretary-General in June 2019)

Assistant Secretary-General for Programme Planning, Finance and Budget, Controller: Chandramouli Ramanathan, India (appointed by the UN Secretary-General in February 2019)

Assistant Secretary-General for Human Resources Management: Martha Helena Lopez, Colombia (appointed by the UN Secretary-General in July 2017)

Assistant Secretary-General, Chief Information Technology Officer: Bernardo Mariano Jr, Mozambique (appointed by the UN Secretary-General in June 2021)

Department of Operational Support (DOS)

Internet: <https://operationalsupport.un.org/en>

Under-Secretary-General for Operational Support: Atul Khare, India (appointed by the UN Secretary-General in January 2019)

Assistant Secretary-General for Operational Support: Lisa M Buttenheim, USA (appointed by the UN Secretary-General in January 2019)

Assistant Secretary-General for Supply Chain Management: AnneMarie van den Berg, Netherlands (appointed by the UN Secretary-General in April 2023)

Assistant Secretary-General for Information and Communications Technology: Bernardo Mariano Jr, Mozambique (appointed by the UN Secretary-General in June 2021)

Department of Peace Operations (DPO)

Internet: <https://peacekeeping.un.org/en/department-of-peace-operations>

Under-Secretary-General: Jean-Pierre Lacroix, France (appointed by the UN Secretary-General in April 2017)

Assistant Secretary-General for Rule of Law and Security Institutions: Alexandre Zouev, Russian Federation (appointed by the UN Secretary-General in April 2017)

Assistant Secretary-General for Africa: Martha Ama Akyaa Pobee, Ghana (appointed by the UN Secretary-General in May 2021)

Assistant Secretary-General for Europe, Central Asia and Americas: Miroslav Jenča, Slovakia (appointed by the UN Secretary-General in March 2015)

Assistant Secretary-General for Middle East, Asia and the Pacific: Mohamed Khaled Khiari, Tunisia (appointed by the UN Secretary-General in May 2019)

Assistant Secretary-General, Military Adviser: General Birame Diop, Senegal (appointed by the UN Secretary-General in May 2021)

UN Police Adviser: Faisal Shahkar, Pakistan (appointed by the UN Secretary-General in October 2022)

Department of Political and Peacebuilding Affairs (DPPA)

Internet: <https://dppa.un.org/en>

Under-Secretary-General: Rosemary A DiCarlo, USA (appointed by the UN Secretary-General in March 2018)

Assistant Secretary-General for Peacebuilding Support: Elizabeth Spehar, Canada (appointed by the UN Secretary-General in January 2022)

Department of Safety and Security (DSS)

Internet: www.un.org/en/safety-and-security

Under-Secretary-General, Head of the Department of Safety and Security: Gilles Michaud, Canada (appointed by the UN Secretary-General in May 2019)

Assistant Secretary-General for Safety and Security: Unaisi Lutu Vuniwaqa, Fiji (appointed by the UN Secretary-General in November 2021)

Development Coordination Office (DCO)

Internet: <https://un-dco.org>

Assistant Secretary-General for Development Coordination: Oscar Fernández-Taranco, Argentina (appointed by the UN Secretary-General in November 2022)

Office for the Coordination of Humanitarian Affairs (OCHA)

Internet: www.unocha.org

Under-Secretary-General for Humanitarian Affairs, Emergency Relief Coordinator: Martin Griffiths, UK (appointed by the UN Secretary-General in May 2021)

Assistant Secretary-General for Humanitarian Affairs, Deputy Emergency Relief Coordinator: Joyce Msuya, UR of Tanzania (appointed by the UN Secretary-General in December 2021)

Office of the UN High Commissioner for Human Rights (OHCHR)

Internet: www.ohchr.org

United Nations High Commissioner for Human Rights: Volker Türk, Austria (appointed by the UN Secretary-General in September 2022)

Deputy High Commissioner for Human Rights: Nada Al-Nashif, Jordan (appointed by the UN Secretary-General in December 2019)

Assistant Secretary-General for Human Rights, Head of the New York Office of OHCHR: Ilze Brands Kehris, Latvia (appointed by the UN Secretary-General in December 2019)

Office of Internal Oversight Services (OIOS)

Internet: <https://oios.un.org>

Under-Secretary-General for Internal Oversight Services: Fatoumata Ndiaye, Senegal (appointed by the UN Secretary-General in October 2019)

Assistant Secretary-General for Internal Oversight Services: Benjamin Swanson, UK (appointed by the UN Secretary-General in July 2021)

Office of Legal Affairs (OLA)

Internet: www.un.org/ola/

Under-Secretary-General for Legal Affairs, Legal Counsel: Miguel de Serpa Soares, Portugal (appointed by the UN Secretary-General in August 2013)

Assistant Secretary-General for Legal Affairs: D Stephen Mathias, USA (appointed by the UN Secretary-General in September 2010)

Office of the Special Adviser on Africa (OSAA)

Internet: www.un.org/osaa/

Under-Secretary-General, Special Adviser on Africa: Cristina Duarte, Cabo Verde (appointed by the UN Secretary-General in July 2020)

Office of the Special Representative of the Secretary-General for Children and Armed Conflict (OSRSG-CAAC)

Internet: <http://childrenandarmedconflict.un.org>

Under-Secretary-General, Special Representative: Virginia Gamba, Argentina (appointed by the UN Secretary-General in April 2017)

Office of the Special Representative of the Secretary-General on Sexual Violence in Conflict (OSRSG-SVC)

Internet: www.un.org/sexualviolenceinconflict

Under-Secretary-General, Special Representative: Pramila Patten, Mauritius (appointed by the UN Secretary-General in April 2017)

Office of the Special Representative of the Secretary-General on Violence Against Children (OSRSG-VAC)

Internet: <http://violenceagainstchildren.un.org>

Assistant Secretary-General, Special Representative: Najat Maalla M'jid, Morocco (appointed by the UN Secretary-General in May 2019)

Office of the Victims' Rights Advocate (OVRA)

Internet: www.un.org/preventing-sexual-exploitation-and-abuse/content/office-victims-rights-advocate

Assistant Secretary-General, Victims' Rights Advocate: Jane Connors, Australia (appointed by the UN Secretary-General in August 2017)

UN Office for Disaster Risk Reduction (UNDRR)

Internet: www.undrr.org

Assistant Secretary-General, Special Representative: Mami Mizutori, Japan (appointed by the UN Secretary-General in January 2018)

UN Office of Counter-Terrorism (UNOCT)

Internet: www.un.org/counterterrorism/

Under-Secretary-General: Vladimir Voronkov, Russian Federation (appointed by the UN Secretary-General in June 2017)

UN Office for Disarmament Affairs (UNODA)

Internet: <https://disarmament.unoda.org>

Under-Secretary-General, High Representative for Disarmament Affairs: Izumi Nakamitsu, Japan (appointed by the UN Secretary-General in March 2017)

UN Office on Drugs and Crime (UNODC)

Internet: www.unodc.org

Under-Secretary-General, Executive Director: Ghada Fathi Waly, Egypt (appointed by the UN Secretary-General in November 2019)

UN Office at Geneva (UNOG)

Internet: www.ungeneva.org/en

Under-Secretary-General, Director-General: Tatiana Valovaya, Russian Federation (appointed by the UN Secretary-General in May 2019)

UN Office of the High Representative for the Least Developed Countries, Landlocked Developing Countries and Small Island Developing States (UN-OHRLLS)

Internet: www.un.org/ohrls/

Under-Secretary-General, High Representative: Rabab Fatima, Bangladesh (appointed by the UN Secretary-General in June 2022)

UN Office at Nairobi (UNON)

Internet: www.unon.org

Under-Secretary-General, Director-General: Zainab Hawa Bangura, Sierra Leone (appointed by the UN Secretary-General in December 2019)

UN Office at Vienna (UNOV)

Internet: www.unov.org

Under-Secretary-General, Director-General: Ghada Fathi Waly, Egypt (appointed by the UN Secretary-General in November 2019)

Special and Personal Representatives, Envoys and Advisers of the Secretary-General

Internet: www.un.org/sg/en/content/sg/personnel-appointments and www.un.org/dgacm/en/content/protocol/senior-officials

Africa**Under-Secretary-General, Special Adviser on Africa, Office of the Special Adviser on Africa (OSAA)**

Cristina Duarte, Cabo Verde (appointed 2 July 2020)

Special Representative to the African Union and Head of the UN Office to the African Union (UNOAU)

Parfait Onanga-Anyanga, Gabon (appointed 22 February 2022)

Special Representative and Head of the UN Regional Office for Central Africa (UNOCA)

Abdou Abarry, Niger (appointed 28 July 2022)

Special Representative for the Central African Republic and Head, UN Multidimensional Integrated Stabilization Mission in the Central African Republic (MINUSCA)

Valentine Rugwabiza, Rwanda (appointed 23 February 2022)

Deputy Special Representative and Deputy Head of Mission, MINUSCA

Joanne Adamson, UK
(appointed 1 July 2023)

Deputy Special Representative Resident Coordinator, Humanitarian Coordinator and UN Development Programme (UNDP) Resident Representative, MINUSCA

Mohamed Ag Ayoya, Mali
(appointed 21 November 2022)

Special Representative for DR Congo, Head of the UN Organization Stabilization Mission in DR Congo (MONUSCO)

Bintou Keita, Guinea
(appointed 14 January 2021)

Deputy Special Representative for DR Congo, Protection and Operations, MONUSCO

Khassim Diagne, Senegal
(appointed 26 January 2021)

Deputy Special Representative for DR Congo, Resident Coordinator, Humanitarian Coordinator and Resident Representative, MONUSCO

Bruno Lemarquis, France
(appointed 18 January 2022)

Special Envoy for the Great Lakes Region of Africa

Huang Xia, China
(appointed 22 January 2019)

Special Envoy for the Horn of Africa

Hanna Serwaa Tetteh, Ghana
(appointed 22 February 2022)

Special Representative for Libya and Head of the UN Support Mission in Libya (UNSMIL)

Abdoulaye Bathily, Senegal
(appointed 2 September 2022)

Assistant Secretary-General and Mission Coordinator, UNSMIL

Raisedon Zenenga, Zimbabwe
(appointed 16 December 2020)

Assistant Secretary-General, Resident Coordinator, Humanitarian Coordinator and UNDP Resident Representative, UNSMIL

Georgette Gagnon, Canada
(appointed 21 December 2020)

Special Representative for Mali and Head of Mission, UN Multidimensional Integrated Stabilization Mission in Mali (MINUSMA)

El-Ghassim Wane, Mauritania
(appointed 15 March 2021)

Deputy Special Representative (Political) for Mali, MINUSMA

Daniela Krosiak, Germany
(appointed 7 January 2022)

Deputy Special Representative Resident Coordinator, Humanitarian Coordinator and Resident Representative, MINUSMA

Alain Noudéhou, Benin
(appointed 29 April 2021)

Personal Envoy for Mozambique

Mirko Manzoni, Switzerland
(appointed 8 July 2019)

Special Representative for Somalia and Head of the UN Assistance Mission in Somalia (UNSOM)

Catriona Laing, UK (appointed 3 May 2023)

Deputy Special Representative (Political), UNSOM

Anita Kiki Gbeho, Ghana
(appointed 30 December 2020)

Deputy Special Representative Resident Coordinator, Humanitarian Coordinator and UNDP Resident Representative, UNSOM

George Conway, Canada
(appointed 18 August 2023)

Special Representative for South Sudan and Head of the UN Mission in the Republic of South Sudan (UNMISS)

Nicholas Haysom, South Africa
(appointed 15 January 2021)

Deputy Special Representative (Political), UNMISS

Guang Cong, China
(appointed 24 March 2020)

Deputy Special Representative Resident Coordinator, Humanitarian Coordinator and UNDP Resident Representative, UNMISS

Sara Beysolow Nyanti, Liberia
(appointed 6 December 2021)

Force Commander and Acting Head of Mission, UN Interim Security Force for Abyei (UNISFA)

Major General Benjamin Olufemi Sawyerr,
Nigeria (appointed 1 February 2022)

Special Representative for Sudan and Head of the UN Integrated Transition Assistance Mission in Sudan (UNITAMS)

Volker Perthes, Germany
(appointed 7 January 2021)

Deputy Special Representative, Resident Coordinator and Humanitarian Coordinator, UNITAMS

Clementine Nkweta-Salami, Cameroon
(appointed 1 May 2023)

Special Representative for West Africa and Head of the UN Office for West Africa and the Sahel (UNOWAS)

Leonardo Santos Simão, Mozambique
(appointed 2 May 2023)

Deputy Special Representative UNOWAS

Giovanie Biha, Burundi
(appointed 25 June 2020)

Special Representative for Western Sahara and Head of the UN Mission for the Referendum in Western Sahara (MINURSO)

Alexander Ivanko, Russian Federation
(appointed 27 August 2021)

Personal Envoy for Western Sahara

Staffan de Mistura, Italy
(appointed 6 October 2021)

Americas

Special Representative for Colombia and Head of UN Verification Mission in Colombia

Carlos Ruiz Massieu, Mexico
(appointed 10 December 2018)

Deputy Special Representative for Colombia and Deputy Head of Verification Mission

Raúl Rosende, Uruguay
(appointed 15 March 2022)

Special Envoy to Facilitate a Political Dialogue in El Salvador

Benito Andión, Mexico
(appointed 16 January 2017)

Special Envoy for Haiti

Josette Sheeran, USA
(appointed 20 June 2017)

Special Representative for Haiti and Head of UN Integrated Office in Haiti (BINUH)

María Isabel Salvador, Ecuador
(appointed 1 March 2023)

Deputy Special Representative, Resident Coordinator and Humanitarian Coordinator, BINUH

Ingeborg Ulrika Ulfsdotter Richardson,
Sweden (appointed 12 May 2022)

Asia and the Pacific

Special Representative for Afghanistan and Head of the UN Assistance Mission in Afghanistan (UNAMA)

Roza Otunbayeva, Kyrgyzstan
(appointed 2 September 2022)

Deputy Special Representative (Political), UNAMA

Markus Potzel, Germany
(appointed 17 June 2022)

Acting Deputy Special Representative for Afghanistan, Resident Coordinator, Humanitarian Coordinator and UNDP Resident Representative, UNAMA

Daniel Endres, Switzerland (since 8 June 2023)

Personal Envoy on Afghanistan and Regional Issues

Jean Arnault, France
(appointed 18 March 2021)

Special Representative and Head of the UN Regional Centre for Preventive Diplomacy for Central Asia (UNRCCA)

Kaha Imnadze, Georgia
(appointed 14 June 2023)

Deputy Head and Senior Political Affairs Officer, UNRCCA

Philipp Saprykin, Russian Federation
(appointed 14 November 2016)

Chief Military Observer and Head of the UN Military Observer Group in India and Pakistan (UNMOGIP)

Rear Admiral Guillermo Pablo Ríos, Argentina
(appointed 10 August 2022)

Special Envoy on Myanmar

Noeleen Heyzer, Singapore
(appointed 25 October 2021)

Europe

Special Representative in Cyprus and Head of UN Peacekeeping Force in Cyprus (UNFICYP)

Colin Stewart, Canada
(appointed 4 November 2021)

Special Representative and Head of the UN Interim Administration Mission in Kosovo (UNMIK)

Caroline Ziadeh, Lebanon
(appointed 19 November 2021)

Deputy Special Representative, UNMIK

Barrie Lynne Freeman, USA
(appointed 22 December 2020)

Representative, Director of the UN Office in Belgrade

Mari Yamashita, Japan
(appointed 22 December 2020)

UN Representative to the Geneva International Discussions (UNRGIID)

Ayşe Cihan Sultanoğlu, Türkiye
(appointed 6 July 2018)

Middle East

Special Coordinator for the Middle East Peace Process and Personal Representative to the Palestine Liberation Organization and the Palestinian Authority (UNSCO)

Tor Wennesland, Norway
(appointed 21 December 2020)

Deputy Special Coordinator for the Middle East Peace Process, Resident Coordinator and Humanitarian Coordinator for the Occupied Palestinian Territory, UNSCO

Lynn Hastings, Canada
(appointed 30 December 2020)

Head of the UN Truce Supervision Organization (UNTSO) in Palestine

Major General Patrick Gauchat, Switzerland
(appointed 28 October 2021)

Special Representative for Iraq and Head of the UN Assistance Mission for Iraq (UNAMI)

Jeanine Hennis-Plasschaert, Netherlands
(appointed 31 August 2018)

Deputy Special Representative for Political Affairs and Electoral Assistance, UNAMI

Claudio Cordone, Italy (appointed 11 July 2022)

Deputy Special Representative (Development and Humanitarian Support), Resident and Humanitarian Coordinator, UNAMI

Ghulam Mohammad Isaczai, Afghanistan
(appointed 19 July 2022)

Special Coordinator for Lebanon (UNSCOL)

Joanna Wronecka, Poland
(appointed 1 April 2021)

Deputy Special Coordinator for Lebanon, Resident and Humanitarian Coordinator, UNSCOL

Imran Riza, Pakistan
(appointed 1 September 2022)

Head of Mission and Force Commander of the UN Interim Force in Lebanon (UNIFIL)

Major General Aroldo Lázaro Sáenz, Spain
(appointed 28 February 2022)

Deputy Head of Mission, UNIFIL

Hervé Lecoq, France (appointed 8 May 2023)

Special Envoy for the Implementation of Security Council resolution 1559 (2004) (concerning Lebanon)

Reporting functions fulfilled by Under Secretary-General, Department of Political and Peacebuilding Affairs

Special Envoy for Syria

Geir O Pedersen, Norway
(appointed 31 October 2018)

Deputy Special Envoy for Syria

Najat Rochdi, Morocco
(appointed 29 June 2022)

Head of Mission and Force Commander of the UN Disengagement Observer Force (UNDOF) (Syrian Golan)

Major General Nirmal Kumar Thapa, Nepal (appointed 15 July 2022)

Other High-Level Appointments

Under-Secretary-General, High Representative for the UN Alliance of Civilizations

Miguel Ángel Moratinos Cuyaubé, Spain
(appointed 20 November 2018)

Under-Secretary-General, Special Representative for Children and Armed Conflict

Virginia Gamba, Argentina
(appointed 12 April 2017)

Assistant Secretary-General, Special Adviser on Climate Action

Selwin Hart, Barbados
(appointed 4 February 2020)

Special Envoy for Climate Ambition and Solutions

Michael Bloomberg, USA
(appointed 5 March 2018)

Special Envoy on Disability and Accessibility

María Soledad Cisternas Reyes, Chile
(appointed 20 June 2017)

Assistant Secretary-General, Special Representative for Disaster Risk Reduction, UN Office for Disaster Risk Reduction (UNDRR)

Mami Mizutori, Japan
(appointed 31 January 2018)

Special Envoy for Yemen

Hans Grundberg, Sweden
(appointed 6 August 2021)

Chair of the Redeployment Coordination Committee (RCC) and Head of the UN Mission to support the Hudaydah Agreement (UNMHA)

Major General Michael Beary, Ireland
(appointed 23 December 2021)

Deputy Head of Mission, UNMHA

Vivian Van de Perre, Netherlands
(appointed 5 July 2022)

Special Envoy for Disaster Risk Reduction and Water

Han Seung-soo, ROK
(appointed 19 December 2013)

Special Envoy for Global Education

Gordon Brown, UK (appointed 13 July 2012)

Special Envoy on Financing the 2030 Agenda

Mahmoud Mohieldin, Egypt
(appointed 4 February 2020)

Special Advocate for Inclusive Finance for Development

Her Majesty Queen Máxima, Netherlands
(appointed 2009)

Special Envoy on Innovative Finance and Sustainable Investments

Hiro Mizuno, Japan
(appointed 30 December 2020)

Special Adviser on Solutions to Internal Displacement

Andrew Piper, Australia (appointed 4 May 2022)

Chair of the Internet Governance Forum's Multistakeholder Advisory Group (MAG)

Paul Mitchell, USA
(appointed 10 December 2021)

Special Representative for International Migration

Louise Arbour, Canada
(appointed 9 March 2017)

Special Envoy for the Ocean

Peter Thomson, Fiji
(appointed 12 September 2017)

Under-Secretary-General, Special Adviser on the Prevention of Genocide

Alice Wairimu Nderitu, Kenya
(appointed 10 November 2020)

Assistant Secretary-General, Special Adviser on the Responsibility to Protect

George Okoth-Obbo, Uganda
(appointed 6 December 2021)

Special Envoy for Road Safety

Jean Todt, France (appointed 29 April 2015)

Special Adviser on Rule of Law, Global Focal Point Review Implementation

Susan D Page, USA (appointed 4 May 2018)

Special Coordinator on Improving UN Response to Sexual Exploitation and Abuse

Christian Saunders, UK
(appointed 15 July 2022)

Special Representative on Sexual Violence in Conflict

Pramila Patten, Mauritius
(appointed 12 April 2017)

Special Envoy on South–South Cooperation

Jorge Chediek, Argentina
(appointed 21 March 2016)

Co-Chairs of the SDG Advocates

Mia Amor Mottley, Prime Minister of Barbados
Justin Trudeau, Prime Minister of Canada
(appointed 6 April 2022)

Special Representative for Sustainable Energy for All

Damilola Ogunbiyi, Nigeria
(appointed 29 October 2019)

Envoy on Technology

Amandeep Singh Gill, India
(appointed 10 June 2022)

Special Envoy on Tuberculosis

Eric Goosby, USA (appointed 20 January 2015)

Special Representative for the UN International School (UNIS)

Lisa M Bottenheim, USA
(designated in September 2021)

Assistant Secretary-General, Victims' Rights Advocate

Jane Connors, Australia
(appointed 23 August 2017)

Special Representative on Violence Against Children

Najat Maalla M'jid, Morocco
(appointed 30 May 2019)

Envoy on Youth

Jayathma Wickramanayake, Sri Lanka
(appointed 20 June 2017)

High-Level Advisory Board on Mediation

(appointed 13 September 2017 unless otherwise indicated)

Radhika Coomaraswamy, Sri Lanka

Leymah Gbowee, Liberia

Jean-Mari Guéhenno, France

Tarja Halonen, Finland

David Harland, New Zealand

Noeleen Heyzer, Singapore

Nasser Judeh, Jordan

Ramtane Lamamra, Algeria

Graça Machel, Mozambique

Asha-Rose Migiro, UR of Tanzania

Raden Mohammad Marty Muliana Natalegawa, Indonesia

Olusegun Obasanjo, Nigeria

Roza Otunbayeva, Kyrgyzstan

Michèle Pierre-Louis, Haiti

Gert Rosenthal, Guatemala

Sima Samar, Afghanistan
(appointed 18 January 2019)

Juan Gabriel Valdés, Chile
(appointed 18 January 2019)

Justin Welby, UK

SECRETARIAT DEPARTMENTS AND OFFICES

Executive Office of the Secretary-General (EOSG)

United Nations Headquarters
New York, NY 10017
United States of America

Internet: www.un.org/sg

Secretary-General: António Guterres, Portugal (since January 2017)

Deputy Secretary-General: Amina J Mohammed, Nigeria (appointed by the UN Secretary-General in January 2017)

Chef de Cabinet: E Courtenay Rattray, Jamaica (appointed by the UN Secretary-General in December 2021)

Purpose

EOSG assists the UN Secretary-General to establish general policy and the executive direction, coordination and expeditious performance of the Secretariat's work and that of the programmes and other elements of the organisation, as well as in contacts with governments, delegations, the press and the public. It further assists the Secretary-General with strategic planning, preparation of the annual report, political, economic and inter-agency affairs, liaison and representation functions, and fulfilment of the priorities and mandates set out by the General Assembly.

Structure

The Secretary-General is the organisation's chief administrative officer. The Charter also requires the Secretary-General to perform other functions as are entrusted by the main UN organs, as well as to "bring to the attention of the Security Council any matter which in his opinion may threaten the maintenance of international peace and security".

The Secretary-General may also use the 'good offices' of the position – the value of its independence, impartiality and integrity – to try to prevent or resolve international disputes. (See UN Charter, chapter XV, [articles 97 to 101](#).)

The Secretary-General chairs the UN System Chief Executives Board for Coordination (CEB), which twice a year brings together the executive heads of all UN funds, programmes and specialised agencies.

The CEB is the UN system's longest-standing and highest-level coordination forum, and was established as a standing committee of the Economic and Social Council. While not a policy-making body, the CEB supports and reinforces the coordinating role of UN system intergovernmental bodies on social, economic and related matters. Most importantly, the CEB facilitates the UN system's collective response to global challenges, such as climate change and financial crisis.

Committees support the executive decision-making process in the Secretariat by enabling an exchange of advice and guidance between the Secretary-General and members of his or her senior management team on issues of a strategic or policy nature. The main committees are the:

- Senior Management Group: functions as a forum for the exchange of information and experiences among heads of UN departments, offices, funds and programmes. The Secretary-General may use the Senior Management Group to raise and provide guidance on important cross-cutting issues (see www.un.org/sg/en/content/senior-management-group).
- Executive Committee: a cabinet-style decision-making body. Its main purpose is to assist the Secretary-General in taking decisions on issues of strategic importance that require principal-level attention across all pillars of the UN's work. These include country situations and thematic priorities.

- Management Committee: considers internal reform and management-related initiatives and issues, including change management processes requiring strategic direction from the Secretary-General. It also ensures that findings and recommendations of the Board of Auditors, Joint Inspection Unit and Office of Internal Oversight Services are effectively fed into the executive management processes and that accepted recommendations are followed up and implemented in a timely manner.
- Management Performance Board: undertakes an advisory role to the Secretary-General. Its main functions include monitoring the performance of senior managers and heads of UN field missions. The Board also reviews the outcome of the administration of justice proceedings in the Secretariat for management performance and accountability purposes, with a particular focus on UN Dispute Tribunal and Appeals Tribunal judgments, so as to identify and make recommendations to address systemic problems. In addition, it conducts yearly reviews of the performance appraisal system within the UN Secretariat to ensure Secretariat-wide consistency in its application.

Department of Economic and Social Affairs (DESA)

United Nations Headquarters
New York, NY 10017
United States of America

Facebook: www.facebook.com/joinundesade
Twitter: @UNDESA
LinkedIn: https://bit.ly/UNDESA_LinkedIn

Internet: www.un.org/desa/

Under-Secretary-General: Li Junhua, China (appointed by the UN Secretary-General in July 2022)

Purpose

UN DESA upholds the development pillar of the United Nations and is a vital interface between global policies and national action in the economic, social and environmental spheres. UN DESA is mandated with supporting deliberations in two major UN Charter bodies: the UN General Assembly and the Economic and Social Council (ECOSOC), as well as ECOSOC's subsidiary bodies, forums and other entities. In this regard, UN DESA's main activities focus on promoting progress towards development priorities, including the Sustainable Development Goals (SDGs). UN DESA is also responsible for ensuring civil society engagement with the UN by way of ECOSOC.

UN DESA's work falls into three main categories:

- Norm-setting by providing substantive support to UN Charter bodies and facilitating major global conferences and summits related to the SDGs
- Monitoring and analysing social, economic and environmental trends, prospects and policies, to provide forward-looking guidance and recommendations for shaping effective development policy and practice
- Supporting capacity development in policy formulation and implementation as well as data collection and application to translate internationally agreed commitments, standards, policies and programmes into action on the ground, especially for the implementation of the 2030 Agenda for Sustainable Development.

In executing these functions, UN DESA helps governments and other stakeholders take integrated and networked approaches to decision-making, organising and supporting consultations with a range of stakeholders, including the private sector and civil society.

Each July, UN DESA hosts the secretariat for the High-level Political Forum on Sustainable Development (HLPF), the central platform within the UN system for the follow-up and review of the 2030 Agenda. The Department also coordinates the process of Voluntary National Reviews (VNRs) and manages the database of all VNR reports submitted by Member States.

Structure

UN DESA's work areas are managed by the following divisions and offices: Office of the Under-Secretary-General; Office of Intergovernmental Support and Coordination for Sustainable Development; Division for Inclusive Social Development; Division for Sustainable Development Goals; Statistics Division; Population Division; Economic Analysis and Policy Division; Division for Public Institutions and Digital Government; Secretariat of the UN Forum on Forests; Financing for Sustainable Development Office; Capacity Development Programme Management Office; and Executive Office.

Department for General Assembly and Conference Management (DGACM)

United Nations Headquarters
New York, NY 10017
United States of America
Email: DGACM-Feedback@un.org

Facebook: www.facebook.com/UNDGACM.en
Twitter: @UNDGACM_EN, @UNDGACM_AR,
@UNDGACM_CH, @UNDGACM_ES,
@UNDGACM_FR, @UNDGACM_RU

Internet: www.un.org/dgacm (available in six official languages)

Under-Secretary-General: Movses Abelian, Armenia (appointed by the UN Secretary-General in June 2019)

Purpose

DGACM provides comprehensive support for UN conferences and meetings. It provides procedural and technical secretariat support and advice for the conduct of the deliberations and follow-up actions of the: General Assembly and its General Committee, the First (Disarmament and International Security) Committee, Second (Economic and Financial) Committee, Third (Social, Humanitarian and Cultural) Committee, Fourth (Special Political and Decolonization) Committee; the Economic and Social Council (ECOSOC) and most of the Council's subsidiary, ad hoc and expert bodies; and special UN conferences and expert groups dealing with disarmament, international security, and economic, social and related matters.

DGACM also assists in the revitalisation efforts of the General Assembly and other UN bodies, including through the substantive servicing of the Ad Hoc Working Group on the Revitalization of the Work of the General Assembly. DGACM is responsible for: provision of meetings and document management services to intergovernmental bodies, including conference planning and organisation; preparation of the UN calendar of conferences and meetings; and provision of conference room facilities and other services, including interpretation, editing and translation services, verbatim reporting and production editing in the Organisation's six official languages. Some documents are also translated into German, funded by extra-budgetary resources. The Under-Secretary-General is also Secretariat-wide Coordinator for Multilingualism and the lead entity on multilingualism among member organisations of the Chief Executives Board for Coordination (CEB). The role of Coordinator is described in terms of reference outlined in [A/71/757](#) (see GA res. [71/328](#)).

The Department provides policy guidance with regard to conference-related resources under the authority of the Directors-General of the UN Offices at Geneva, Vienna and Nairobi. While the Department is responsible for the implementation of policy, the formulation of standards and guidelines, overseeing and coordinating UN conference services and the overall management of resources under the relevant budget section, the UN Offices at Geneva, Vienna and Nairobi remain responsible and accountable for day-to-day operational activities (see GA res. [57/283 B](#)).

Structure

The Department consists of the following organisational units in New York: Office of the Under-Secretary-General; Central Planning and Coordination Division; Documentation

Division; General Assembly and ECOSOC Affairs Division; Meetings and Publishing Division; Protocol and Liaison Service; and the Executive Office. The units at the three duty stations are: the Division of Conference Management in Geneva; the Conference Management Service in Vienna; and the Division of Conference Services in Nairobi. An organisational chart is published on the Department's [website](#).

Department of Global Communications (DGC)

United Nations Headquarters
New York, NY 10017
United States of America

Facebook: www.facebook.com/unitednations
Twitter: @UN
YouTube: www.youtube.com/user/unitednations

Internet: www.un.org/department-global-communications/

Under-Secretary-General: Melissa Fleming, USA (appointed by the UN Secretary-General in August 2019)

Purpose

DGC, previously known as the Department of Public Information (DPI), was established in 1946 to inform audiences worldwide about the aims and activities of the UN. Through impactful and innovative communications, DGC tells the UN story in many languages and across multiple platforms. The goal is to position the UN as leading the narrative on solutions for a better world, to inspire people to care about our shared global challenges, and to mobilise them for action.

Structure

The Department comprises three divisions:

- The Strategic Communications Division delivers global communications campaigns that support the Organization's priorities. It also manages the global network of United Nations Information Centres. (See unic.un.org.)
- The News and Media Division produces and distributes to broadcasters and global audiences multilingual, multimedia news and features on UN priority issues. It also provides media accreditation services, photos, live television feeds, webcast and real-time coverage of intergovernmental meetings, and audio-visual collections documenting the UN's history and its work.
- The Outreach Division builds support for the UN by fostering dialogue with global constituencies such as civil society, the entertainment and creative industries media, academia, publishers, educators, youth, students and libraries.

Department of Management Strategy, Policy and Compliance (DMSPC)

405 East 42nd Street
New York, NY 10017
United States of America

Telephone: +1 212 963 8227
Email: dmspc-ousg@un.org

Internet: www.un.org/management/

Under-Secretary-General: Catherine Pollard, Guyana (appointed by the UN Secretary-General in June 2019; assumed role in September 2019)

Purpose

The Department provides policy leadership in all management areas through the provision of an integrated global management strategy and policy framework and through strengthened monitoring, evaluation and accountability mechanisms that oversee the exercise of delegated authority in an environment of decentralised and informed decision-making. It oversees and

is responsible for: facilitation of deliberations and decision-making by the Fifth Committee of the General Assembly and the Committee for Programme and Coordination (CPC); intergovernmental and inter-agency relations, and outreach on management-related topics and initiatives; internal administration of justice; programme planning, finance and budget; human resources policy and strategy; business transformation and accountability; the enterprise resource planning solution; and information and communications technology. It manages, jointly with the Department of Operational Support, the Enterprise Resource Planning Solution Division and the Office of Information and Communications Technology.

Structure

DMSPC offices and divisions include: Office of Under-Secretary-General; Office of Programme Planning, Finance and Budget; Office of Human Resources; Business Transformation and Accountability Division; Enterprise Resource Planning Solution Division; and Office of Information and Communications Technology.

Department of Operational Support (DOS)

United Nations Headquarters
New York, NY 10017
United States of America

Facebook: www.facebook.com/UnitedNationsOperationalSupport
Twitter: @UN_OpSupport
Instagram: @unoperationalssupport

Internet: <https://operationalssupport.un.org/en>

Under-Secretary-General: Atul Khare, India (appointed by the UN Secretary-General in January 2019)

Purpose

The Department of Operational Support (DOS) provides operational support to UN Secretariat entities globally, including advisory, operational and transactional support services and, where needed, exercises delegated authority on behalf of clients. DOS supports the entire UN Secretariat, consisting of almost 100 entities located around the globe.

DOS is built on five key pillars. It provides end-to-end service delivery and integration of operational support in:

- Human resources, training, health-care management and occupational safety and health
- Supply chain management including aviation, logistics, procurement and support for uniformed capabilities
- Operational planning, support partnerships, resource planning and support to start-up, surge, draw-down and liquidation in UN Secretariat entities
- UN Headquarters administrative services and campus support
- Operational information and communications technology (ICT).

DOS became operational on 1 January 2019 as part of the Secretary-General's Management Reform.

Structure

In addition to the Office of the Under-Secretary-General, DOS consists of three offices (Support Operations, including human resources, health-care management and capacity-building; Supply Chain Management; Information and Communications Technology) and two divisions (the Division for Special Activities and the Division of Administration New York). The Assistant Secretary-General of the Office of Information and Communications Technology reports to both the Under-Secretary-General of DOS and the Under-Secretary-General of the Department of Management Strategy, Policy and Compliance (DMSPC).

Approximately 1200 civilian staff and military-seconded personnel work in UN Operational Support, supporting operations globally. Global operational functions, including centralised

support for technology, logistics and other specialised services, are concentrated at the [Global Service Centre](#) in Brindisi, Italy and Valencia, Spain. Most administrative location-independent functions, including standard back-office services for finance and human resource management, are centralised in a [Regional Service Centre](#) in Entebbe, Uganda, as well as the Joint Support Office in Kuwait. The Global Procurement Support Section (GPSS) supports regional procurement from Entebbe, Uganda, whereas Headquarter-based entities are supported through the Headquarters Client Support Service in the Division of Administration. Only location-dependent functions that must be provided on the ground are maintained in field missions.

Department of Peace Operations (DPO)

United Nations Headquarters
New York, NY 10017
United States of America

Internet: <https://peacekeeping.un.org/en/department-of-peace-operations>

Under-Secretary-General: Jean-Pierre Lacroix, France (appointed by the UN Secretary-General in April 2017)

Purpose

DPO provides political and executive direction to UN peacekeeping operations around the world, and maintains contact with the Security Council, troop and financial contributors, and parties to the conflict in the implementation of Security Council mandates. It works to integrate the efforts of the UN system, governmental and non-governmental entities in the context of peacekeeping operations. DPO also provides guidance and support on military, police, mine action and other relevant issues to UN political and peacebuilding missions.

DPO was formally created in 1992 as the Department of Peacekeeping Operations (DPKO) but traces its roots back to 1948 with the creation of the first UN peacekeeping operations.

As at 28 February 2023, there were more than 87,000 military, police and civilian personnel serving with 12 peacekeeping operations. As at 30 June 2023, the peacekeeping operations overseen by DPO are, with start years:

- UN Truce Supervision Organization (UNTSO), 1948
- UN Military Observer Group in India and Pakistan (UNMOGIP), 1949
- UN Peacekeeping Force in Cyprus (UNFICYP), 1964
- UN Disengagement Observer Force (UNDOF), 1974
- UN Interim Force in Lebanon (UNIFIL), 1978
- UN Mission for the Referendum in Western Sahara (MINURSO), 1991
- UN Interim Administration Mission in Kosovo (UNMIK), 1999
- UN Organization Stabilization Mission in the Democratic Republic of the Congo (MONUSCO) (prior to 1 July 2010, named the UN Organization Mission in the Democratic Republic of the Congo (MONUC)), 1999
- UN Interim Security Force for Abyei (UNISFA), 2011
- UN Mission in the Republic of South Sudan (UNMISS), 2011
- UN Multidimensional Integrated Stabilization Mission in Mali (MINUSMA), 2013
- UN Multidimensional Integrated Stabilization Mission in the Central African Republic (MINUSCA), 2014.

Structure

The three main DPO offices are: [Military Affairs](#); [Rule of Law and Security Institutions](#); and [Policy Evaluation and Training Division](#). In addition, DPO shares with the Department of Political and Peacebuilding Affairs (DPPA) eight regional divisions, managed by three Assistant Secretaries-General, that cover the Americas, Europe, Africa, Asia and the Pacific.

UN Mine Action Service (UNMAS)

Department of Peace Operations
Office of the Rule of Law and Security
Institutions
2 United Nations Plaza, 14th Floor
New York, NY 10017
United States of America
Telephone: +1 212 963 5682
Email: DirectorUNMAS@un.org

Facebook: [www.facebook.com/
UnitedNationsMineActionService](https://www.facebook.com/UnitedNationsMineActionService)
Twitter: [@UNMAS](https://twitter.com/UNMAS)
Instagram: [@un_mineaction](https://www.instagram.com/un_mineaction)
LinkedIn: [www.linkedin.com/company/united-
nations-mine-action-service](https://www.linkedin.com/company/united-nations-mine-action-service)
YouTube: www.youtube.com/unmineaction

Internet: www.unmas.org

Director: Ilene Cohn, USA (appointed June 2022)

Purpose

Established in 1997, UNMAS works to eliminate the threat posed by mines, explosive remnants of war and improvised explosive devices by coordinating UN mine action, leading operational responses at the country level, and supporting peace operations, as well as the development of standards, policies and norms. As a specialised service located within the Department of Peace Operations (DPO), it operates under UN legislative mandates of both the General Assembly and the Security Council. UNMAS also responds to specific requests for support from the UN Secretary-General or designated officials. UNMAS:

- Acts as the lead UN entity on explosive hazards and the coordinator of 'mine action' in the UN system
- Provides critical support to the protection of civilians and peacekeeping, humanitarian relief and development personnel
- Addresses unsecured and poorly managed stockpiles of weapons and ammunitions, improvised explosive devices, dangerous storage depots, unexploded ordnance, cluster munitions and mines
- Is deployed to peacekeeping and special political missions in accordance with Security Council mandates and also intervenes at the request of Member States and UN country teams in the context of humanitarian emergencies
- Collaborates and coordinates with 11 other UN departments, agencies, programmes and funds to ensure an effective, proactive and coordinated response to the threat of landmines, explosive remnants of war and other conventional explosives
- Manages the UN Voluntary Trust Fund for Assistance in Mine Action
- Works in close partnership with donors and affected countries and forges innovative partnerships with civil society and the private sector to mobilise resources for mine action
- Coordinates overall UN advocacy in support of treaties and other international legal instruments related to landmines and explosive remnants of war, and in support of the rights of people affected by these devices.

UNMAS chairs the Inter-Agency Coordination Group on Mine Action (IACG-MA) and its subsidiary groups (as mandated in GA res. [72/75](#) and SC res. [2365](#) (2017)). It is also the global lead for the [Mine Action Area of Responsibility](#) within the [Global Protection Cluster](#) and Chair of the International Mine Action Standards (IMAS) [Review Board](#) and its Steering Committee, and leads the UN Coordinating Task Force on a Whole-of-System Approach to Improvised Explosive Devices (IEDs).

UNMAS has a small team at its New York headquarters, a humanitarian hub in Geneva and approximately 3000 staff in the field. As at June 2023, UNMAS provides direct support and technical assistance to mine-action programmes in Afghanistan, Burkina Faso, Central African Republic, Colombia, Cyprus, DR Congo, Ethiopia, Iraq, Lebanon, Libya, Mali, Nigeria, Somalia, South Sudan, State of Palestine, Sudan, Sudan/South Sudan–Abyei (UN Interim Security Force for Abyei (UNISFA)), Syria, the Territory of Western Sahara (UN Mission for the Referendum in Western Sahara (MINURSO)) and Yemen.

Department of Political and Peacebuilding Affairs (DPPA)

225

United Nations Headquarters
New York, NY 10017
United States of America

Twitter: @UNDPPA

Internet: <https://dppa.un.org/en>

Under-Secretary-General: Rosemary A DiCarlo, USA (appointed by the UN Secretary-General in May 2018)

Purpose

DPPA monitors and assesses global political developments with an eye to detecting potential crises before they erupt and devising effective responses. The Department provides support to the Secretary-General and his envoys, as well as to UN political missions deployed around the world to help defuse crises or promote lasting solutions to conflict.

DPPA was established on 1 January 2019 following the reform of the United Nations peace and security infrastructure, which brought together the former Department of Political Affairs (DPA, established in 1992) and the UN Peacebuilding Support Office (PBSO). DPA and the former Department of Peacekeeping Operations (now the Department of Peace Operations, or DPO) also merged their previously parallel regional divisions to create a single structure to provide more coherent political analysis and strategic advice in the service of prevention, peacekeeping and peacebuilding after conflict.

DPPA focuses primarily on five areas in international peace and security:

- Ensuring sound analysis and early warning
- Preventing conflict and engaging in peacemaking
- Managing political crises and violent conflicts
- Sustaining peace
- Enhancing partnerships.

The PBSO within DPPA fosters international support for nationally owned and led peacebuilding efforts.

As at 30 June 2023, DPPA oversees the following political and peacebuilding support offices, with start years:

- Office of the UN Special Coordinator for the Middle East Peace Process (UNSCO), 1999
- UN Office for West Africa and the Sahel (UNOWAS), 2001
- UN Assistance Mission in Afghanistan (UNAMA), 2002
- UN Assistance Mission for Iraq (UNAMI), 2003
- UN Regional Centre for Preventive Diplomacy for Central Asia (UNRCCA), 2007
- Office of the UN Special Coordinator for Lebanon (UNSCOL), 2007
- UN Regional Office for Central Africa (UNOCA), 2011
- UN Support Mission in Libya (UNSMIL), 2011
- UN Assistance Mission in Somalia (UNSOM), 2013
- UN Verification Mission in Colombia, 2017
- UN Mission to support the Hudaydah Agreement (UNMHA), 2019
- UN Integrated Office in Haiti (BINUH), 2019
- UN Integrated Transition Assistance Mission in Sudan (UNITAMS), 2020.

The Department also manages good offices and/or mediation efforts on Cyprus, Syrian AR, Yemen, Myanmar, Mozambique, Western Sahara, the Great Lakes Region and the Horn of Africa.

The Department also coordinates UN electoral assistance activities and provides substantive and secretariat support for the Security Council and two standing committees established by the General Assembly: the Committee on the Exercise of the Inalienable Rights of the Palestinian People and the Special Committee on Decolonization.

Structure

The Department is headed by the Under-Secretary-General for Political and Peacebuilding Affairs. The common regional pillar it shares with the DPO covers Africa; the Americas; Europe; Asia and Pacific; and the Middle East. The Department's functional or thematic responsibilities are covered by divisions for Electoral Assistance; Policy and Mediation; Palestinian Rights; Security Council Affairs; and Decolonization.

UN Department of Safety and Security (UNDSS)

UN Secretariat Building, 8th Floor
New York, NY 10017
United States of America

Internet: www.un.org/undss/

Under-Secretary-General: Gilles Michaud, Canada (appointed by the UN Secretary-General in May 2019)

Purpose

UNDSS is responsible for providing leadership, operational support and oversight of the UN Security Management System (UNSMS) with the strategic aim of enabling the activities of UNSMS organisations within acceptable levels of security risk.

The Department is composed of the Strategic Planning Service (SPS) and three operational divisions: the Division of Regional Operations (DRO); the Division of Partnerships and Specialized Support (DPSS); and the Division of Security and Safety Services (DSSS). UNDSS maintains offices in more than 100 countries.

Evolution

A proposal for strengthening and unifying the security management system was presented to the UN General Assembly's 59th session (report [A/59/365](#) of 11 October 2004). This resulted in the creation of the Department of Safety and Security (GA res. [59/276](#), XI, 7 to 23 December 2004), which merged the security management component of the Office of the UN Security Coordinator (UNSECOORD), the Security and Safety Services (SSS) at headquarters and at offices away from headquarters (including the regional commissions) into a single department to manage the UN's security management system. UNDSS was formally established on 1 January 2005.

UN Development Coordination Office (DCO)

UN Secretariat Building
405 East 42nd Street, 25th Floor
New York, NY 10017
United States of America

Email: DCOcommunications@un.org

Internet: <https://un-dco.org>

Assistant Secretary-General for Development Coordination: Oscar Fernández-Taranco, Argentina (appointed by the UN Secretary-General in November 2022)

Established in 2019 following GA res. [72/279](#) (2018), DCO serves as the secretariat for the UN Sustainable Development Group (UNSDG) – 37 agencies, funds and programmes working on development – at the regional and global levels. DCO provides technical and advisory support to the UN development system, supporting resource mobilisation for system-wide financing priorities and facilitating inter-agency programmatic and policy collaboration and partnership for achievement of the 2030 Agenda.

DCO coordinates and manages the Resident Coordinator system, providing substantive guidance and support to Resident Coordinators and UN country teams, in addition to daily backstopping to Resident Coordinator Offices on the ground. At the regional level, five DCO Regional Directors and their teams in Panama, Addis Ababa, Amman, Istanbul and Bangkok provide Resident Coordinators with regional-specific support, with a secretariat role for the UNSDG. DCO also provides troubleshooting, quality assurance and dispute resolution services in close cooperation with the relevant regional teams of the UNSDG.

Office for the Coordination of Humanitarian Affairs (OCHA)

760 United Nations Plaza	Palais des Nations	Email: ochagva@un.org
New York, NY 10017	1211 Geneva 10	Facebook: www.facebook.com/UNOCHA
United States of America	Switzerland	UNOCHA
Telephone: +1 212 963 1234	Telephone: +41 22 917 1234	Twitter: @unocha , @UNReliefChief

Internet: www.unocha.org

Under-Secretary-General: Martin Griffiths, UK (appointed by the UN Secretary-General in May 2021)

Purpose

OCHA coordinates the global emergency response to save lives and protect people in humanitarian crises. It helps humanitarian organisations do this in four ways: assembles support; alerts and informs; advocates for solutions; and raises funds for the response. As the central hub for humanitarian information and analysis, OCHA is the first to inform humanitarian organisations about a humanitarian crisis. OCHA brings international and national partners together to respond to a crisis. It provides the tools and services to aid organisations to help the most vulnerable affected people, and it helps aid organisations understand and navigate the complex challenges they often face during a response operation. OCHA campaigns for the rights of people affected by a crisis, and it ensures that aid organisations have the funds and resources they need to respond during a crisis.

OCHA also manages two response funds that provide the easiest and most effective way to support humanitarian action. Through Country-Based Pooled Funds and the Central Emergency Response Fund, OCHA raises funds before crises strike, allowing donors to pool their contributions to support the highest-priority humanitarian actions when they are needed most.

OCHA was created in 1998 as part of the Secretary-General's Reform Programme. It replaced the Department of Humanitarian Affairs, which was created in 1991.

Structure

The head of OCHA is the Under-Secretary-General for Humanitarian Affairs, who is also the Emergency Relief Coordinator (ERC). The General Assembly created the ERC position in its resolution [46/182](#) (1991). The ERC is the principal adviser to the Secretary-General on humanitarian issues, and also:

- Holds responsibility for the oversight of all emergencies requiring UN humanitarian assistance
- Acts as the central focal point for governmental, intergovernmental and non-governmental relief activities
- Processes requests from Member States for emergency aid
- Mobilises international emergency-relief capacity
- Negotiates access to populations who need assistance
- Chairs the Inter-Agency Standing Committee (IASC)
- Manages the worldwide network of Humanitarian Coordinators
- Promotes the smooth transition from relief to recovery.

OCHA's New York office focuses primarily on support to the country and regional offices, information management, advocacy, humanitarian financing, policy and communications and outreach with Member States, regional organisations and emerging partners. It works directly with the Security Council, Economic and Social Council, General Assembly and other UN organs. The Geneva office manages partnerships, resource mobilisation, inter-agency coordination, emergency preparedness and response tools and mechanisms, and provides programme support to the country and regional offices.

OCHA has five regional offices, five liaison offices, 29 country offices and 21 Humanitarian Adviser Teams.

Inter-Agency Standing Committee (IASC)

Geneva Office

Palais des Nations,
H building, 4th Floor
8–14 Avenue de la Paix
1211 Geneva 10
Switzerland

Email: iasccorrespondence@un.org

New York Liaison Office

2 United Nations Plaza
323 East 44th Street
New York, NY 10017
United States of America
Telephone: +1 212 963 5592

Facebook: www.facebook.com/FriendsofIASC

Twitter: [@iascch](https://twitter.com/iascch)

LinkedIn: www.linkedin.com/company/inter-agency-standing-committee-iasc

Internet: www.interagencystandingcommittee.org

Chair: Martin Griffiths, UK (since July 2021; appointed by the UN Secretary-General in May 2021)

Purpose

Created by the General Assembly in 1991 through its resolution [46/182](#), the IASC is the longest-standing and highest-level humanitarian coordination forum of the UN system. It brings together 19 Principals of UN and non-UN entities to coordinate and harmonise the global humanitarian response, and set priorities for strengthened humanitarian action. This includes coordination of system-wide efforts in operational response, advocacy and policy formulation. The IASC facilitates the leadership role of the UN Secretary-General by meeting regularly to ensure better preparation for, as well as rapid and coherent response to, humanitarian crises. It is chaired by the UN Emergency Relief Coordinator (ERC).

The IASC defines global [strategic priorities](#) on a bi-annual basis. For 2022–23, the five IASC priorities are: Centrality of Protection; Accountability to Affected People; Preserving Humanitarian Space; Gender; and Climate.

Structure

The ERC is both the Chair of the IASC and the Under-Secretary-General for Humanitarian Affairs. The IASC is composed of the IASC [Principals](#), the executive heads of the IASC organisations. They are supported in delivering their priorities by subsidiary bodies.

The [Deputies Group](#) serves as a critical platform for dialogue and decision-making to drive forward progress on key strategic issues as tasked by the IASC Principals. It comprises representatives at the level of Deputy Executive Head/Assistant Secretary-General or equivalent.

The [Emergency Directors Group](#) (EDG), the Emergency Directors of the IASC members, advises and follows up on strategic and operational issues requiring urgent collective action, system-wide resource mobilisation and/or targeted field support to sustain or scale up a given humanitarian response. It is composed of representatives from IASC member organisations, partners and observers.

The [Operational Policy and Advocacy Group](#) (OPAG) drives the normative and strategic policy work of the IASC, including on system-wide policy matters with a direct bearing on humanitarian operations. It consists of Emergency or Policy Director-level representatives.

They oversee the work of five **Task Forces** to deliver on the biennium IASC Strategic Priorities: for 2022–23, Centrality of Protection; Accountability to Affected People; Preserving Humanitarian Space; Humanitarian–Development Collaboration; and Localisation.

In addition to the formal IASC structures, there are also several '**Entities Associated with the IASC**' supporting the work of the IASC: the Inter-Agency Humanitarian Evaluation Steering Group, the Global Cluster Coordination Group, the Humanitarian Programme Cycle Steering Group, the Reference Group on Gender and Humanitarian Action and the Reference Group on Mental Health and Psychosocial Support. More information is available on the website.

Meetings

The IASC regularly convenes to ensure preparedness and a rapid and coordinated humanitarian response. The IASC Principals meet in person twice a year, with the addition of ad hoc meetings in response to urgent or pressing humanitarian issues. The IASC Deputies Group also meets twice a year and convenes on an as-needed basis. The EDG meets on an ad hoc basis in response to emerging and ongoing crises, and for an extended meeting once a year to review global humanitarian operations and assess the performance of Humanitarian Coordinators. The OPAG meets twice a year in person and regularly on an as-needed basis, during which it takes stock of progress in delivering on the IASC's normative work. The Task Forces convene at least once per month and as required.

Membership

IASC Principals are the heads of the IASC's full members and Standing Invitees. IASC full members are the UN organisations listed below. The IASC Standing Invitees are the International Committee of the Red Cross (ICRC), International Federation of Red Cross and Red Crescent Societies (IFRC), the Office of the UN High Commissioner for Human Rights (OHCHR), the Special Rapporteur on the Human Rights of Internally Displaced Persons and the World Bank. The non-governmental organisations (NGOs) consortia International Council of Voluntary Agencies (ICVA), InterAction and the Steering Committee for Humanitarian Response (SCHR) are also invited on a permanent basis to attend. They are each joined by two operational NGO representatives at each of the IASC structures and at the OPAG and Task Force levels by an additional two local NGOs.

The Chair of the IASC may also invite, on an ad hoc basis, representatives of other specialised organisations. Non-members are invited systematically to contribute to the work carried out by the various structures to ensure the inclusion of critical expertise to contribute to IASC efforts.

Members

Chair

Martin Griffiths, UK, Emergency Relief Coordinator and Under-Secretary-General for Humanitarian Affairs, UN Office for the Coordination of Humanitarian Affairs (OCHA)

Full members

Tedros Adhanom Ghebreyesus, Ethiopia,
World Health Organization (WHO)
Director-General

Sima Sami Bahous, Jordan, UN-Women
Executive Director

Filippo Grandi, Italy, UN High Commissioner
for Refugees (UNHCR)

Natalia Kanem, Panama, UN Population Fund
(UNFPA) Executive Director

Cindy McCain, USA, World Food Programme
(WFP) Executive Director

Joyce Msuya, UR of Tanzania, Assistant
Secretary-General for Humanitarian Affairs
and Deputy Emergency Relief Coordinator,
UN Office for the Coordination of
Humanitarian Affairs (OCHA)

Qu Dongyu, China, UN Food and Agriculture
Organization (FAO) Director-General

Catherine Russell, USA, UN Children's Fund (UNICEF) Executive Director

Maimunah Mohd Sharif, Malaysia, UN Human Settlements Programme (UN-Habitat) Executive Director

Achim Steiner, Brazil/Germany, UN Development Programme (UNDP) Administrator

Volker Türk, Austria, UN High Commissioner for Human Rights

António Manuel de Carvalho Ferreira Vitorino, Portugal (until 30 September 2023); Amy Pope, USA, from 1 October 2023), International Organization for Migration (IOM) Director General

Standing invitees

Jane Backhurst, UK, International Council of Voluntary Agencies (ICVA) Board Chair (Christian Aid Senior Advisor, Humanitarian Policy and Advocacy)

Jagan Chapagain, Nepal, International Federation of Red Cross and Red Crescent Societies (IFRC) Secretary General

Mirjana Spoljaric Egger, Switzerland, International Committee of the Red Cross (ICRC) President

Paula Gaviria Betancur, Colombia, Special Rapporteur on the Human Rights of Internally Displaced Persons

Anne Lynam Goddard, USA, InterAction Interim President and CEO

Andrew Morley, USA, Steering Committee for Humanitarian Response (SCHR) Chair (World Vision International President and CEO)

Gareth Price-Jones, UK, Steering Committee for Humanitarian Response (SCHR) Executive Secretary (Senior Humanitarian Policy and Advocacy Coordinator, Care International)

Mirela Shuteriqi, Albania, International Council of Voluntary Agencies (ICVA) Acting Executive Director

Janti Soeripto, Save the Children President and CEO

To be confirmed, World Bank

United Nations Office for Disaster Risk Reduction (UNDRR)

7bis Avenue de la Paix
1211 Geneva 2
Switzerland
Telephone: +41 22 917 8907/8908

Email: undrr@un.org
Facebook: www.facebook.com/UNISDR/
Twitter: @UNDRR

Internet: www.undrr.org and www.preventionweb.net

Special Representative of the Secretary-General for Disaster Risk Reduction: Mami Mizutori, Japan (appointed by the UN Secretary-General in January 2018)

Purpose

UNDRR was established in 1999 as a dedicated secretariat to facilitate the implementation of the International Strategy for Disaster Reduction (ISDR). It is mandated to serve as the focal point in the UN system for the coordination of disaster reduction and to ensure synergies among the disaster reduction activities of the UN system and regional organisations, as well as activities in the socio-economic and humanitarian fields (GA res. 56/195 (2001)). It also leads on the 'UN Plan of Action on Disaster Risk Reduction for Resilience'.

UNDRR supports the implementation of the [Sendai Framework](#) for Disaster Risk Reduction 2015–2030, adopted by the third UN World Conference on Disaster Risk Reduction on 18 March 2015 in Sendai, Japan. This includes reviewing progress, most recently with the [Midterm Review of the Sendai Framework](#), where the Political Declaration was adopted by the General Assembly in May 2023 (GA res. 77/289). The transition from the earlier [Hyogo Framework](#) for Action is an opportunity for countries to shift the focus from managing disasters to managing disaster risk in development at all levels as well as within and across all sectors.

The Sendai Framework seeks a reduction in disaster risk and disaster losses with a focus on reduced mortality, reduced numbers of people affected, reduced economic losses and reduced damage to critical infrastructure. It also seeks an increased number of countries with

national and local disaster risk reduction strategies, enhanced international cooperation to developing countries and increased access to early warning systems, disaster risk information and assessments.

Upon adoption of the Sendai Framework, the General Assembly established, in its resolution 69/284 of 3 June 2015, an open-ended intergovernmental expert working group on indicators and terminology relating to disaster risk reduction, to develop indicators to measure global progress on the Framework's seven agreed targets. The group's report was presented to the General Assembly in November 2016 and its recommendations were endorsed by GA res. 71/276 in February 2017.

UNDRR mobilises a broad range of stakeholders in the development of national plans and local disaster risk reduction strategies. These stakeholders include parliamentarians, the private sector, the science community, civil society organisations and others. It leads the preparation and follow-up of the [Global Platform for Disaster Risk Reduction](#), established in 2006 (GA res. 61/198). The Global Platform (GP) is the main global forum for disaster risk reduction and for the provision of strategic and coherent guidance for the implementation of the Sendai Framework and to share experience among stakeholders. The most recent GP took place in May 2022 in Bali, Indonesia.

UNDRR produces the biennial Global Assessment Report for Disaster Risk. It also manages the 'Making Cities Resilient' campaign and the UN Sasakawa Award for Disaster Risk Reduction.

Structure

UNDRR is led by the Special Representative of the UN Secretary-General for Disaster Risk Reduction. It is funded by voluntary contributions through the UN Trust Fund for Disaster Reduction.

The Secretariat is based in Geneva, Switzerland, and has regional offices and other presences in Africa, Arab States, Asia and the Pacific, the Americas and Europe, as well as a liaison office in New York.

Office of the UN High Commissioner for Human Rights (OHCHR)

Palais des Nations
1211 Geneva 10
Switzerland

Telephone: +41 22 917 9000
Fax: +41 22 917 9012
Email: InfoDesk@ohchr.org

Internet: www.ohchr.org

High Commissioner (from 17 October 2022): Volker Türk, Austria (appointed by the UN Secretary-General in September 2022)

Purpose

The OHCHR is the principal UN Office mandated to promote and protect the human rights of all people. It also serves as the Secretariat to the Human Rights Council and provides assistance to the system of Special Procedures and the Universal Periodic Review system. The Office also services the core human rights treaty bodies.

The creation of a High Commissioner for Human Rights was agreed at the World Conference on Human Rights in Vienna in 1993. GA res. 48/141 (1993) established the post to promote and protect the effective enjoyment by all people of all civil, cultural, economic, political and social rights, including the right to development. It further held that the High Commissioner should function as the UN official with principal responsibility for global human rights efforts. The High Commissioner is appointed by the Secretary-General and approved by the General Assembly, with regard to geographical rotation. Appointments are for a fixed term of four years, with the possibility of one renewal.

Structure

OHCHR is based in Geneva. It has an office in New York plus 19 country or stand-alone offices, 12 regional offices or centres, 11 human rights components in UN peace or political missions, and 54 human rights advisers embedded in UN country teams or UN Development Group regional centres.

Office of Internal Oversight Services (OIOS)

UN Secretariat Building
405 East 42nd Street, 9th Floor
New York, NY 10017
United States of America

Fax: +1 212 963 7010
Email: feedback2oios@un.org

Internet: <http://oios.un.org/>

Under-Secretary-General: Fatoumata Ndiaye, Senegal (appointed by the UN Secretary-General for a five-year term from October 2019)

Purpose

The Office is the UN's internal oversight body. Established in 1994 by the General Assembly, the Office assists the Secretary-General in fulfilling his or her oversight responsibilities in respect of the organisation's resources and staff through the provision of audit, inspection and evaluation, and investigation services.

The Office is mandated to provide oversight coverage of all UN activities under the Secretary-General's authority, including: the UN Secretariat in New York, Geneva, Nairobi and Vienna; five regional commissions; peacekeeping missions; special political missions; humanitarian operations; and funds and programmes administered separately under the authority of the Secretary-General (including the UN Environment Programme (UNEP) and the UN Human Settlements Programme (UN-Habitat)). In accordance with established memoranda of understanding, the Office also provides oversight services to other UN entities such as the UN High Commissioner for Refugees (UNHCR), the UN Convention to Combat Desertification (UNCCD), the UN Framework Convention on Climate Change (UNFCCC) and the UN Joint Staff Pension Fund.

The Office issues more than 300 reports each year and makes recommendations aimed at improving governance, risk management and control processes and organisational efficiency and effectiveness. It submits its reports to the Secretary-General, or a delegated programme manager, or directly to the General Assembly. Member States' access to all Office reports was significantly expanded following the adoption of GA res. [59/272](#) in 2004. GA res. [67/258](#) (2013) approved the publishing of OIOS audit reports on the OIOS [website](#) on an experimental basis. GA res. [69/253](#) (2014) subsequently approved publication of internal audit reports on a permanent basis and expanded it to include evaluation reports, effective 1 January 2015.

Structure

The Office is organised into the following functional units:

- **Internal Audit** Division: assesses the adequacy and effectiveness of internal controls for the purpose of improving the organisation's risk management, control and governance processes
- **Inspection and Evaluation** Division: assesses the relevance, efficiency and effectiveness (including impact) of the organisation's programmes in relation to its objectives and mandates
- **Investigations** Division: establishes facts related to suspected or reported misconduct, fraud or other irregularities to guide the Secretary-General on jurisdictional or disciplinary action to be taken.

The Office may also provide support and advice to management on the effective discharge of their responsibilities and on the implementation of recommendations, and also facilitates self-evaluation by programme managers through appropriate methodological support.

The Office is headed by the Under-Secretary-General for Internal Oversight Services, who is appointed by the Secretary-General, following consultations with Member States and approval by the General Assembly, for one five-year term without the possibility of renewal.

Office of Legal Affairs (OLA)

Telephone: +1 212 963 5338

Internet: www.un.org/ola/

Under-Secretary-General and United Nations Legal Counsel: Miguel de Serpa Soares, Portugal (appointed by the UN Secretary-General in August 2013)

Purpose

OLA was established by GA res. 13 (I) (1946) to provide a unified central legal service for the Secretariat and organs of the UN. It provides secretariat functions to UN bodies, including the General Assembly's Sixth Committee, the International Law Commission and the UN Commission on International Trade Law.

OLA also provides legal services for UN offices, funds and programmes, and special political missions, peacekeeping operations and other field missions on issues, including respect for privileges and immunities and the legal status of the organisation. It provides legal advice on cooperation with international or internationalised judicial accountability mechanisms.

OLA discharges the Secretariat's responsibilities under article 102 of the UN Charter regarding the registration and publication of treaties, and the Secretary-General's responsibilities as the depository for multilateral conventions. It also contributes to the development and codification of international public and trade law and assists in its teaching, study and dissemination. It prepares the Repertory of Practice of UN Organs (a record of the General Assembly procedural practice) and other legal publications.

In addition, OLA's objectives include promoting the strengthening, development and effective implementation of the international legal order for the seas and oceans, as reflected in the UN Convention on the Law of the Sea (1982). It provides information and assistance to states on law of the sea and ocean affairs; monitors and reports on related developments, services institutions and intergovernmental and expert bodies as mandated by the Convention and the General Assembly; and fulfils capacity-building functions.

In its resolution 68/70 (2013), the General Assembly identified the UN Legal Counsel/ Division for Ocean Affairs and the Law of the Sea as the focal point of UN-Oceans, an inter-agency mechanism that seeks to enhance the coordination of competent UN organisations and the International Seabed Authority. The Under-Secretary for Legal Affairs and United Nations Legal Counsel was appointed by the Secretary-General as Secretary-General of the Intergovernmental Conference on an international legally binding instrument under the UN Convention on the Law of the Sea on the conservation and sustainable use of marine biological diversity of areas beyond national jurisdiction (GA res. 72/249 (2017)).

Structure

The Office of the Under-Secretary-General coordinates the work of OLA's six substantive units: Office of the Legal Counsel; General Legal Division; Codification Division; Division for Ocean Affairs and the Law of the Sea; International Trade Law Division; and Treaty Section.

Office of the Special Adviser on Africa (OSAA)

Secretariat Building S-3269
United Nations
New York, NY10017
United States of America

Telephone: +1 929 450 6591
Email: osaa@un.org

Internet: www.un.org/osaa/

Under-Secretary-General and Special Adviser on Africa: Cristina Duarte, Cabo Verde (appointed by the UN Secretary-General in July 2020)

Purpose

Established by the Secretary-General in 2003 (ST/SGB/2003/6, in line with GA resolutions 57/7 (2002) and 57/300 (2002)), OSAA promotes international support for the implementation in Africa of the African Union's Agenda 2063 and the 2030 Agenda for Sustainable Development through its advisory, advocacy, coordination and monitoring functions. In particular, OSAA provides advice to senior UN leadership, Member States and intergovernmental bodies on issues of priority and critical importance to Africa. In this regard, OSAA focuses on the development and analysis of data and evidence-based policy options in six thematic areas: financing for development; sustainable development for durable peace; governance and human capital; science, technology and innovation; industrialisation and the African Continental Free Trade Area (AfCFTA); and energy access and climate action. Through its advocacy activities, the Office promotes the adoption of policies on these areas to accelerate implementation of the Sustainable Development Goals (SDGs).

OSAA is the Secretariat of the UN Monitoring Mechanism to review commitments made towards Africa's development (GA res. 66/293 (2012), in line with GA res. 63/1 (2008)). The Office also convenes the Inter-Departmental Task Force on African Affairs, which aims to ensure a coherent and integrated approach to UN system support for Africa. In implementing its mandate, OSAA engages with a broad range of stakeholders, including Member States, non-governmental and civil society organisations, the private sector, academia, and women and youth groups.

Office of the Special Representative of the Secretary-General for Children and Armed Conflict (OSRSG-CAAC)

United Nations Headquarters, Room FF-1732
New York, NY 10017
United States of America

Telephone: +1 212 963 3178
Facebook: www.facebook.com/childrenandarmedconflict/

Internet: <http://childrenandarmedconflict.un.org>

Under-Secretary-General and Special Representative: Virginia Gamba, Argentina (appointed by the UN Secretary-General in May 2017)

Purpose

The Special Representative serves as the leading UN advocate for the protection and well-being of children affected by armed conflict. The role of the Special Representative is to strengthen the protection of children affected by armed conflict, raise awareness, promote the collection of information about children affected by war, foster international cooperation to improve their protection, and engage in prevention activities. The Special Representative reports annually to the General Assembly and Human Rights Council and raises challenges faced by children in war with political bodies, such as the Security Council, as well as with governments and other stakeholders such as regional and sub-regional organisations.

GA res. 51/77 (1996) first established the Special Representative's mandate for a period of three years following the publication, in 1996, of a report by Graça Machel entitled 'Impact of Armed Conflict on Children'. The report highlighted the disproportionate impact of war on

children and identified them as the primary victims of armed conflict. The Office's mandate has been extended every three years since its establishment.

Through resolutions, the Security Council has provided the Office with the following tools to respond to violations against children:

- Gather and verify information detailing where and how children are affected by armed conflict
- Use this information in the annual report of the Secretary-General on children and armed conflict presented to the Security Council and in the country-specific reports of the Secretary-General presented to the Security Council Working Group on Children and Armed Conflict
- Name parties to conflict who commit violations that are triggers for listing
- Engage in dialogue with listed governments and armed groups to develop action plans to halt and prevent violations against children
- Engage in activities to strengthen measures to prevent violations against children.

The SRSG-CAAC Europe Liaison Office is located in Brussels. In June 2022, the [Analysis and Outreach Hub](#) was established in Doha.

Office of the Special Representative of the Secretary-General on Sexual Violence in Conflict (OSRSG-SVC)

405 East 42nd Street, 31st Floor, Room S-3123
New York, NY 10017
United States of America
Telephone: +1 212 963 0894

Fax: +1 212 963 0590
Facebook: www.facebook.com/endrapeinwar
Twitter: [@endrapeinwar](https://twitter.com/endrapeinwar)
Instagram: [@endrapeinwar](https://www.instagram.com/endrapeinwar)

Internet: www.un.org/sexualviolenceinconflict

Under-Secretary-General and Special Representative: Pramila Patten, Mauritius (appointed by the UN Secretary-General in April 2017)

Purpose

The Office of the Special Representative of the Secretary-General on Sexual Violence in Conflict (OSRSG-SVC) leads globally on UN advocacy and action to prevent and address conflict-related sexual violence. The mandate was established by SC res. 1888 (2009), one in a series of resolutions that recognised the detrimental impact that conflict-related sexual violence has on peace and security, and on recovery, once a conflict has ended. These resolutions signal a change in the way the international community views and deals with conflict-related sexual violence. It is no longer seen as an inevitable by-product of war, but rather a crime that is preventable and punishable under international human rights and humanitarian law. Most recently, SC res. 2467 of April 2019 called upon parties to armed conflict to implement specific, time-bound commitments to combat conflict-related sexual violence and affirmed for the first time that a survivor-centred approach must guide every aspect of the response of affected countries and the international community.

The OSRSG-SVC engages with a wide range of stakeholders, including governments, military and judicial officials, all parties to conflict and civil society. The Office publishes the annual Report of the Secretary-General on Conflict-Related Sexual Violence to highlight new and emerging concerns in relation to the use of sexual violence by parties to armed conflict, including as a tactic of war and terrorism (see [S/2023/413](#)).

The three priorities of the Office are:

- Converting cultures of impunity into cultures of justice and accountability through consistent and effective prosecution
- Fostering national ownership and leadership for a sustainable, survivor-centred response
- Addressing structural gender-based inequality and discrimination, poverty and marginalisation as the root causes and invisible drivers of sexual violence in times of war and peace.

In 2022 the Office focused on 20 country situations, including 14 conflict settings, three post-conflict countries and three additional situations of concern (S/2023/413). Pursuant to SC res. 1888 (2009), Women's Protection Advisers (WPAs) also work within peacekeeping and special political missions to facilitate and coordinate the implementation of Security Council resolutions on conflict-related sexual violence.

The SRSG-SVC leads the inter-agency network **UN Action Against Sexual Violence in Conflict**. The work of the OSRSG-SVC is complemented by the **Team of Experts on the Rule of Law and Sexual Violence in Conflict**.

Team of Experts on the Rule of Law and Sexual Violence in Conflict

Internet: www.un.org/sexualviolenceinconflict/our-work/team-of-experts/

The Team of Experts on the Rule of Law and Sexual Violence in Conflict was mandated by SC res. 1888 (2009) to assist national authorities in conflict, post-conflict and other situations of concern by strengthening the rule of law to address impunity for conflict-related sexual violence.

The Team of Experts reports directly to the SRSG-SVC and is composed of experts from the Department of Peace Operations (DPO), Office of the UN High Commissioner for Human Rights (OHCHR) and UN Development Programme (UNDP), which serve as co-lead entities.

The Team of Experts provides technical assistance to national institutions in the following thematic areas: criminal investigations and prosecutions; collection and preservation of evidence; investigations and prosecutions within the military justice system; criminal law reform and procedural law reform; protection of victims, witnesses and justice officials; security sector oversight; and reparations. The Team of Experts promotes South-South cooperation, enabling countries facing conflict-related sexual violence to learn from each other's experiences.

UN Action Against Sexual Violence in Conflict

Internet: www.stoprapenow.org

UN Action unites the work of 24 UN entities with the goal of ending sexual violence during and in the wake of conflict. Chaired by the Special Representative of the Secretary-General on Sexual Violence in Conflict, UN Action aims to provide a holistic response to conflict-related sexual violence, encompassing public health, humanitarian, developmental, human rights, gender, political, legal and security perspectives. The network is supported by a small Secretariat, headed by a coordinator. In December 2008, UN Action established a Multi-Partner Trust Fund (MPTF) to mobilise funds to support a range of joint catalytic activities on the ground as well as the UN Action Secretariat. UN Action's work is funded exclusively by voluntary contributions from a range of governments. The UN Action member entities are listed on the [website](#).

Office of the Special Representative of the Secretary-General on Violence Against Children (OSRSG-VAC)

United Nations Headquarters, Room FF-1708
New York, NY 10017
United States of America

Telephone: +1 917 367 6127
Twitter: [@UN_EndViolence](#)

Internet: <https://violenceagainstchildren.un.org>

Assistant Secretary-General and Special Representative: Najat Maalla M'jid, Morocco (appointed by the UN Secretary-General in May 2019)

Purpose

The Special Representative of the Secretary-General on Violence against Children is an independent global advocate in favour of the prevention and elimination of all forms of violence against children, mobilising action and political support to achieve progress the world over. The mandate of the SRSG-VAC is anchored in the Convention on the Rights of the Child and other international human rights instruments and framed by the UN Study on Violence against Children (A/61/299 (2006)). GA res. 62/141 (2008) first established the Special Representative's mandate for a period of three years. The Office's mandate has since been regularly extended, most recently by GA res. 76/147 (2022) for an additional four years.

The 2030 Agenda for Sustainable Development includes a specific target (16.2) to end all forms of violence against children, and ending the abuse, neglect and exploitation of children is mainstreamed across several other violence-related targets. The Office supports efforts towards the implementation of the 2030 Agenda through advocacy for:

- Accelerating implementation of Agenda 2030 and reaching the targets on violence against children and its drivers, leaving no one behind
- Children as key players in decision-making processes related to violence and protection.

The SRSG-VAC reports directly to the UN Secretary-General and collaborates closely with a wide range of partners, within and beyond the UN system.

The SRSG-VAC reports annually to the Human Rights Council and the General Assembly. In addition to her regular reports, the SRSG-VAC can issue thematic reports on key areas of concern.

Office of the Victims' Rights Advocate (OVRA)

Library Building L-300
United Nations
New York, 10017
United States of America

Telephone: +1 212 963 1456
Email: ovra@un.org
Twitter: @UN_OVRA

Internet: www.un.org/preventing-sexual-exploitation-and-abuse/content/office-victims-rights-advocate and www.un.org/en/victims-rights-first

Assistant Secretary-General and Victims' Rights Advocate: Jane Connors, Australia (appointed by the UN Secretary-General in August 2017)

Purpose

The Secretary-General created the role of the *Victims' Rights Advocate* in the report *Special measures for protection from sexual exploitation and abuse: a new approach (A/71/818)*. The Office supports the Victims' Rights Advocate, who is mandated to put the rights and dignity of victims of sexual exploitation and abuse by UN staff and non-staff personnel at the forefront of the UN's prevention and response efforts. The Victims' Rights Advocate has a system-wide mandate across peace, humanitarian and development programmes, and works with all UN entities so that victims get the assistance and support they need. The Victims' Rights Advocate provides informal advice to victims and complainants of sexual exploitation, sexual abuse and sexual harassment.

Senior Victims' Rights Officers mirror the role of the Victims' Rights Advocate in the field. They are fully dedicated to supporting the realisation of the rights of victims. They work with, and under the guidance of, the Victims' Rights Advocate to develop victim-centric policies, procedures and programmes. They maintain direct and regular contact with victims, ensuring they access assistance, accompanying them through UN and other investigations and accountability processes and keeping them updated on their cases.

Office of Counter-Terrorism (UNOCT)

United Nations Headquarters
New York, NY 10017
United States of America

Telephone: +1 212 963 7943
Email: oct-info@un.org

Internet: www.un.org/counterterrorism/

Under-Secretary-General: Vladimir Voronkov, Russian Federation (appointed by the UN Secretary-General on 21 June 2017)

Purpose

UNOCT was established through the adoption of GA res. [71/291](#) on 15 June 2017. This resolution endorsed the competencies and functions of the Office set out in the report of the Secretary-General on the capability of the UN system to assist Member States in implementing the UN Office ([A/71/858](#)). The creation of the Office is considered the first major institutional reform undertaken by the Secretary-General in the UN peace and security pillar.

UNOCT has five main functions:

- To provide leadership on the General Assembly counter-terrorism mandates entrusted to the Secretary-General from the UN system
- To enhance coordination and coherence across the [Global Counter-Terrorism Coordination Compact](#) entities to ensure the balanced implementation of the four pillars of the [UN Global Counter-Terrorism Strategy](#)
- To strengthen the delivery of UN counter-terrorism capacity-building assistance to Member States
- To improve visibility, advocacy and resource mobilisation for UN counter-terrorism efforts
- To ensure that due priority is given to counter-terrorism across the UN system and that the important work on preventing violent extremism is firmly rooted in the UN Global Counter-Terrorism Strategy.

Structure

UNOCT is the main policy, coordination and capacity-building entity on counter-terrorism mandated by the General Assembly. It provides policy leadership as well as technical assistance and capacity-building support to Member States, international, regional and sub-regional organisations, civil society and other counter-terrorism actors through the UN Counter-Terrorism Centre (UNCCT), established in 2011 by GA res. [66/10](#), and the Special Projects and Innovation Branch (SPIB). The Under-Secretary-General for Counter-Terrorism is responsible for the administration and activities of UNOCT and concurrently serves as the Executive Director of the UNCCT and Chairperson of the Coordination Committee of the Global Counter-Terrorism Coordination Compact.¹

In February 2018, the Secretary-General signed the UN Global Counter-Terrorism Coordination Compact with the heads of 36 UN entities plus the International Criminal Police Organization (INTERPOL) and the World Customs Organization (WCO) to strengthen coordination and coherence to support Member States' efforts to prevent and counter terrorism. The Global Counter-Terrorism Coordination Compact Task Force is supported by a Coordination Committee that oversees eight thematic Inter-Agency Working Groups addressing key counter-terrorism priorities of Member States in line with the UN Global Counter-Terrorism Strategy and other General Assembly and Security Council resolutions. As of June 2023, the Counter-Terrorism Compact brings together 46 entities, including 42 UN entities as well as INTERPOL, WCO, the Inter-Parliamentary Union and the Financial Action Task Force.

Note

¹ The Global Counter-Terrorism Coordination Compact effectively replaced the Counter-Terrorism Implementation Task Force, as established by GA res. [60/288](#), through a Note from the Secretary-General's Chef de Cabinet, dated 19 November 2018.

UN Office for Disarmament Affairs (UNODA)

United Nations Headquarters
405 East 42nd Street, Room S-3024
New York, NY 10017
United States of America

Telephone: +1 212 963 2411
Fax: +1 212 963 4066
Email: unoda-web@un.org

Internet: www.un.org/disarmament

Under-Secretary-General, High Representative for Disarmament Affairs: Izumi Nakamitsu, Japan
(appointed by the UN Secretary-General in March 2017; took office in May 2017)

Purpose

The Office for Disarmament Affairs promotes the goals of nuclear disarmament and non-proliferation, and the strengthening of the disarmament regimes for weapons of mass destruction and chemical and biological weapons. It also:

- Promotes the limitation and reduction of conventional weapons, including the illicit trade in small arms, and the elimination of inhumane weapons, including land mines and cluster munitions
- Supports disarmament through the work of the General Assembly and its First Committee, the Disarmament Commission, Conference on Disarmament and other bodies
- Promotes transparency and confidence-building on military matters, and encourages regional disarmament efforts
- Provides information and education on the UN's multilateral disarmament efforts
- Supports efforts such as the collection, control and disposal of arms, especially small arms and light weapons, coupled with restraint over the production and procurement as well as transfers of such arms; demobilisation and reintegration of former combatants; demining; and other disarmament-related activities for the maintenance and consolidation of peace and security in areas that have suffered from conflict
- Monitors and analyses the risks and implications posed by scientific and technological advances and developments of new weapon technology in order to understand their impact on existing international normative, institutional and policy frameworks.

Originally established in 1982, the Office replaced the Department of Disarmament Affairs in 2007.

Structure

The Office has five sub-programmes:

- Conference on Disarmament Secretariat and Conference Support (Geneva)
- Weapons of Mass Destruction
- Conventional Arms
- Regional Disarmament
- Information and Outreach.

The Office for Disarmament Affairs is based in New York, with offices also in Geneva and Vienna, and three regional centres: the UN Regional Centre for Peace and Disarmament in Africa (UNREC) in Lomé, Togo; the UN Regional Centre for Peace and Disarmament in Asia and the Pacific (UNRCPD) in Kathmandu, Nepal; and the UN Regional Centre for Peace, Disarmament and Development in Latin America and the Caribbean (UN-LiREC) in Lima, Peru.

The Geneva branch also provides implementation support for the Biological Weapons Convention and the Convention on Certain Conventional Weapons. The units provide substantive and administrative support; facilitate communication among States Parties and organisations; and promote universalisation and other activities to support the treaties.

UN Office on Drugs and Crime (UNODC)

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LinkedIn: www.linkedin.com/company/unodc
YouTube: www.youtube.com/user/UNODCHQ

Internet: www.unodc.org

Under-Secretary-General and Executive Director: Ghada Fathi Waly, Egypt, Director-General of the UN Office at Vienna (since February 2020; appointed by the UN Secretary-General in November 2019)

Purpose

UNODC is mandated to support Member States in the prevention of illicit drugs, crime, corruption and terrorism. The Office is also the Secretariat of the:

- Commission on Narcotic Drugs and the Commission on Crime Prevention and Criminal Justice
- Conference of the Parties to the UN Convention against Transnational Organised Crime and its three supplementary protocols: the Protocol to Prevent, Suppress and Punish Trafficking in Persons, especially Women and Children; the Protocol against the Smuggling of Migrants by Land, Sea and Air; and the Protocol against the Illicit Manufacturing of and Trafficking in Firearms, their Parts and Components and Ammunitions
- Conference of the States Parties to the UN Convention against Corruption
- UN Congress on Crime Prevention and Criminal Justice, held every five years.

The three pillars of UNODC's work programme are:

- Research and analytical work to increase knowledge and understanding of drugs and crime issues and expand the evidence base for policy and operational decisions
- Normative work to assist states in the ratification and implementation of the relevant international treaties, the development of domestic legislation on drugs, crime and terrorism, and the provision of secretariat and other services to the treaty-based and governing bodies
- Field-based technical cooperation projects to enhance the capacity of Member States to prevent and counteract illicit drugs, crime and terrorism.

The drug programme works on the prevention of drug abuse and assistance for drug treatment, as well as to strengthen international action against production and trafficking of illicit drugs. The crime programme works to strengthen the rule of law and to promote stable criminal justice systems. It pays special attention to addressing transnational organised crime, including trafficking in people, the smuggling of migrants and illicit manufacturing of and trafficking in firearms, as well as combating corruption and preventing terrorism.

Evolution

The UN International Drug Control Programme (UNDCP), the predecessor of UNODC, was established under GA res. [45/179](#) (1990) as the programme responsible for coordinated international action in the field of drug abuse control. The Crime Prevention and Criminal Justice Programme was established under GA res. [46/152](#) (1991) and was, from 1992, implemented under ECOSOC res. [1992/1](#) by the Commission on Crime Prevention and Criminal Justice (CCPCJ). The authority for the Programme's Fund was conferred on the Executive Director by GA res. [46/185C](#) (1991). Former Secretary-General Kofi Annan ([ST/SGB/2004/6](#)) established UNODC on 15 March 2004 to implement the two programmes in an integrated manner.

Structure

UNODC has its headquarters in Vienna and a strong [field office network](#) employing over 2500 personnel in 98 countries. Nine regional offices and ten country offices also manage and oversee the work of 108 programme offices worldwide.

The field office network is essential for UNODC's technical cooperation activities and for its direct work with governments, institutions, civil society organisations, local communities, UN entities and development partners to deliver technical cooperation programmes tailored to the needs of member states. Field offices also provide policy and strategic advice, technical expertise and support to their local counterparts for the development of new national policies, strategies and action plans in UNODC mandated areas.

Office of the High Representative for the Least Developed Countries, Landlocked Developing Countries and Small Island Developing States (UN-OHRLLS)

United Nations Secretariat, 32nd Floor
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Twitter: [@UNOHRLLS](https://twitter.com/UNOHRLLS)

Internet: www.un.org/ohrls/

Under-Secretary-General, High Representative: Rabab Fatima, Bangladesh (appointed by the UN Secretary-General in June 2022)

Purpose

UN-OHRLLS was established in 2001 (GA res. 56/227) to mobilise international support for the 91 most vulnerable Member States. The office raises awareness of their economic, social and environmental potential; coordinates UN system support towards their sustainable development; monitors global commitments towards them; and ensures that the pressing needs of the 1.1 billion people who live in them remain high on the international agenda. Least Developed Countries (LDCs) represent the poorest and most vulnerable segment of the international community. Landlocked Developing Countries (LLDCs) are challenged by their remoteness and lack of territorial access to the sea. Small Island Developing States (SIDS) are also remote from world markets and their fragile natural environments are at the front lines of climate change.

Each group's development plan is guided by a Programme of Action, the implementation of which is facilitated and coordinated by the office and partners, which include member states and other entities of the UN. The [Doha Programme of Action](#) for the LDCs, adopted in March 2022, focuses on supporting the LDCs through the decade 2022–2031 as they seek to recover from COVID-19, tackle climate change and achieve the Sustainable Development Goals (SDGs). The [Vienna Programme of Action](#) focuses on LLDCs' challenges, including transit policy, transport infrastructure and regional integration and cooperation. The [SAMOA Pathway](#) works to mitigate SIDS issues like geographic and economic isolation, limited resources, environmental fragility, transportation and energy access, and vulnerability to climate change and natural disasters. These latter two Programmes of Action will be superseded by new compacts in 2024.

UN Office for Outer Space Affairs (UNOOSA)

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Instagram: [@unoosa](https://www.instagram.com/unoosa)
LinkedIn: www.linkedin.com/company/united-nations-office-for-outer-space-affairs

Internet: www.unoosa.org

Director: Aarti Holla-Maini, UK (from September 2023; appointed by the UN Secretary-General on 26 June 2023)

Purpose

UNOOSA is responsible for advancing international cooperation in the peaceful uses of outer space and the use of space science and technology for sustainable development. Its programmes help bridge the gap in space capabilities, promote space sustainability, and contribute to building a more inclusive and diverse space sector. UNOOSA maintains the [UN Register of Objects Launched into Outer Space](#), the only treaty-based transparency and confidence-building measure that establishes a jurisdictional link between a state and a space object. UNOOSA facilitates multi-stakeholder dialogue on space affairs by convening conferences, such as the [World Space Forum series](#). It leads UN system-wide cooperation and coordination on space-related issues and activities through the Inter-Agency Meeting on Outer Space Activities (UN-Space). The Office leads a number of capacity-building programmes, such as [Access to Space for All](#), supporting UN Member States in their space journeys.

The Office also serves as the secretariat to the Committee on the Peaceful Uses of Outer Space (COPUOS, see entry on page 63), the International Committee on Global Navigation Satellite Systems (ICG), and the Space Mission Planning Advisory Group (SMPAG).

UNOOSA is based in Vienna, with offices for the UN Platform for Space-based Information for Disaster Management and Emergency Response (UN-SPIDER) in Bonn and Beijing.

UN Office on Genocide Prevention and the Responsibility to Protect

UN Secretariat, 31st Floor
New York, NY 10017
United States of America

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Email: osapg@un.org
Twitter: @UNOSAPG

Internet: www.un.org/en/genocideprevention/

Special Adviser on the Prevention of Genocide/Under-Secretary-General: Alice Wairimu Nderitu, Kenya (appointed by the UN Secretary-General in November 2020)

Special Adviser on the Responsibility to Protect/Assistant Secretary-General: George Okoth-Obbo, Uganda (appointed by the UN Secretary-General in December 2021)

Purpose

The Special Adviser on the Prevention of Genocide acts as a catalyst to raise awareness of the causes and dynamics of genocide, to alert relevant actors where there is a risk of genocide, and to advocate and mobilise for appropriate action. The Special Adviser on the Responsibility to Protect leads the conceptual, political, institutional and operational development of the Responsibility to Protect. The mandates of the two Special Advisers are distinct but complementary. They are supported by a joint office and work together to advance national and international efforts to protect populations from atrocity crimes – genocide, war crimes, ethnic cleansing and crimes against humanity – as well as their incitement.

They work to strengthen the UN's role in preventing atrocity crimes by providing actionable early warning of the risk of these crimes in situations worldwide and recommendations for preventive action; carrying out advocacy for the protection of populations from the crimes; providing political leadership that encourages wider international action in response to identified risks or ongoing atrocity crimes, including through implementation of the responsibility to protect principle; and training and technical assistance to strengthen the capacity of Member States, regional and sub-regional organisations and civil society to prevent atrocity crimes and protect populations.

Evolution

In 2001, following the genocidal violence in Rwanda and the Balkans, the Security Council invited the UN Secretary-General "to refer to the Council information and analyses within the

United Nations system on cases of serious violations of international law” and on “potential conflict situations” arising from “ethnic, religious and territorial disputes” and other related issues.

In consideration of the Council’s request, the Secretary-General appointed the first Special Adviser on the Prevention of Genocide in 2004, listing responsibilities as (S/2004/567):

- Collecting existing information, in particular, from within the UN system, on massive and serious violations of human rights and international humanitarian law of ethnic and racial origin that, if not prevented or halted, might lead to genocide
- Acting as a mechanism of early warning to the Secretary-General, and through him or her to the Security Council, by bringing to the Council’s attention situations that could potentially result in genocide
- Making recommendations to the Security Council, through the Secretary-General, on actions to prevent or halt genocide
- Liaising with the UN system on activities for the prevention of genocide and work to enhance the UN’s capacity to analyse and manage information regarding genocide or related crimes.

In paragraphs 138 and 139 of the 2005 World Summit Outcome Document (GA res. 60/1 (2005)), heads of state and government affirmed their responsibility to protect their own populations from genocide, war crimes, ethnic cleansing and crimes against humanity, and accepted a collective responsibility to encourage and help each other uphold this commitment. They also declared their preparedness to take timely and decisive action, in accordance with the UN Charter and in cooperation with relevant regional organisations, when national authorities manifestly fail to protect their populations.

In 2008, the Secretary-General appointed the first Special Adviser on the Responsibility to Protect, on a part-time basis, to focus on the conceptual, political and institutional–operational development of the Responsibility to Protect. In 2021, the General Assembly decided to include an item on the Responsibility to Protect in its annual agenda and requested the Secretary-General to report annually on the topic (res. 75/277).

In addition to the mandate, the legal framework for the work of the Office is drawn from the Convention on the Prevention and Punishment of the Crime of Genocide; the wider body of international human rights law, international humanitarian law and international criminal law; and relevant resolutions of the General Assembly, Security Council and Human Rights Council, including the 2005 World Summit Outcome Document.

United Nations Alliance of Civilizations (UNAOC)

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Instagram: @unaoc

Internet: www.unaoc.org

Under-Secretary-General, High Representative: Miguel Ángel Moratinos Cuyabú, Spain (appointed by the UN Secretary-General in November 2018; took office in January 2019)

Purpose

Launched by the UN Secretary-General in 2005, UNAOC serves as a soft-power political tool for conflict prevention and conflict resolution. Its special status and mandate have been recognised by the General Assembly in its resolutions 64/14 (2009) and 69/312 (2015). UNAOC aims to improve understanding and cooperation among nations and peoples across cultures; to reduce polarisation at local and global levels; and to develop more inclusive societies, in which diversity is experienced as an asset.

UNAOC's [Action Plan](#) for 2019–23 focuses on three strategic priority areas: conflict prevention (including promotion of interreligious and intercultural dialogue), mediation, and preventing and countering violent extremism conducive to terrorism. UNAOC also coordinates the implementation of the [UN Plan of Action to Safeguard Religious Sites](#), in collaboration with relevant UN agencies and departments, as well as other stakeholders. In 2020, the High Representative was designated by the UN Secretary-General as the focal point to monitor antisemitism and enhance a system-wide response.

Structure

The High Representative is responsible for UNAOC's administration and activities. UNAOC is funded by voluntary contributions through the Trust Fund for UNAOC. It has a secretariat in New York and a secondary office in Geneva.

UN Ombudsman and Mediation Services (UNOMS)

Office of the United Nations Ombudsman
and Mediation Services
2 United Nations Plaza, DC2 7th Floor
New York, NY 10017
United States of America

Telephone: +1 917 367 5731
Email: unoms@un.org (case-related inquiries)
or unoms-oasg@un.org (other inquiries)

Internet: www.un.org/ombudsman

United Nations Ombudsman: Shireen L Dodson, USA (since June 2018; reappointed by the UN Secretary-General in June 2023 for a second five-year term)

Purpose

The Office of the UN Ombudsman and Mediation Services is established in the Office of the Secretary-General to make available the services of an impartial and independent person to address the employment-related problems of staff members ([ST/SGB/2002/12](#)). The updated terms of reference for the Office were issued on 22 June 2016 ([ST/SGB/2016/7](#)).

Structure

The Office functions independently of any entity or official within the UN and with direct access to the Secretary-General, as needed. It is headed by the UN Ombudsman, at the level of Assistant Secretary-General, who is appointed by the Secretary-General after consultations with members of a search committee comprising staff, management and external experts. The Ombudsman reports regularly to the General Assembly and Secretary-General.

The Office is supported by regional branch offices located around the globe, to provide services to all UN staff in any of the six official UN languages.

OTHER BODIES SUBSIDIARY OR RELATED TO THE UN

OTHER BODIES SUBSIDIARY OR RELATED TO THE UN

FUNDS, PROGRAMMES AND BODIES OF THE UN

RECOGNISED FUNDS AND PROGRAMMES OF THE UN

UN Children's Fund (UNICEF)

UNICEF House
3 United Nations Plaza
New York, NY 10017
United States of America

Telephone: +1 212 326 7000
Facebook: www.facebook.com/unicef
Twitter: @UNICEF
YouTube: www.youtube.com/user/unicef

Internet: www.unicef.org

Executive Director: Catherine Russell, USA (appointed by the UN Secretary-General in December 2021)

Purpose

UNICEF was established by the General Assembly to provide emergency assistance to children in war-ravaged countries following World War II (GA res. 57 (I) (1946)). By GA res. 417 (V) (1950), the General Assembly charged it with addressing the needs of children in developing countries. GA res. 802 (VIII) (1953) extended UNICEF's mandate indefinitely, with an emphasis on programmes giving long-term benefits to children everywhere, particularly those in developing countries, and changed the organisation's name to the United Nations Children's Fund but retained the UNICEF acronym. The Fund continues to provide relief and rehabilitation assistance in emergencies.

UNICEF undertakes programmes in health, nutrition, education, water and sanitation, the environment, child protection, gender issues and development, emergency response and other fields of importance to children, benefiting all children everywhere, with special effort on reaching the most vulnerable and excluded children. It works with governments, local communities and other aid organisations in developing countries and territories, focusing on supporting children during critical periods of their lives when intervention can make a lasting difference.

UNICEF's [strategic plan](#) for the years 2022–2025 aims to drive action towards an inclusive recovery from COVID-19, acceleration towards the achievement of the 2030 Sustainable Development Goals and the attainment of a society in which every child is included, without discrimination, and has agency, opportunity and their rights fulfilled. It consists of five [goal areas](#) – that every child: survives and thrives; learns; is protected from violence and exploitation; lives in a safe and sustainable climate and environment; and has access to inclusive social protection and lives free from poverty – plus cross-cutting programmes on climate action, disability, peacebuilding, resilience and gender.

Structure

UNICEF reports through its [Executive Board](#) to the Economic and Social Council (ECOSOC), which in turn reports to the General Assembly. The Board is responsible for providing intergovernmental support to, and monitoring of, UNICEF's activities, and for ensuring that UNICEF is responsive to the needs and priorities of recipient countries. It also approves UNICEF's policies, country programmes and budgets. The specific functions of the Board are

set out in Annex I of GA res. 48/162 (1993). The Board's work is coordinated by a bureau comprising one representative from each of the five regional groups of Member States.

UNICEF's resources derive from voluntary contributions from governments, intergovernmental donors, non-governmental organisations and the private sector. Thirty-four UNICEF National Committees, mostly in industrialised countries, support its work in raising funds and in advocacy.

Meetings

The Board meets in one annual and two regular sessions a year, holding intersessional meetings as it deems necessary. A joint meeting is also held annually with the UN Development Programme (UNDP)/UN Population Fund (UNFPA)/UN Office for Project Services (UNOPS), UN-Women and World Food Programme (WFP) Executive Boards.

Membership

GA res. 48/162 (1993) decided the UNICEF Executive Board should be reconstituted to comprise 36 members (previously 41) and that membership should be based on equitable geographical representation and other relevant factors. Members come from all UN Member States, with seats allocated for each UN regional group (as noted in the list of members). About a third of the Executive Board's 36 members are elected annually by ECOSOC, usually in April/May, for three-year terms that begin 1 January of the following year.

The Bureau consists of a president and four vice-presidents elected annually by the Board. As a matter of custom, Security Council permanent members do not serve as officers of the Board.

Executive Board members (36)*

	Previous	Current
African states (8 seats)		
Algeria	1971-74 82-85 2004-06	2022-24
Angola	1991-97 2017-19	
Benin	1975-78 84-90 2019-21	
Botswana	1980-83 2016-18	
Burkina Faso	1982-85 93-96 2006-08 15-17	
Burundi	1979-82 95-97 2004-06 19-21	
Cameroon	1967-70 76-79 88-91 2007-09 16-21	
Cabo Verde	1997 99 2010-12	
Central African Republic	1973-76 82-85 91-94 2007-09 13-15	
Chad	1982-85	2022-24
Comoros	1998-2000	2022-24
Congo	1972-75 85-88 91-94 1998-2000 10-12	
Côte d'Ivoire	1981-84 2000-02	2022-24
DR Congo	2001-03 13-15	
Djibouti	1985-88 2004-06 13-15 19-21	
Egypt	1955-59 64-67 70-76 88-91 2013-15	
Eritrea	2003-05 15-17	
Eswatini	1982-85	
Ethiopia	1966-69 85-88 91-94 2007-09 16-18	2021-23
Gabon	1970-73 85-88 2001-03	
Gambia	2001-03 12-14	
Ghana	1978-81 93-96 2003-05 13-15 18-20	
Guinea	1968-70 75-78 2000-02	
Kenya	1995-97 2012-14	
Lesotho	1983-89 2002-04	
Liberia	1987-93 2009-11	2021-23

Libya	1979–82 1998–2000 16–18
Madagascar	1982–85 2001–03
Malawi	1970–73 2004–06 10–12
Mali	1985–88 2007–09
Mauritania	2007–09
Morocco	1965–68 76–79 95–97 2001–03 19–21
Mozambique	1992–95 2005–07 2023–25
Namibia	1996–98 2011–13
Niger	1984–87
Nigeria	1961–64 70–75 88–91 97–99
Rwanda	1973–76 2006–08 2022–24
São Tomé and Príncipe	1988–91
Senegal	1963–69 78–81 91–94 2004–06
Sierra Leone	1969–71 90–93 2016–18
Somalia	1979–85 2010–12
South Africa	1946–51 1998–2000
Sudan	1963–65 88–93 1998–2000 09–11 18–20
Togo	1981–84
Tunisia	1957–71 85–88 2010–12
Uganda	1967–70 74–77 88–91 95–97
UR of Tanzania	1976–79 91–94
Zambia	1977–80 2014–16
Zimbabwe	1989–92 1999–2001 08–10 20–22

Asia-Pacific states (7 seats)

Afghanistan	1960–63 65–67 77–80
Bahrain	1982–85
Bangladesh	1982–91 1998–2000 04–06 09–11 15–17 19–21 2022–24
Bhutan	1984–87
China	1946–56 58–73 1980–2022 2023–25
DPRK	2005–07
India	1950–60 62–77 78–97 2000–05 07–09 12–14 16–18
Indonesia	1951–78 84–96 97–99 2001–03 11–13
Iran	1957–62 2000–05 08–10 13–18
Iraq	1945–55 68–70
Jordan	1977–80
Kazakhstan	1998–2000 10–12 2021–23
Lao PDR	2001–03
Lebanon	1993–96 2004–06 2022–24
Malaysia	2007–09
Mongolia	2019–21
Myanmar	2004–09
Nepal	1982–85 92–94 2002–04 16–18
Oman	1985–91 97–99
Pakistan	1952–80 81–84 85–97 1999–2001 06–08 10–12 13–15 19–21
Papua New Guinea	2014–16
Philippines	1951–60 63–81 87–90 92–95
Qatar	2010–12
ROK	1988–97 2006–20 2021–23
Saudi Arabia	2017–19
Sri Lanka	1951–52 90–93
Tajikistan 2023–25
Thailand	1951–53 65–67 69–77 80–92 2013–15
Turkmenistan	2018–20

UAE.....	1981-84.....	2022-24
Viet Nam.....	1959-62 96-98	
Yemen.....	1991-94 1998-2000 01-03 20-22	

Eastern European states (4 seats)¹

Albania.....	2012-14	
Armenia.....	2001-03	
Azerbaijan.....	1994-97 1998-2000	
Belarus.....	1946-56 78-81 88-91 94-95 2004-06 10-12 15-19	
Bosnia and Herzegovina.....	2016-18	
Bulgaria.....	1960-65 66-78 85-88 92-94 2013-15.....	2023-25
Croatia.....	2007-09	
Czechia.....	1993 98-99 2017-19.....	2023-25
Estonia.....	2011-16 20-22	
Hungary.....	1979-85	
Lithuania.....	2019-21	
Poland.....	1946-50 57-79 86-92.....	2022-24
Republic of Moldova.....	2003-05 20	
Romania.....	1971-74 84-87 93-96 2000-02 08-10	
Russian Federation.....	1946-2019 20-22	
Serbia.....	2006-08	
Slovakia.....		2021-23
Slovenia.....	2002-04 09-11	
Ukraine.....	1946-50 1996-98 1999-2001 05-07	

Latin American and Caribbean states (5 seats)

Antigua and Barbuda.....	1998-2000 08-19	
Argentina.....	1946-55 85-88 2005-07.....	2021-23
Bahamas.....	2007-09	
Barbados.....	1977-83 89-92	
Bolivia.....	1951 75-78 88-91 2000-02 05-07	
Brazil.....	1946-71 76-79 80-83 85-88 91-96 2015-20	
Chile.....	1958-75 77-80 82-88	
Colombia.....	1946-50 55-59 74-77 83-89 92-94 2001-03 06-08 11-13 15-20	
Costa Rica.....	1970-73 92-95.....	2021-23
Cuba.....	1974-77 83-86 96-98 2001-02 09-17 20-22.....	2023-25
Dominican Republic.....	1951 54-65 67-70	
Ecuador.....	1946-62 65-68 2002-04.....	2023-25
El Salvador.....	1957-63 2004-06 10-12 16-18	
Grenada.....		2022-24
Guatemala.....	2006-08 17-19	
Guyana.....	1986-89 1999-2001 13-15	
Haiti.....	2008-10 12-14	
Jamaica.....	1991-96 97-99 2002-04	
Mexico.....	1960-65 79-91 2019-21	
Nicaragua.....	1988-94 97-99 2003-05	
Panama.....	1982-85 2014-16	
Paraguay.....	1999-2001 20-22	
Peru.....	1967-69 73-76 89-92 2003-05	
Suriname.....	1993-95 96-98	
Trinidad and Tobago.....	2000	
Uruguay.....	1951-56 62-64 71-74 87-93 2009-11	
Venezuela.....	1957-58 68-74 78-87 95-97	

Western European and Other states (plus Japan) (12 seats)²

Andorra	2016	
Australia	1946-61 66-69 79-82 83-86 87-90 91-95	
	2001-02 05-08 15-16 19 21-22	2023-24
Austria	1957-59 81-84 2004-06 08-09 12 18	2023
Belgium	1951-61 65-71 80-83 84-90 97-99	
	2007 11 13-14 21-23	
Canada	1946-58 62-96 1999-2001 03-06 09-10	
	12-13 15 17-20	
Denmark	1946-50 84-87 90-93 96-97 1999-2001	
	03-04 06-07 09-11 13-14 16-17 19-20	2022-24
Finland	1974-77 83-86 89-94 95 1998-2000	
	05-06 08-09 12-13 15-16 21	
France	1946-96 98-99 2001-02 04-05 09-11 13-15	
	17-19 22	
Germany ²	1975-95 97-99 2001-03 06-09 11-12 14-15	
	17-18 20-22	2023-24
Greece	1946-57 60-62 1998-2000 08-10 13 18	2023-24
Iceland	2010 18	
Ireland	2002-03 07 10 13 17 20	
Israel	1951-59 61-68 2013	
Italy	1951-64 70-79 82-97 2000-02 04-06	
	09-12 14-16 18-19 21-22	
Japan	1954-57 60-62 1973-2009 11-12 14-17 20-21	2023-25
Luxembourg	2003-10 16-17 19	2023-24
Monaco	2022	
Netherlands	1946-50 75-81 82-88 89-97 2000-02	
	05-07 09 11-12 14-16 18-19	2021-23
New Zealand	1946-52 58-61 97-98 2010-11 14 20-21	
Norway	1946-55 71-74 77-83 86-89 91-94 95-99	
	2001-02 04-05 08-10 12-15 17-18 20-22	2023-25
Portugal	2001-03 07 12 19	
Spain	1963-65 90-93 2000 03-04 06 08 11-12 15	
	17 20	
Sweden	1946-50 55-84 88-91 92-98 2000-08	
	09-17 19-20	2022-23
Switzerland	1946-94 96-99 2002-04 07 09-10 13 16 19-21	
Türkiye	1951 59-74 86-89 93-94 96-97 2000 07 18	2023-25
UK	1946-81 82-96 1998-2000 03-05 07-08	
	10-12 14 16-19 20-22	
USA	1946-20	2021-23

Bureau for 2023**President**

Marie-Louise Koch Wegter, Denmark

Vice-Presidents

Claver Gatete, Rwanda

Jonibek Ismoil Hikmat, Tajikistan

María del Carmen Squeff, Argentina

Krzysztof Maria Szczerski, Poland

Notes

- * On 5 April 2023, ECOSOC elected 10 members to serve three-year terms beginning on 1 January 2024: Senegal and UR of Tanzania (African states); Oman and Turkmenistan (Asia-Pacific states); Estonia (Eastern European states); Dominican Republic and El Salvador (Latin American and Caribbean states); and Austria, the Netherlands and USA (Western European and Other states). It also elected Canada, Iceland and Ireland to complete the terms of Australia, Greece and Luxembourg, beginning on 1 January 2024 and expiring on 31 December 2024, as well as Finland and the UK to complete the terms of Denmark and Türkiye, beginning on 1 January 2024 and expiring on 31 December 2025.
- From 1946 to 1963, the Executive Board terms ran from 1 January to 31 December; from 1963 to 1966, 1 February to 31 January; and from 1967 to 1993, 1 August to 31 July. Since 1994, terms have again followed the calendar year. Some members elected for 1993–94 were not re-elected for 1994. These included Bulgaria, Finland, Nepal, Nicaragua, Norway, Senegal, Türkiye and Yemen.
- 1 Czechoslovakia served on the Board in 1968–71 and 1990–92; the former Socialist Federal Republic of Yugoslavia served on the Board in 1946–61, 1965–68, 1974–86 and 1987–92; and the German Democratic Republic served on the Board in 1981–84 and 1990.
 - 2 The Western European and Other states group has its own rotation scheme under which some of its members do not serve a full three-year term. The USA does not participate in this rotation scheme. The current terms listed reflect the rotation scheme as at June 2023.

UN Conference on Trade and Development (UNCTAD)

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Internet: <https://unctad.org>

Secretary-General: Rebeca Grynspan, Costa Rica (appointed in June 2021 for a four-year term from September 2021 to August 2025)

Purpose

UNCTAD, which is governed by its 195 [member states](#), is the UN body responsible for dealing with development issues, particularly international trade. Reflection on development is at the heart of UNCTAD's work. It produces analyses that form the basis for recommendations to economic policy makers. The aim is to help policy makers take informed decisions and promote the macroeconomic policies best suited to ending global economic inequalities and to generating people-centred sustainable development.

UNCTAD is also a forum where representatives of all countries can discuss ways to establish a better balance in the global economy. In addition, UNCTAD offers direct technical assistance to developing countries and countries with economies in transition, helping them to become equitably integrated in the global economy and to improve the well-being of their populations.

Structure

The highest UNCTAD decision-making body is the quadrennial [Conference](#), at which its members make assessments of current trade and development issues, discuss policy options and formulate global policy responses. The Conference also sets the organisation's mandate and work priorities. It adopted the Bridgetown Covenant ([TD/541/Add.2](#)) at its hybrid session in October 2021 (UNCTAD 15).

Between Conference sessions, the Trade and Development Board (TDB) functions as UNCTAD's executive body to take action on implementing Conference decisions and ensure the overall continuity of UNCTAD's work.

Meetings

The first UNCTAD session took place in Geneva in 1964 in accordance with ECOSOC res. 917 (XXXIV) (1962) and UN General Assembly resolution 1785 (XVII) (1962). UNCTAD holds a ministerial-level meeting every four years. The 15th session of the quadrennial Conference was held in a hybrid (virtual and physical) format, in Bridgetown and Geneva, from 3 to 7 October 2021.

UNCTAD also holds discussions with civil society, where members of the public can express their views and interact with country representatives. UNCTAD organises various forums, such as the [World Investment Forum](#), the Global Commodities Forum, the Civil Society Forum, the Youth Forum, and the UN Trade Forum, that bring together major players from the international community to discuss challenges and opportunities and to promote development policies and partnerships for sustainable development and equitable growth.

Trade and Development Board (TDB)

Purpose

Between UNCTAD sessions, the TDB functions under GA res. 1995 (XIX) (1964) as UNCTAD's executive body. The TDB reports to UNCTAD.

At the UNCTAD XII Conference in April 2008, it was agreed that the TDB would have two subsidiary commissions that perform integrated policy work within specific terms of reference, the:

- Investment, Enterprise and Development Commission
- Trade and Development Commission.

At the UNCTAD XIV Conference in July 2016, it was agreed that the TDB would operationalise the creation of two intergovernmental expert groups. The terms of reference for the two groups, on E-commerce and the Digital Economy and on Financing for Development, were approved at the 31st special session of the TDB in April 2017 and were further refined in 2021.

Meetings

The TDB meets in Geneva in a regular session once a year, usually in June and lasting two weeks, with several days set aside for informal meetings to discuss and reach consensus on agreed conclusions.

The Board also holds up to three executive sessions a year, usually lasting three days, and convenes, if needed, special sessions on matters that have immediate or expected future impact on the economic progress of developing countries. The TDB adjusts UNCTAD's work to reflect current trade and development issues and concerns.

The TDB Bureau, made up of the Board's President, Vice-Presidents and Rapporteur, regularly meets informally to facilitate consensus building. It sometimes meets in an 'extended bureau' format, which comprises the regional coordinators and interested TDB Member States.

In addition, TDB Member States may meet informally, including at the regular Consultations of the President of the TDB, which are normally held monthly. This is an opportunity for briefings on key issues and meetings, as well as continued informal work on pending issues and matters before they are referred to more formal forums.

Membership

TDB membership is open to all UNCTAD Member States. There are 158 TDB members, as listed on the [UNCTAD website](#).

UN Sustainable Development Group (UNSDG)

UN Development Coordination Office
Secretariat Building, 25th Floor
New York, NY 10017
United States of America

Email: dcodirector@un.org
Twitter: @UN_SDG

Internet: <https://unsdg.un.org>

Chair (UN Deputy Secretary-General): Amina J Mohammed, Nigeria (since 2017)

Vice-Chair (UN Development Programme (UNDP) Administrator): Achim Steiner, Germany (since 2017)

Purpose

The UNSDG serves as the highest-level inter-agency forum for joint policy formation, decision-making and accountability of the UN development system with regard to operational activities at all levels. It unites the entities of the UN system that contribute to the attainment of the [2030 Agenda for Sustainable Development](#) at the country level.

The UNSDG seeks to maximise the UN development system's collective contribution to the 2030 Agenda at the country level. It provides strategic direction and oversight to ensure UN development system entities deliver coherent, effective and efficient support to countries seeking to attain sustainable development. To this effect, the UNSDG seeks to facilitate joint policy formation and decision-making, encourage programmatic cooperation and realise management efficiencies within the UN development system.

The UNSDG was originally created as the 'United Nations Development Group (UNDG)' following the UN General Assembly's endorsement of former UN Secretary-General Kofi Annan's report 'Renewing the United Nations: A Programme for Reform' (A/51/950, para. 73). UN Secretary-General António Guterres reinvigorated the UNGD as the 'United Nations Sustainable Development Group (UNSDG)' in his December 2017 report 'Repositioning the United Nations development system to deliver on the 2030 Agenda: our promise for dignity, prosperity and peace on a healthy planet' (A/72/684-E/2018/7).

Structure

The UNSDG is chaired by the UN Deputy Secretary-General. The UNDP Administrator serves as the UNSDG Vice-Chair. The UNSDG Chair convenes the UNSDG at the level of UN Executive Heads at least four times a year. The UNSDG Vice-Chair chairs the UNSDG Core Group, consisting of the Executive Heads of the UN Department of Economic and Social Affairs (UN DESA), the Food and Agriculture Organization (FAO), the International Labour Organization (ILO), the International Organization for Migration (IOM), the Office of the UN High Commissioner for Human Rights (OHCHR), the UN Development Programme (UNDP), the UN Environment Programme (UNEP), the UN Educational, Scientific and Cultural Organization (UNESCO), the UN Population Fund (UNFPA), the UN High Commissioner for Refugees (UNHCR), the UN Children's Fund (UNICEF), the UN Entity for Gender Equality and the Empowerment of Women (UN-Women), the World Food Programme (WFP), the World Health Organization (WHO) and the rotating Chair of the Regional Economic Commissions.

The UN Development Coordination Office (DCO) is the secretariat and technical and advisory support unit of the UNSDG. It brings together the UN development system to promote change and innovation to deliver together on sustainable development. DCO provides substantive support for policy, programme and operational coherence; manages data and good practices platforms; collects field evidence and lessons learned to inform policy; facilitates the achievement of shared results; manages the UNSDG cost-sharing arrangement for the Resident Coordinator system; and supports the assessment, selection, learning and performance review processes for UN field leadership. DCO works under the leadership of the UNSDG Chair and guidance of the UNSDG. See the DCO entry in the 'Secretariat' chapter, page 226.

At the regional level, five Regional Collaborative Platforms, chaired by the UNSDG Chair and vice-chaired by the Executive Secretaries of the Regional Economic Commissions and UNDP, are composed of the regional directors of UNSDG member entities. As the designated representatives of the UN Secretary-General for development operations at the national level, Resident Coordinators lead the collective UN development efforts of 131 UN country teams.

Meetings

The UNSDG convenes four times a year at Principals level, including twice on the margins of the UN System Chief Executives Board for Coordination (CEB). The Chair also convenes extraordinary meetings as needed. The Core Group meets regularly.

Membership

The UNSDG comprises all entities of the UN system that contribute operationally to the attainment of the 2030 Agenda for Sustainable Development at the country level. The Secretariats to Conventions, as well as UN research and training institutes, can be invited to the UNSDG as required by the topics under discussion.

Members

Food and Agriculture Organization (FAO)	UN Educational, Scientific and Cultural Organization (UNESCO)
International Fund for Agricultural Development (IFAD)	UN Entity for Gender Equality and the Empowerment of Women (UN-Women)
International Labour Organization (ILO)	UN Environment Programme (UNEP)
International Organization for Migration (IOM)	UN High Commissioner for Refugees (UNHCR)
International Trade Centre (ITC)	UN Human Settlements Programme (UN-Habitat)
International Telecommunication Union (ITU)	UN Industrial Development Organization (UNIDO)
Joint UN Programme on HIV/AIDS (UNAIDS)	UN Office for Disaster Risk Reduction (UNDRR)
Office of the UN High Commissioner for Human Rights (OHCHR)	UN Office for Project Services (UNOPS)
UN Capital Development Fund (UNCDF)	UN Office for the Coordination of Humanitarian Affairs (OCHA)
UN Children's Fund (UNICEF)	UN Office on Drugs and Crime (UNODC)
UN Conference on Trade and Development (UNCTAD)	UN Peacebuilding Support Office (PBSO)
UN Department of Economic and Social Affairs (DESA)	UN Population Fund (UNFPA)
UN Department of Political and Peacebuilding Affairs (DPPA)	UN Relief and Works Agency for Palestine Refugees in the Near East (UNRWA)
UN Development Programme (UNDP)	UN Volunteers (UNV)
UN Economic Commission for Africa (ECA)	World Food Programme (WFP)
UN Economic Commission for Europe (ECE)	World Health Organization (WHO)
UN Economic Commission for Latin America and the Caribbean (ECLAC)	World Intellectual Property Organization (WIPO)
UN Economic and Social Commission for Asia and the Pacific (ESCAP)	World Meteorological Organization (WMO)
UN Economic and Social Commission for Western Asia (ESCWA)	

UN Development Programme (UNDP)

1 United Nations Plaza
New York, NY 10017
United States of America

Telephone: +1 212 906 5000

Internet: www.undp.org

Administrator: Achim Steiner, Germany (appointed by the UN Secretary-General in April 2017)

Purpose

UNDP leads the UN's global development network. With activities in over 170 countries and territories, it works throughout the world helping countries achieve their sustainable development goals. UNDP's mandate is to work with countries to reduce poverty, promote democratic governance, prevent and recover from crises, protect the environment and combat climate change. It seeks to ensure that countries have access to resources and knowledge to meet the Sustainable Development Goals. UNDP's flagship publication is the [Human Development Report](#), which focuses on key development issues and provides measurement tools, innovative analysis and policy proposals.

UNDP began operations in 1966 under GA res. [2029 \(XX\)](#) (1965), which combined the UN Expanded Programme of Technical Assistance (EPTA) with the UN Special Fund.

Structure

UNDP has a 36-member Executive Board, which is responsible for providing intergovernmental support to and supervision of the activities of UNDP, the UN Population Fund (UNFPA) and the UN Office for Project Services (UNOPS) in accordance with the overall policy guidance of the General Assembly and ECOSOC, and the responsibilities set out in the UN Charter. It must also be responsive to the needs of programme countries. The Board is under ECOSOC's authority, and its functions are set out in GA res. [48/162](#) (1993). The Executive Board superseded the 48-member Governing Council on 1 January 1994.

ECOSOC elects Board members each year from among UN Member States. Members are elected for three-year terms ending on 31 December. GA res. [48/162](#) (1993) specified that membership should be based on equitable geographic representation, as noted in the list of members.

The Executive Board [Bureau](#) is composed of one president and four vice-presidents, elected from members at the first regular session each year and taking into account the need for equitable geographical representation. The Bureau's primary functions are to prepare and organise Board meetings, facilitate transparent decision-making and promote dialogue in decision-making.

UNDP administers special funds and programmes, including UN Volunteers and the UN Capital Development Fund (see separate entries). The UNDP Administrator is also the Vice-Chair of the UN Sustainable Development Group, which unites the funds, programmes, specialised agencies, departments and offices of the UN system that play a role in development.

UNDP is funded entirely from voluntary contributions by a range of partners including UN Member States, multilateral and philanthropic organisations. These contributions are provided as either regular budget resources or resources earmarked by contributors. Details for 2023 are at open.undp.org/#2023.

Meetings

The Executive Board meets in one annual and two regular sessions each year, held in New York.

Executive Board Members (36)*

	Previous	Current
African states (8 seats)		
Algeria	2006–08	2021–23
Angola	2007–09 13–15	
Benin	2006–08 16–18	
Botswana	1998–2000 04–06 19–21	
Burkina Faso	2010–12 18–20	
Burundi	1995–97	
Cameroon	1994 2004–06 10–12 16–21	2022–24
Cabo Verde	2003–05	
Central African Republic	2007–09	
Chad	2016–18	2022–24
Comoros	2002–04	
Congo	1994 2004–06 13–15	
Côte d'Ivoire		2022–24
DR Congo	1995–2003 10–12	
Djibouti	2001–03 2011–13	
Egypt	2000–02 18–20	
Eritrea	2004–06	
Ethiopia	1995–97 1999–2001 13–15	2023–25
Gabon	2001–03	
Gambia	1994–97 2004–06 19–21	
Ghana	1998–2000	
Guinea	1997–99 2015–17	
Kenya		2022–24
Lesotho	1994 2013–15	2022–24
Liberia	2012–14	
Libya	1997–99 2015–17	
Madagascar	1996–98	
Malawi	2007–09 16–18	
Mauritania	2001–03 09–11	
Mauritius	2017–19	
Morocco	1994–96 2012–14	
Mozambique	2001–03	
Niger	2013–15	
Nigeria		2021–23
Rwanda	2010–12 19–21	
Senegal	2007–09	
Sierra Leone	1994–96 2009–11	
Somalia	1994 2007–09 20–22	
South Africa	1998–2000 10–12 19–21	
Sudan	1994–95	
Togo	2000–02	
Tunisia	2003–05	
Uganda	2005–07 16–18	
UR of Tanzania	1998–2000 08–10 14–16	
Zambia	1995–97	
Asia-Pacific states (7 seats)		
Bangladesh	1994–96 2006–08 11–13	2021–23
Bhutan	2007–09	
Cambodia	2018–20	
China	1994–2003 04–09 11–22	2023–25
DPRK	2005–07	
Fiji	2013–15	

India	1994–2001 03–05 07–12 15–17 19–21	
Indonesia	1995–97 2000–02 04–06 12–14	
Iran	2001–03 04–06 09–11 13–15 17–19	2021–23
Kazakhstan	2005–07	2022–24
Kuwait	2020–22	
Kyrgyzstan	1999–2001	
Lao PDR	2008–10 16–18	
Lebanon	1998–2000	
Malaysia	1996–98	
Myanmar		2022–24
Nepal	2003–05 14–16	
Pakistan	1994–99 2002–04 06–08 10–15	
Papua New Guinea	1994	
Philippines	1994–97 2001–03	
Qatar	2010–12	2022–24
ROK	1994–95 1998–2000 08–10 12–14 16–21	2023–25
Samoa	2016–18	
Saudi Arabia	2018–20	
Thailand	1997–99	
Vanuatu	2019–21	
Viet Nam	2000–02	
Yemen	2002–04 09–11 15–17	

Eastern European states (4 seats)

Albania	2017–19	
Armenia	2014–16	
Azerbaijan	2008–10	
Belarus	1999–2001 05–07 11–13 16–18	
Bulgaria	1994–95 2001–03 13–15 20–22	
Czechia	1998–2000 02–04 11–13 20–22	
Estonia	2011–12	
Montenegro	2014–16	
Poland	1994–96 2004–06	
Republic of Moldova	2017–19	2023–25
Romania	1996–98 2002–04	
Russian Federation	1994–95 1997–2020	2021–23
Serbia	2007–09	
Slovakia	1994–97 2008–10	2023–25
Slovenia	2010	
Ukraine	1996–2001 05–07 19–21	2022–24

Latin American and Caribbean states (5 seats)

Antigua and Barbuda	1997–99 2002–04 07–09 10–12 15–20	
Argentina	1994–98 2011–13	
Belize	1996–98	
Brazil	1997–2002 12–14 18–20	
Colombia	2008–10 20–22	2023–25
Costa Rica		2022–24
Cuba	1994–97 1999–2001 04–06 09–11 14–19	2021–23
Ecuador	2001–03 06–08 14–16	2023–25
El Salvador	2003–05 11–13	
Guatemala	1999–2001 05–07 13–15	2021–23
Guyana	2005–07	
Haiti	2008–10 16–18	
Honduras	2000–02	
Jamaica	1998–2000 06–08	
Mexico	2009–11 19–21	
Nicaragua	2012–14	

Panama	2017–19
Peru	1994–96 2002–04 20–22
Trinidad and Tobago	1994–96
Uruguay	1994–95 2003–05
Venezuela	2015–17

Western European and Other states (plus Japan) (12 seats)¹

Australia	1997–98 2003–05 08 12 15 17–20	
Austria	1997–99 2009–10 16 20–21	
Belgium	1994–96 2000–02 07 10 14 16 19	2023
Canada	1994–96 98–99 2001–04 07 10–12 14 16 19–20	2023–24
Denmark	1994–96 98–99 2001–02 04–09 11–12 15 17–18 20–21	2023–24
Finland	1996–97 2001–03 09–11 14 17–18 20–22	
France	1994–95 97–98 2000–04 08–10 13–14 16–18	
Germany	1994–97 1999–2003 04–07 09 11 13–15 17–18 21	2022–24
Greece	2007 12 21–22	
Iceland	2008 15	2023
Ireland	1998–2000 08 11 13–14 19–20	2023
Israel	2012	
Italy	1994–95 1999–2001 03–05 07–08 11–12 15 19–20	
Japan	1994–2005 06–08 10–13 15 16–18 20–22	2023–25
Luxembourg	2002 11–12 17–18	
Monaco	2019	
Netherlands	1996–98 2000–02 04–06 08–11 13–16 19–22	
New Zealand	1994–95 2000–01 06 09 13 17 21–22	
Norway	1994–95 97–98 2000–01 03–09 12–22	2023–25
Portugal	1994–96 2005–07 13 18	
Spain	1996 98–99 2002 07 10 13 15–16 21–22	
Sweden	1995–97 1999–2003 04–06 08–17 19–20	2022–24
Switzerland	1996–97 1999–2000 02–04 08 10 12 14 16 18 20 22	
Türkiye	2002 05–06 09 16 19	2023–25
UK	1994–95 97–99 2002–04 06–07 09–11 13–15 17–19	2021–23
USA	1994–2019 21–22	2023–25

Bureau for 2023

President

Martin Kimani, Kenya

Vice-Presidents

Maritza Chan, Costa Rica

Sergiy Kyslytsya, Ukraine

Muhammad Muhith, Bangladesh

Sedat Önal, Türkiye

Notes

* On 5 April 2023, ECOSOC elected nine members to serve three-year terms beginning on 1 January 2024 and expiring on 31 December 2026: Nigeria and Tunisia (African states); Nauru (Asia-Pacific states); Romania (Eastern European states); Jamaica (Latin American and Caribbean states); and France, Iceland, Portugal and the UK (Western European and Other states). It also elected the Netherlands to complete the term of Denmark, from 1 January 2024 to 31 December 2024, and Italy to complete the term of Türkiye, from 1 January 2024 to 31 December 2025.

1 The Western European and Other states group has had its own rotation scheme since 26 April 2006, under which some of its members do not serve a full three-year term. The USA does not participate in this rotation scheme. The current terms listed reflect the rotation scheme as at June 2023.

UN Population Fund (UNFPA)

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Twitter: [@UNFPA](https://twitter.com/UNFPA)
Instagram: [@UNFPA](https://www.instagram.com/UNFPA)

Internet: www.unfpa.org

Executive Director: Natalia Kanem, Panama (appointed by the UN Secretary-General in October 2017)

Purpose

UNFPA addresses population and development issues, with a strong emphasis on reproductive health and gender equality, as well as on advancing the rights and opportunities of young people. It is the lead UN agency for delivering a world where every pregnancy is wanted, every childbirth is safe and every young person's potential is fulfilled. Two frameworks guide UNFPA's efforts: the Programme of Action adopted at the 1994 International Conference on Population and Development (ICPD) and the Sustainable Development Goals (SDGs).

The UNFPA [Strategic Plan 2022–25](#) was approved in July 2021 by the Executive Board of the UN Development Programme (UNDP)/UNFPA/UN Office for Project Services (UNOPS). The Plan reaffirms the relevance of the current strategic direction of UNFPA. It calls for urgent action to achieve universal access to sexual and reproductive health, realise reproductive rights for all, and accelerate the implementation of the Programme of Action of the ICPD. UNFPA works in close collaboration with other development and humanitarian agencies, particularly the World Health Organization (WHO), UN Children's Fund (UNICEF), UN Entity for Gender Equality and the Empowerment of Women (UN-Women), UN Development Programme (UNDP) and the Joint UN Programme on HIV/AIDS (UNAIDS).

Evolution

UNFPA was set up as a trust fund by the UN Secretary-General in 1967 after GA res. [2211 \(XXI\)](#) (1966) called on UN system organisations to provide assistance in the field of population. Originally called the UN Fund for Population Activities, and under the management of the UNDP Administrator, GA res. [3019 \(XXVII\)](#) (1972) gave UNFPA a separate identity and designated the UNDP Governing Council as its governing body.

ECOSOC res. [1763 \(LIV\)](#) (1973) set down UNFPA's aims and purposes, and tasked it with playing a leading UN role in promoting population programmes. In 1987, the name of UNFPA was changed to the United Nations Population Fund, but its official abbreviation remained the same. GA res. [48/162](#) (1993) transformed the governing body of UNDP/UNFPA into the UNDP/UNFPA Executive Board.

Other significant resolutions and decisions include: ECOSOC res. [2025 \(LXI\)](#) (1976); GA res. [34/104](#) (1979); UNDP/UNFPA Executive Board decision 95/15 (1995); Executive Board decision 2000/11 (2000); GA res. [64/219](#) (2010); and Executive Board decision 2017/9 (2017).

Structure

UNFPA is a subsidiary body of the UN General Assembly. It is governed by decisions adopted by the UNDP Governing Council (1973–93) and the UNDP/UNFPA/UNOPS Executive Board (1994 to present). UNFPA reports through the Executive Board to ECOSOC, which in turn reports to the General Assembly.

UNFPA headquarters are in New York. The Fund works in over 150 countries, territories and other areas through a network of 119 country offices, plus six regional, two sub-regional and eight representational offices.

Committee for the UN Population Award

Internet: www.unfpa.org/public/home/about/popaward

Purpose

The Committee presents an annual award to an individual(s) and/or institution(s) in recognition of outstanding contributions to increasing the awareness of population questions and to their solutions. The Award was established by the General Assembly in November 1981 (GA res. 36/201) and was first presented in 1983. It consists of a gold medal, diploma and monetary prize. Nominations for the award are accepted through to 31 December of each year.

Angeline Ndayishimiye, First Lady of Burundi, and the African Institute for Development Policy (AFIDEP) were selected as laureates of the award in 2023.

Structure

The Committee comprises representatives of 10 UN Member States elected by ECOSOC, usually for three calendar years, as well as a representative of the UN Secretary-General and the UNFPA Executive Director as ex officio members. The UNFPA Executive Director is the designated Secretary of the Committee. The Committee selects laureates on the basis of their significant contributions to population-related activities.

Members elected by ECOSOC for 2022–24 (10)

Bulgaria	Mauritania
Côte d'Ivoire	Portugal
Indonesia	Trinidad and Tobago
Lebanon (Chair)	Two vacancies as at 30 June 2023
Liberia	

UN Capital Development Fund (UNCDF)

2 United Nations Plaza

New York, NY 10017

United States of America

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Instagram: [@UNCDF](https://www.instagram.com/UNCDF)

LinkedIn: www.linkedin.com/company/uncdf

Internet: www.uncdf.org

Executive Secretary: Preeti Sinha, India (appointed by the UNDP Administrator; took office on 15 February 2021)

Purpose

UNCDF is the UN's flagship catalytic financing entity for the world's 46 Least Developed Countries (LDCs). With its unique capital mandate and focus on the LDCs, UNCDF works to invest and catalyse capital to support these countries in achieving the sustainable growth and inclusiveness envisioned by the 2030 Agenda for Sustainable Development and the [Doha Programme of Action](#) for the least developed countries, 2022–2031.

UNCDF's financing models work through two channels:

- Financial inclusion that expands the opportunities for individuals, households and small businesses to participate in the local economy, providing them with the tools they need to climb out of poverty and manage their financial lives
- Localised investments that show how fiscal decentralisation, innovative municipal finance and structured project finance can drive public and private funding that underpins local economic expansion and sustainable development.

Development expertise focuses on five priority areas:

- Inclusive digital economies
- Local transformative finance
- Women's economic empowerment
- Climate, energy and biodiversity financing
- Sustainable food systems financing.

Structure

UNCDF is entirely funded by voluntary contributions from UN Member States, multilateral organisations and other sources. These contributions are provided as regular (core) resources, or other resources earmarked for specific purposes. UNCDF's strategic funding targets include \$25 million in regular resources per year, \$75 million in other resources per year and a one-time capitalisation of its LDC Investment Fund at \$50 million. A predictable funding will support UNCDF's work to leverage official development assistance to secure additional public and private resources for investment.

Core resources remain the bedrock of UNCDF funding. They allow UNCDF to plan for strategic, integrated country presence in LDCs and bring a range of tools to help governments achieve their Agenda 2030 commitments. Core resources allow UNCDF to pilot and test innovative new models. UNCDF's current core funding seeds the innovations that will be the flagship programmes of the future. Core resources also fund the organisational backbone, ensure the highest standards of transparency and accountability, enable rigorous monitoring and evaluation, assure retention of high-quality staff and provide seed capital. Finally, core resources allow UNCDF to maintain ongoing country presence.

UNCDF also witnessed a record year in total contribution of resources, amounting to \$170.5 million. An all-time high of \$118.2 million in expenditures was also recorded in 2022, showcasing a steep increase since the start of the previous Strategic Framework cycle in 2018. At the same time, UNCDF regular resources declined by 7.5 percent since 2021, to \$13.6 million, making up 85 percent of total revenues in 2022.

As part of its [Strategic Framework 2022–2025](#), UNCDF committed to pursuing strategic partnerships with other UN entities. By leveraging the combination of UNCDF's financing capabilities with the specific knowledge of other UN organisations, the goal is to spur transformative impact. UNCDF continued to see increased demand from other UN entities to collaborate and access its financing expertise and toolbox in order to unlock capital in support of their objectives. In 2022 UNCDF received \$69.1 million in funding from UN pooled funds and \$10.8 million from other UN entities.

UNDP remains as UNCDF's main partner, with several dozens of various joint efforts ongoing in 2022. For example, together with UNDP, UNCDF was awarded funding by the Nationally Appropriate Mitigation Actions (NAMA) Facility (now the Mitigation Action Facility) to prepare financing mechanisms aimed at supporting the development of cold chain storage in Kenya and reduce agricultural post-harvest losses. Such preparatory work aims to unlock \$15 million in resources for the deployment of loans and guarantees. Together with UNDP in Afghanistan, UNCDF designed a project to increase access to finance for women-led businesses, which will be achieved through the deployment by UNCDF of portfolio guarantees and re-guarantee schemes worth \$6.2 million.

Thirty-seven LDCs received investment and development assistance from UNCDF in 2022. In parallel, UNCDF increased support for sustainable financing for development in select non-LDC contexts, including opportunities for South–South and triangular cooperation.

UNCDF's headquarters are in New York and it has regional offices in Dakar, Senegal, and Bangkok, Thailand.

UN Entity for Gender Equality and the Empowerment of Women (UN-Women)

220 East 42nd Street
New York, NY 10017
United States of America

Telephone: +1 646 781 4400
Fax: +1 646 781 4444
Twitter: @UN_Women

Internet: www.unwomen.org

Executive Director: Sima Sami Bahous, Jordan (appointed by the UN Secretary-General in September 2021)

Purpose

UN-Women was established in July 2010 by the General Assembly (res. 64/289) to improve the coordination and coherence of work on gender equality and women's empowerment. It functions as a secretariat, carries out operational activities at the country level and promotes more effective gender mainstreaming across the UN system.

The main functions of UN-Women are to:

- Support intergovernmental bodies, such as the Commission on the Status of Women (CSW), in their formulation of policies, global standards and norms
- Support Member States as they implement these standards, standing ready to provide suitable technical and financial support to those countries that request it and to forge effective partnerships with civil society
- Lead, coordinate and promote the accountability of the UN system in its work on gender equality and women's empowerment.

UN-Women's priorities are:

- Global norms, policies and standards for gender equality and the empowerment of all women and girls
- Women's leadership and participation
- Women's economic empowerment
- Ending all violence against women and girls
- Women's leadership in peace and security and humanitarian action.

Several international agreements guide the work of UN-Women: the Universal Declaration of Human Rights (UDHR); the [Convention](#) on the Elimination of All Forms of Discrimination against Women (CEDAW); the Beijing [Declaration](#) and Platform for Action (BPfA); UN Security Council resolution [1325](#) on Women, Peace and Security (2000) and subsequent resolutions [1820](#) (2008), [1888](#) (2009), [1889](#) (2009), [1960](#) (2010), [2106](#) (2013), [2122](#) (2013), [2242](#) (2015), [2467](#) (2019) and [2493](#) (2019); the Sustaining Peace resolutions (GA res. [70/262](#) (2016) and SC res. [2282](#) (2016)); and the [2030 Agenda](#) for Sustainable Development and Sustainable Development Goals (SDGs).

The establishment of UN-Women was part of efforts to improve UN system-wide coherence that came from the World Summit of global leaders in 2005 when the UN Secretary-General was asked to undertake reforms within the UN on system-wide coherence related to operational activities for development. The goal was to have a stronger focus on operational outcomes at country and regional levels and more efficient operational practices. Strengthening the institutional arrangements for support of gender equality and the empowerment of women was part of this.

Structure

UN-Women provides support to intergovernmental policy and normative processes and operates at the country level to support Member States, at their request. It is headed by the Executive Director/Under-Secretary-General. A multi-tiered intergovernmental governance structure, comprising the General Assembly, ECOSOC and the CSW, provides normative

policy guidance to the Entity. The **Executive Board** is the governing body for operational activities and provides operational policy guidance to UN-Women.

The Executive Board functions are aligned with GA res. 48/162 (1993). Among its duties, the Board adopts the UN-Women strategic plan and budget, and engages with the executive boards of other UN development agencies to coordinate work across the UN system. The primary functions of the Board's **Bureau** are to prepare and organise board meetings, facilitate transparent decision-making and promote dialogue in decision-making.

Meetings

The first regular session of the Executive Board is usually held in February, the annual session in June and a second regular session in September. Joint meetings are also held with the Executive Boards of the UN Development Programme (UNDP)/UN Population Fund (UNFPA)/UN Office for Project Services (UNOPS), UN Children's Fund (UNICEF) and the World Food Programme (WFP).

Membership

Executive Board members are elected by ECOSOC from among UN Member States, usually for three-year terms beginning 1 January. GA res. 64/289 (2010) specified there should be 41 **members** on the Board, representing the five regional groups. The UN-Women Executive Board is composed of 10 representatives from African states; 10 representatives from Asia-Pacific states; four representatives from Eastern European states; six representatives from Latin American and Caribbean states; and five representatives from Western European and Other states. In addition, the Executive Board has six seats reserved for the top contributing countries.

The Executive Board **Bureau** is composed of one president and four vice-presidents elected by the Board from members at the first regular session each year, taking into account equitable geographical representation.

Executive Board members (41)

	Previous	Current
African states (10 seats)		
Algeria	2013–15	
Angola	2011–13 19–21	
Burkina Faso	2017–19	2023–25
Burundi	2020–22	
Cabo Verde	2011–13	
Cameroon	2017–19	2022–24
Comoros	2016–18	
Congo	2011–13	
Côte d'Ivoire	2011–12	2023–25
Djibouti	2013–15	
DR Congo	2011–12	
Egypt		2022–24
Equatorial Guinea	2014–16 19–21	
Eritrea		2023–25
Eswatini	2020–22	
Ethiopia	2011–13	
Gabon	2013–18	2023–25
Gambia	2013–15	2022–24
Ghana	2019–21	
Kenya	2019–21	2022–24

Lesotho	2011–12	
Liberia	2016–18	
Libya	2011–12	
Madagascar	2020–22	
Malawi	2013–15	
Morocco	2019–21	
Namibia	2016–18	
Nigeria	2011–13 17–22	
Rwanda	2017–19	
Senegal	2014–16	
Sierra Leone	2020–22	
Somalia	2014–16	
South Africa	2014–16	2022–24
Togo	2014–16	
Tunisia	2016–18	
UR of Tanzania	2011–12	
Zambia	2017–19	
Zimbabwe		2023–25

Asia-Pacific states (10 seats)

Afghanistan		2022–24
Bahrain	2017–19	
Bangladesh	2011–12 14–16 19–21	2022–24
China	2011–22	2023–25
India	2011–12 14–16 19–21	2022–24
Indonesia	2011–13	
Iran	2016–18	
Japan	2011–22	2023–25
Kazakhstan	2011–13 20–22	
Lebanon	2020–22	
Malaysia	2011–12	
Maldives	2013–15	
Mongolia	2019–21	
Nepal	2019–21	
Pakistan	2011–12 16–18	
Philippines	2013–15	
Qatar		2023–25
ROK	2011–22	2023–25
Samoa	2016–18	
Saudi Arabia	2019–21	
Solomon Islands	2013–15	
Tajikistan		2023–25
Thailand	2013–15	2022–24
Timor-Leste	2011–12	
Turkmenistan	2016–18	2022–24
UAE	2013–18	
Yemen	2017–19	

Eastern European states (4 seats)

Belarus	2017–19	
Bosnia and Herzegovina	2014–16	
Bulgaria		2023–25
Croatia	2016–18	
Estonia	2011–12	
Georgia	2019–21	
Hungary	2011–13 19–21	
Latvia	2013–15	2023–25

Lithuania	2020-22	
Montenegro	2017-19	
Poland	2014-16	2022-24
Russian Federation	2011-18 20-22	
Ukraine	2011-13	2022-24

Latin American and the Caribbean states (6 seats)

Antigua and Barbuda	2016-18	
Argentina	2011-12 20-22	
Brazil	2011-12 13-15 17-22	
Chile	2019-21	
Colombia	2014-16 19-21	2022-24
Cuba	2014-16 19-21	
Dominican Republic	2011-13	2022-24
El Salvador	2011-12 17-19	
Grenada	2011-13	
Guyana	2016-18	2022-24
Mexico	2020-22	
Panama	2016-18	2023-25
Paraguay		2023-25
Peru	2011-13	
Suriname	2014-16	
Trinidad and Tobago	2017-19	2023-25
Uruguay	2013-15	
Venezuela	2013-15	

Western European and Other states (5 seats, some rotating)¹

Andorra	2021	
Australia	2013-14 19 22	
Austria	2013	
Belgium	2013 17 20	
Canada	2012 16 18 20	
Denmark	2016-17 20-22	
Finland	2012 18-19	
France	2011 17	2023-25
Germany	2015 16-17 21	
Iceland	2014 20-22	
Ireland	2013 19	2023-24
Israel	2015	
Italy	2011 14 15 21	2023-24
Liechtenstein	2014	
Luxembourg	2011 16-17 21	
Monaco	2022	
Netherlands	2012 18 20-22	
New Zealand	2012 14 18 20	2023-25
Portugal	2015 18	
Spain	2016	
Sweden	2011 19	
Switzerland	2013 20	2023-25
Türkiye	2015 19	
USA		2012

Contributing countries (6 seats, some rotating)¹

Denmark	2011 15	
Finland	2021	2023-25
Germany		2023-25
Netherlands	2016	
Norway	2019-22	2023-25

Spain	2014–15	
Sweden	2016 20–22	
Switzerland	2017–19	
UK	2011–22	
USA	2011 13 17–22	2023–25

Contributing countries not members of the OECD/DAC

Chile	2017–18	
Israel	2017 19	
Mexico	2014–16	
Saudi Arabia	2014–16	
Senegal	2020–22	2023–25
Türkiye	2018 20–22	
UAE	2019	2023–25

Bureau for 2023

President

Serhiy Kyslytsya, Ukraine

Vice-Presidents

Nelly Banaken Elel, Cameroon

Maurizio Massari, Italy

Suriya Chindawongse, Thailand

Leonor Zalabata Torres, Colombia

Note

- 1 The Western European and Other states group (WEOG) has its own rotation scheme under which some of its members do not serve a full three-year term. The USA does not participate in this rotation scheme. The current terms listed reflect the rotation scheme as at July 2023. Contributing countries from WEOG also have their own rotation scheme under which some countries do not serve a full three-year term. The current terms listed reflect the rotation scheme as at July 2023.
-

United Nations Volunteers (UNV)

PO Box 260 111

53153 Bonn

Germany

Telephone: +49 228 815 2000

Fax: +49 228 815 2001

Facebook: www.facebook.com/unvolunteers

Twitter: [@unvolunteers](https://twitter.com/unvolunteers)

Instagram: [@unvolunteers](https://www.instagram.com/unvolunteers)

LinkedIn: www.linkedin.com/company/united-nations-volunteers

YouTube: www.youtube.com/user/unv

Internet: www.unv.org

Executive Coordinator: Toily Kurbanov, Russian Federation (appointed by the UNDP Administrator, took office in January 2021)

Purpose

The UNV programme provides global citizens with an opportunity to volunteer across the three pillars of the UN system: development; peace and security; and human rights. It was created as an operational partner in international development (GA res. 2659 (XXV) (1970)). Administered by the UN Development Programme (UNDP), UNV advocates for recognition of volunteers, works with partners to integrate volunteerism into development programming and helps to mobilise volunteers throughout the world.

UNV engages the UN system, Member States, civil society and the private sector in promoting an environment conducive to volunteerism and volunteers, thus enhancing the sustainability of development results. Through its *UNV Strategic Framework 2022–2025*, it seeks to leverage volunteerism and volunteers for the Sustainable Development Goals (SDGs).

Every year, UNV mobilises with UN partners, over 12,000 UN Volunteers in the field and thousands online in more than 160 countries, representing over 170 nationalities. UNV produces the *State of the World's Volunteerism Report* every three years. The fourth such report – presenting new evidence on the relationship between volunteers and the state – was published in 2022. International Volunteer Day (IVD), on 5 December, was designated by the UN in 1985 as an international observance day to celebrate the power and potential of volunteerism.

UN Environment Programme (UNEP)

PO Box 30552

Gigiri, Nairobi 00100

Kenya

Telephone: +254 20 762 1234

Email: unepinfo@unep.org

Telex: 22068, 22173

Twitter: @UNEP

Internet: <https://unep.org/>

Executive Director: Inger Andersen, Denmark (since 2019; confirmed by the UN General Assembly in February 2023 for a second four-year term from 15 June 2023)

Purpose

UNEP aims to provide leadership and encourage partnerships in caring for the environment by inspiring, informing and enabling nations and peoples to improve their quality of life without compromising that of future generations. It was established by GA res. 2997 (XXVII) (1972) following the Stockholm Conference on the Human Environment.

In 1997, the Governing Council adopted the Nairobi Declaration on the Role and Mandate of the UN Environment Programme, which established the following core mandate for UNEP:

- Analyse the state of the global environment and assess global and regional environmental trends, provide policy advice and early warning information on environmental threats, and promote international cooperation and action, based on the best scientific and technical capabilities available
- Further the development of international environmental law aimed at sustainable development, including the links between existing international environmental conventions
- Advance agreed international norms and policies, monitor and foster compliance with environmental principles and international agreements, and stimulate cooperation on emerging environmental challenges
- Strengthen its role in coordinating environmental activities in the UN system, and its role as an implementing agency of the Global Environment Facility (GEF)
- Promote greater awareness of and facilitate effective cooperation in implementing the international environmental agenda, and serve as an effective link between the scientific community and policy makers at national and international levels
- Provide policy and advisory services in key areas of institution-building to governments and other relevant institutions.

In 2005, the Governing Council/Global Ministerial Environment Forum adopted the Bali Strategic Plan for Technology Support and Capacity-building. In 2010, the Council/Forum adopted the Nusa Dua Declaration, in preparation for the UN Conference on Sustainable Development, or Rio+20 Conference, in 2012. Information about the Rio+20 outcome document 'The Future We Want' is at <https://sustainabledevelopment.un.org/futurewewant.html>.

Structure

The 2012 Rio+20 outcome [document](#) established universal membership of the then-named Governing Council. It had previously comprised 58 members elected by the UN General Assembly.¹ The first universal session of the Governing Council and Global Ministerial

Environment Forum was held in Nairobi in February 2013 (GA res. 67/213 (2012)), where decisions included a recommendation to the General Assembly to change the designation and rename the Governing Council the 'United Nations Environment Assembly (UNEA/ Environment Assembly) of the United Nations Environment Programme'. This name was adopted by the General Assembly in its resolution 67/251 of 13 March 2013.

The 2013 session (decision 27/2; OP 9) also decided to have an open-ended Committee of Permanent Representatives (CPR) as the subsidiary intersessional body of the UNEP governing body and to convene the Environment Assembly in Nairobi every two years, starting in 2014.

UNEA's functions include setting the global environmental agenda; providing overarching policy guidance and defining policy responses to address emerging environmental challenges; undertaking policy review, dialogue and exchange of experiences; setting strategic guidance on the future direction of UNEP; organising leadership and multi-stakeholder dialogues; and fostering partnerships for achieving environmental goals and resource mobilisation.

The Assembly reports to the General Assembly through ECOSOC.

UNEP is funded by regular budget allocations from the UN and the Environment Fund, as well as voluntary contributions from trusts and foundations and global funds such as the GEF and Green Climate Fund.

Meetings

The Environment Assembly meets every two years in Nairobi. Resolutions and decisions are available on the [website](#). Due to the COVID-19 pandemic, the [fifth session](#) was split into two sessions: [UNEA 5.1](#) was held online on 22 and 23 February 2021, and [UNEA 5.2](#) was held in Nairobi from 28 February to 2 March 2022, followed by a [special session](#) of the Assembly on 3 and 4 March 2022, commemorating UNEP's 50th anniversary. Decisions and resolutions adopted at both sessions are available on the UNEA 5 website under 'Outcomes'.

Membership

Since the establishment of the universal membership in 2013, all 193 UN Member States have been members of the [Environment Assembly](#). The current [Bureau](#) was elected at the end of UNEA 5.2 on 2 March 2022.

The CPR consists of the representatives of: all UN Member States, UN specialised agencies, the European Community and those accredited to the UNEP, whether based in Nairobi or not. Non-member states participate as observers. The CPR [Bureau](#) consists of a chair, three vice-chairs and a rapporteur, representing each of the UN regions.

Bureau of the Environment Assembly 2023

President

Leila Benali, Morocco

Vice-Presidents

Silvio Jose Albuquerque e Silva, Brazil

Trudy Harrison, UK

Jafar Barmaki, Iran

Susana Muhamad Gonzales, Colombia

Jàn Budaj, Slovakia

Alioune Ndoye, Senegal

Duarte Cordeiro, Portugal

Sherry Rehman, Pakistan

Rapporteur

Oleksandr Krasnolutskiy, Ukraine

Note

- 1 Prior to the introduction of universal membership to the governing body, the Governing Council comprised 58 members elected by the General Assembly for staggered four calendar-year terms, with the following distribution of seats among the regional groups: 16 from African states, 13 from Asia-Pacific states, six from Eastern European states, 10 from Latin American and Caribbean states and 13 from Western European and Other states.
-

Office of the UN High Commissioner for Refugees (UNHCR, the UN Refugee Agency)

Case Postale 2500
CH-1211 Genève 2 Dépôt
Switzerland
Telephone: +41 22 739 8111

Facebook: www.facebook.com/UNHCR
Twitter: @Refugees
Instagram: @refugees

Internet: www.unhcr.org

High Commissioner: Filippo Grandi, Italy (since January 2016; elected by the UN General Assembly on the nomination of the Secretary-General in November 2015 and term of office extended in August 2022 until 31 December 2025)

Purpose

UNHCR works to provide international protection and assistance to refugees and other persons of concern within its mandate and to seek durable solutions to their plight in cooperation with governments. With these aims, the Office promotes the conclusion and ratification of international conventions, advocates access to asylum, obtains from governments information concerning the number and conditions of refugees and the laws concerning them, and facilitates the coordination of humanitarian assistance. A crucial aspect of UNHCR's work is preventing refoulement (the involuntary return of a refugee or a person of concern to a country where he or she may have a well-founded fear of persecution) and supporting host countries, particularly those hosting large numbers of refugees.

With respect to stateless persons, UNHCR's initial mandate is set out in the [Statute](#) of the Office and article 1 of the [1951 Convention Relating to the Status of Refugees](#). In accordance with GA res. [3274 \(XXIX\)](#) (1974) and GA res. [31/36](#) (1976), UNHCR has been designated, pursuant to articles 11 and 20 of the 1961 Convention on the Reduction of Statelessness, as the body to which a person claiming the benefits of this Convention may apply for examination of their claim and for assistance in presenting it to the relevant authorities. Activities on behalf of stateless persons therefore include identification, prevention and reduction of statelessness, and the protection of stateless persons.

The General Assembly has authorised UNHCR to conduct operations under certain circumstances to protect and assist internally displaced persons (IDPs). In the early 1990s, it clarified UNHCR's role by setting out formal criteria for the Office's involvement. In 2005, the Inter-Agency Standing Committee developed an inter-agency coordination approach for responding to IDPs, under which UNHCR assumes global cluster leadership for protection, and co-leadership for camp coordination and management and emergency shelter. Today, the Office is guided by the [Policy on UNHCR's Engagement in Situations of Internal Displacement](#) (UNHCR/HCP/2019/1).

Evolution

UNHCR was established in the wake of World War II to help Europeans displaced by conflict. In 1949, the UN General Assembly decided to appoint a High Commissioner for Refugees (GA res. [319 \(IV\)](#) (1949)). The High Commissioner's mandate is embedded in public international law and in international treaty law. The obligation of states to cooperate with the High Commissioner is explicitly mentioned in international and regional legal instruments for

the protection of refugees, notably the 1951 Convention Relating to the Status of Refugees and the 1967 Protocol Relating to the Status of Refugees. The 1951 Convention is the key legal document in defining who is a refugee and their rights. The 1967 Protocol removed geographical and temporal restrictions from this Convention.

In 2016, the General Assembly adopted the New York Declaration for Refugees and Migrants (GA res. 71/1). UNHCR subsequently led two years of extensive consultations to develop the [Global Compact on Refugees](#), which was presented as part of the High Commissioner's annual report to the General Assembly in 2018. In December 2018, the Assembly affirmed the Global Compact on Refugees (GA res. 73/151), reflecting the will of the international community to strengthen cooperation and solidarity with refugees and the countries that host them.

Structure

UNHCR's governing body, the [Executive Committee](#) of the High Commissioner's Programme (ExCom), determines the general policies under which UNHCR plans, develops and administers refugee programmes and operations around the world; and advises the High Commissioner, on request, on the discharge of their duties under the Statute of the Office. There are 108 ExCom [members](#) as at June 2023. New members may be admitted by ECOSOC through the General Assembly.

Meetings

ExCom holds an annual plenary session in Geneva, usually in October, to discuss programmes, budgets and other key issues, and approves the use of funds to carry out activities. ExCom members also meet in intersessional meetings of the Standing Committee, which was established to carry on ExCom's work between plenary sessions.

Executive Committee members (108)

Afghanistan	Cyprus	Japan
Algeria	Czechia	Jordan
Angola	DR Congo	Kenya
Argentina	Denmark	Latvia
Armenia	Djibouti	Lebanon
Australia	Ecuador	Lesotho
Austria	Egypt	Lithuania
Azerbaijan	Estonia	Luxembourg
Bangladesh	Ethiopia	Madagascar
Belarus	Fiji	Malawi
Belgium	Finland	Mali
Benin	France	Malta
Brazil	Georgia	Mexico
Bulgaria	Germany	Montenegro
Burkina Faso	Ghana	Morocco
Cameroon	Greece	Mozambique
Canada	Guinea	Namibia
Chad	Holy See	Netherlands
Chile	Hungary	New Zealand
China	Iceland	Nicaragua
Colombia	India	Nigeria
Congo	Iran	North Macedonia
Costa Rica	Ireland	Norway
Côte d'Ivoire	Israel	Pakistan
Croatia	Italy	Paraguay

Peru	Slovakia	Türkiye
Philippines	Slovenia	Turkmenistan
Poland	Somalia	Uganda
Portugal	South Africa	UK
ROK	Spain	UR of Tanzania
Republic of Moldova	Sudan	USA
Romania	Sweden	Uruguay
Russian Federation	Switzerland	Venezuela
Rwanda	Thailand	Yemen
Senegal	Togo	Zambia
Serbia	Tunisia	Zimbabwe

ExCom Bureau for Oct 2022 to Oct 2023

Chair

Kadra Ahmed Hassan, Djibouti

Vice-Chairs

Cristian Espinosa Cañizares,
Ecuador

Katharina Stasch, Germany

Rapporteur

Sumair Gul, Pakistan

UN Relief and Works Agency for Palestine Refugees in the Near East (UNRWA)

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Sheikh Jarrah, East Jerusalem
Jerusalem
Palestinian Territory
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Fax: +972 2 589 0427

Headquarters Amman
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Amman 11814
Jordan
Telephone: +962 6 580 8100
Fax: +962 6 580 8335

Headquarters Gaza
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Gaza City
Palestinian Territory
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Fax: +972 8 288 7699

Representative office New York
2 UN Plaza, 2nd Floor
Room DC2 0205-08
Telephone: +1 212 963 2255
Email: unrwaofficenewyork@un.org

Internet: www.unrwa.org

Commissioner-General: Philippe Lazzarini, Switzerland (appointed by the UN Secretary-General in consultation with members of UNRWA's Advisory Commission in March 2020)

Purpose

UNRWA is the main provider of development and humanitarian services to more than 5.7 million registered Palestine refugees in the Middle East. The Agency was established by GA res. 302 (IV) (1949), following the 1948 Arab–Israeli conflict, to carry out direct relief and works programmes for Palestine refugees. The Agency began operations on 1 May 1950. In the absence of a solution to the Palestine refugee situation, the General Assembly has repeatedly renewed UNRWA's mandate, most recently extending it until 30 June 2026 (GA res. 77/122 (2022)). The Agency operates in Jordan, Lebanon, the Syrian Arab Republic and the Occupied Palestinian Territory (OPT).

UNRWA defines eligible Palestine refugees as persons whose normal place of residence was Palestine between June 1946 and May 1948 and who lost both their homes and means of livelihood as a result of the 1948 Arab–Israeli conflict. Under international law and the principle of family unity, the children of refugees and their descendants are also considered refugees until a durable solution is found. Both UNRWA and the UN High Commissioner for

Refugees (UNHCR) recognise descendants as refugees on this basis, a practice that has been widely accepted by the international community, including both donors and refugee-hosting countries.

UNRWA's human development and humanitarian services encompass primary and vocational education, primary health care, relief and social services, infrastructure and camp improvement, microfinance and emergency response, including in situations of armed conflict. UNRWA is committed to fostering the human development of Palestine refugees by helping them to acquire knowledge and skills; lead long and healthy lives; achieve decent standards of living; and enjoy human rights to the fullest possible extent.

Since 2000, UNRWA has provided emergency assistance to Palestine refugees in the Gaza Strip and the West Bank including East Jerusalem through the emergency appeal for the Occupied Palestinian Territory. Since 2012, UNRWA has provided emergency assistance in Jordan, Lebanon and the Syrian Arab Republic through the Syria Regional Crisis Emergency Appeal. UNRWA works closely with host authorities to mitigate the impact of emerging crises, such as the COVID-19 pandemic, armed conflict and natural disasters, on Palestine refugees.

The Agency is the largest UN operation in the Middle East and is unique in that it delivers services directly to beneficiaries. It has approximately 30,000 staff, almost all of whom are refugees themselves, working directly to benefit their communities as teachers, doctors, nurses, social workers or in other practical capacities. UNRWA's operations are financed almost entirely by voluntary contributions from donors. In 2022, the Agency called for a total of \$1.6 billion to fund its essential services, emergency appeals and priority projects.

Structure

- **Headquarters:** the Commissioner-General is appointed by the UN Secretary-General after consultation with UNRWA's Advisory Commission for a three-year renewable term, and is the only head of a UN body to report directly to the General Assembly. The Office of the Commissioner-General is the focal point for coordination between UNRWA and host authorities, donor governments, other UN organs and organisations, and intergovernmental bodies. UNRWA headquarter offices are located in Gaza City, Amman and East Jerusalem.
- **Advisory Commission (AdCom):** the AdCom was established under the same General Assembly resolution as UNRWA. It provides advice and assistance to the Commissioner-General in the execution of programmes. Consisting of seven members when first created, today it comprises 29 members and four observers.
- **Field offices and representative offices:** five field offices, located in the West Bank, Gaza Strip, Jordan, Lebanon and the Syrian Arab Republic. Each office is headed by a director who is accountable to the Commissioner-General. UNRWA also maintains representative offices in New York, Washington and Brussels, and a liaison office in Cairo.

Meetings

The annual statement by the Commissioner-General to the Fourth Committee of the UN General Assembly (also known as the Special Political and Decolonization Committee) is made every year in early November. The Annual Ad Hoc Committee of the UN General Assembly for the Announcement of Voluntary Contributions to UNRWA meets annually. AdCom meets twice a year. The Chair and Vice-Chair, representing a host country and a donor country, are appointed annually for terms beginning 1 July.

Advisory Commission members (29)

Australia (since 2005)	Ireland (since 2008)	Saudi Arabia (since 2005)
Belgium (since 1953)	Italy (since 2005)	Spain (since 2005)
Brazil (since 2014)	Japan (since 1973)	Sweden (since 2005)
Canada (since 2005)	Jordan (since 1949)	Switzerland (since 2005)
Denmark (since 2005)	Kuwait (since 2010)	Syrian AR (since 1949)
Egypt (since 1949) (Vice-Chair July 2023 to June 2024)	Lebanon (since 1953)	Türkiye (since 1949)
Finland (since 2008)	Luxembourg (since 2012)	UAE (since 2014)
France (since 1949)	Netherlands (since 2005)	UK (since 1949)
Germany (since 2005)	Norway (since 2005)	USA (since 1949) (Chair July 2023 to June 2024)
India (since 2020)	Qatar (since 2019)	

Observers (4)

European Union (since 2005)
 League of Arab States (since 2005)
 Palestine Liberation Organization (since 2005)
 Organisation of Islamic Cooperation (since 2019)

UN Human Settlements Programme (UN-Habitat)

Headquarters	New York Office	Facebook: www.facebook.com/UNHABITAT
United Nations Office at Nairobi	2 United Nations Plaza, Room DC2-0943	Twitter: @UNHABITAT
PO Box 30030	New York, NY 10017	Instagram: @UNHABITAT
Nairobi 00100	United States of America	LinkedIn: www.linkedin.com/company/un-habitat-United-nation-human-settlements-programme-
Kenya	Telephone: +1 212 963 4200	
Email: unhabitat-info@un.org	Email: habitatny@un.org	

Internet: www.unhabitat.org

UN Under-Secretary-General and UN-Habitat Executive Director: Maimunah Mohd Sharif, Malaysia (elected by the UN General Assembly in 2017 for a four-year term beginning 1 January 2018; reappointed for a further two-year term beginning 20 January 2022)

Purpose

UN-Habitat is the leading programme on sustainable urban development and human settlements, mandated by the General Assembly since 1976. It promotes socially and environmentally sustainable towns and cities of all sizes, advocating for adequate shelter for all.

UN-Habitat's objective is to achieve a better quality of life for all in an urbanising world. Working in over 90 countries, the programme promotes sustainable urbanisation as a driver of development and peace to improve living conditions for all. The programme supports a human-rights-based approach to urban development and human settlements that focuses on reduced poverty and spatial inequality, enhanced shared prosperity, climate action and urban environment and effective urban crisis prevention and response. UN-Habitat aims to improve the quality of human settlements, including the living and working conditions of both urban and rural dwellers. It is also tasked with supporting local authorities, increasing public awareness and enhancing the involvement of local people, including vulnerable communities, in decision-making concerning urban issues.

Since the Habitat III conference in October 2016, UN-Habitat is also the lead UN agency for implementation of the New Urban Agenda, a framework to achieve Sustainable Development Goal (SDG) 11 that also addresses other urban dimensions of Agenda 2030 for Sustainable Development. This framework outlines the ways in which cities should be managed and planned with the aim of providing inclusive, safe, resilient and sustainable cities for all.

UN-Habitat's Strategic Plan for 2020–25* focuses on four domains of change: reduced spatial inequality and poverty in communities across the urban–rural continuum; enhanced shared prosperity of cities and regions; strengthened climate action and improved urban environment; and effective urban crisis prevention and response.

The Programme marries normative work with technical cooperation in the field. UN-Habitat helps governments of partner countries at all levels to improve the quality of urban planning and management so that cities can become more resilient against disaster. UN-Habitat is involved in the large-scale response to humanitarian emergencies, including supporting the overall response to COVID-19 in more than 250 cities and working on post-explosion recovery in Beirut, the migration crisis in Venezuela and neighbouring countries, post-earthquake reconstructions in Iran, the consequences of conflicts in Afghanistan and Burkina Faso and the aftermath of the volcanic eruption in the Democratic Republic of the Congo. UN-Habitat prioritises the poorest and the most vulnerable communities, including women, children, youth, migrants and the displaced.

Evolution

Originally known as the UN Centre for Human Settlements, the UN Commission on Human Settlements (Habitat) was established by GA res. [32/162](#) (1977). GA res. [56/206](#) (2001) transformed the Commission and its Secretariat into the Governing Council of the UN Human Settlements Programme, UN-Habitat, a subsidiary organ of the General Assembly under ECOSOC. The other main documents outlining the organisation's mandate are the Vancouver [Declaration](#) on Human Settlements, [Habitat Agenda](#) (paragraph 222) and Istanbul [Declaration](#) on Human Settlements (1996), and the Declaration on Cities and Other Human Settlements in the New Millennium (GA res. [S-25/2](#), annex (2001)).

Structure

In December 2018, the General Assembly adopted resolution [73/239](#), which dissolved the UN-Habitat [Governing Council](#) as a subsidiary organ of the General Assembly and replaced it with the UN-Habitat Assembly. UN-Habitat has a three-tier governance structure made up of the UN-Habitat [Assembly](#), the [Executive Board](#) and the Committee of Permanent Representatives ([CPR](#)).

The UN-Habitat Assembly is a universal body composed of all 193 UN Member States. It provides policy guidance on human settlements and sustainable urbanisation, as well as strategic oversight of UN-Habitat, and approves the four-year strategic plan.* It reports every four years to the General Assembly through ECOSOC at its substantive session. Its intersessional bodies are the Executive Board and the CPR. The Executive Board comprises 36 members elected by the UN-Habitat Assembly for a term of four years* to ensure the accountability, transparency, effectiveness and efficiency of UN-Habitat's work. It has authority to submit periodic reports to the UN General Assembly through ECOSOC on issues pertinent to the Executive Board's mandate in years when the UN-Habitat Assembly is not in session. The CPR is composed of all Permanent Representatives of UN Member States and members of the UN specialised agencies that are accredited to UN-Habitat. Its [Bureau](#) is elected every two years* and is listed on the website.

UN-Habitat's budget comes from multilateral and bilateral partners for technical cooperation, governments and other partners, including local authorities and foundations, and about 5 percent from the UN regular budget.

Meetings

The UN-Habitat Assembly (UNHA) meets every four years for five days. Its first meeting was held from 27 to 31 May 2019 and its [second](#) from 5 to 9 June 2023, both in Nairobi. On

8 June 2023, the Assembly decided to adjourn its second regular session and to resume it on 29 and 30 May 2025, in order to align UN-Habitat's planning cycle with the UN's quadrennial comprehensive policy review of operational activities. The CPR meets twice every four years in an open-ended manner – once prior to the UN-Habitat Assembly for preparation of the session and a second time for a high-level mid-term review meeting, most recently from 29 to 31 May and on 2 June 2023. The Executive Board meets two to three times a year.

Executive Board Members (elected in May 2019; term extended in June 2023)*

African states (10 seats)

Angola	Ethiopia	Nigeria
Cameroon	Kenya	Senegal
DR Congo	Malawi	
Egypt	Morocco	

Asia-Pacific states (8 seats)

Bahrain*	Iran	ROK
China	Japan	Sri Lanka
India	Pakistan	

Eastern European states (4 seats)

Poland	Russian Federation
Romania	Serbia

Latin American and Caribbean states (6 seats)

Argentina	Chile	Mexico
Brazil	Costa Rica	Uruguay

Western European and Other states (8 seats)

Canada	Portugal	Türkiye
France	Spain	USA
Germany	Sweden	

Previous Governing Council Members (until May 2019)

African states (16 seats)

Algeria	1983–85 1996–2003 11–14
Angola	2016–19 ¹
Benin	1978–80 1996–2003 13–19 ¹
Botswana	1985–95
Burkina Faso	2003–06 08–11 12–15
Burundi	1978–83 85–91 2003–10
Cameroon	1979–81 1987–2002 19 ¹
Central African Republic	1978–80 84–86 2011–14
Chad	2016–19 ¹
Congo	2004–11 12–15
Côte d'Ivoire	2009–12
DR Congo	1986–88 1999–2006 15–18
Egypt	1977–82 88–94 2001–04 15–18
Equatorial Guinea	2007–10
Eswatini	1981–83 86–92 2004–11
Ethiopia	1997–2004 09–12
Gabon	1984–90 1995–2002 11–14 15–18
Gambia	1995–2002
Ghana	1984–86 92–95 2005–08 15–18
Guinea	1981–86 2001–04

Kenya	1979–2003 04–11 16–19 ¹
Lesotho	1980–82 85–87 89–96 2012–15
Liberia	1982–84 1997–2000 19 ¹
Libya	1983–85 93–96 2005–08 17–19 ¹
Madagascar	1987–90 93–96 2001–04 13–19 ¹
Malawi	1979–81 1986–2000 03–06
Mali	1999–2002 11–14
Mauritania	2007–10 19 ¹
Mauritius	2017–19 ¹
Morocco	1982–84 86–88 2000–03 13–16
Mozambique	2011–14
Namibia	1997–2000
Niger	2007–10
Nigeria	1977–88 91–98 2004–07 11–14 16–19 ¹
Rwanda	1978–80 84–86 2005–12
Senegal	1979–81 1999–2010 15–18
Sierra Leone	1977–85 87–94 2003–06
Somalia	1981–83 89–96 2013–19 ¹
South Africa	2004–07 12–19 ¹
Sudan	1978–80 82–84 92–99 2009–12
Togo	1979–81 87–90
Tunisia	1977–79 85–87 89–92 96–99 2009–12
Uganda	1977–85 87–98 2000–03 05–08 13–16
UR of Tanzania	1978–86 88–95 2001–04 05–08 12–15
Zambia	1981–83 1997–2000 08–11 19 ¹
Zimbabwe	1982–84 91–98 2007–10 15–18

Asia-Pacific states (13 seats)

Afghanistan ²	2009–12 17–19 ¹
Bahrain	2008–11 12–19 ¹
Bangladesh	1979–94 1997–2004 05–16
China	1989–2004 05–19 ¹
Cyprus	1982–91
India	1979–2011 12–19 ¹
Indonesia	1980–2000 03–18
Iran	1978–80 1988–2019 ¹
Iraq	1977–81 84–86 89–92 2001–04 08–11 15–19 ¹
Japan	1978–2019 ¹
Jordan	1979–2007 12–15
Kazakhstan	1995–98 19 ¹
Lebanon	1983–85
Malaysia	1977–88 92–95 2000–03 16–19 ¹
Nepal	1988
Pakistan	1978–2014
Papua New Guinea	1977–85 93–96
Philippines	1978–90 1992–2007
ROK	1997–2000 09–16 17–19 ¹
Saudi Arabia	2004–11 12–19 ¹
Sri Lanka	1979–2011 13–19 ¹
Syrian AR	1977–79 81–83 89–92
Thailand	2012–15
Turkmenistan	2016–19 ¹
UAE	1993–99 2001–04 05–08
Viet Nam	1979–81 1999–2000

Eastern European states (6 seats)³

Albania.....	2011-14
Armenia.....	2009-12
Azerbaijan.....	1993-96
Belarus.....	1982-84 88-95 1997-2000 04-07 14-16
Bulgaria.....	1977-79 81-90 92-99 2004-07
Croatia.....	2000-03 17-19 ¹
Czechia.....	1996-2003 05-12 17-19 ¹
Georgia.....	2015-19 ¹
Hungary.....	1980-96
Lithuania.....	1999-2002
North Macedonia.....	2001-04
Poland.....	1979-81 86-88 90-91 1997-2000 03-10 19 ¹
Republic of Moldova.....	2001-04
Romania.....	1982-84 91-98 2008-11 14-16
Russian Federation.....	1978-2019 ¹
Serbia.....	2008-11 15-19 ¹
Slovakia.....	2005-08 15-18
Ukraine.....	1985-87

Latin American and Caribbean states (10 seats)

Antigua and Barbuda.....	1991-94 2005-16
Argentina.....	1978-83 87-90 1999-2019 ¹
Bahamas.....	1993-96
Barbados.....	1981-83 1992-2003
Bolivia.....	1982-84 86-92 1999-2002
Brazil.....	1987-2006 08-11 12-19 ¹
Chile.....	1979-87 1991-2014 16-19 ¹
Colombia.....	1977-85 1987-2003 13-19 ¹
Costa Rica.....	1995-98 2004-07
Cuba.....	1977-85 2009-12
Dominican Republic.....	1986-88 95-98
Ecuador.....	1978-80 87-90 1997-2000 03-06 15-18
El Salvador.....	1982-84 2013-16
Grenada.....	2007-14
Guatemala.....	1979-81 89-92 2009-12 15-18
Haiti.....	1984-86 92-95 2001-04 05-08 12-15
Honduras.....	1984-86 2008-11
Jamaica.....	1978-83 85-91 1993-2004 08-11
Mexico.....	1978-83 1985-2007 12-19 ¹
Nicaragua.....	1984-86
Panama.....	1986-88
Paraguay.....	1989-92 2004-07 17-19 ¹
Peru.....	1977-85 88-91
Trinidad and Tobago.....	2001-08
Uruguay.....	2015-18
Venezuela.....	1979-81 84-86 1993-2000 07-14

Western European and Other states (13 seats)

Australia.....	1979-81
Austria.....	1977-79 92-95 2001-04
Belgium.....	1980-82 1997-2004 05-08
Canada.....	1977-96 2005-08
Denmark.....	1981-83 86-91 96-99
Finland.....	1977-79 1981-2002 07-18
France.....	1977-2004 05-19 ¹
Germany.....	1979-2007 08-11 12-19 ¹

Greece.....	1979–2007
Israel.....	2004–11 12–19 ¹
Italy.....	1979–84 1986–2004 07–10 12–15
Netherlands.....	1977–2000 03–10
New Zealand.....	1982–84
Norway.....	1980–2003 05–16 17–19 ¹
Portugal.....	1978–80
Spain.....	1981–86 1996–2007 09–16 17–19 ¹
Sweden.....	1978–80 1983–2004 05–08 11–14 16–19 ¹
Türkiye.....	1984–2006 11–14 17–19 ¹
UK.....	1978–80 1987–2006
USA.....	1978–2018

Bureau of the UN-Habitat Assembly (2019–25)*

President	Vice-Presidents	Rapporteur
Martha Delgado Peralta, Mexico	Germany Ghana Poland	China

Notes

* In June 2023, UNHA2 decided to extend the 2020–23 Strategic Plan until 2025 to align UN-Habitat's planning cycle with the UN's quadrennial comprehensive policy review of operational activities. It also extended the terms of the Executive Board and Bureau members for an additional two years, until the close of the resumed UNHA2 in May 2025. Bahrain and Indonesia shared a seat on the Executive Board for the 2019–23 term, with Indonesia serving from 2019 to 2021 and Bahrain from 2021 to 2023 (extended to 2025).

- 1 Term ended in May 2019, when the Governing Council was dissolved pursuant to GA res. 73/239 (2018).
- 2 Afghanistan's 2009–12 term began 15 December 2009.
- 3 The former Socialist Federal Republic of Yugoslavia served on the Governing Council from 1978 to 1980 and from 1989 to 1992. It was not automatically succeeded by any of the new states created following its dissolution. Czechoslovakia served on the Governing Council from 1979 to 1981.

World Food Programme (WFP)

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Fax: +39 06 6513 2840
Email: wfpinfo@wfp.org
Twitter: @WFP

Internet: www.wfp.org and <http://executiveboard.wfp.org>

Executive Director: Cindy McCain, USA (appointed jointly by the UN Secretary-General and
FAO Director-General in March 2023 for a five-year term)

Purpose

WFP aims to save and change lives. It is among the first on the scene in an emergency, providing food and other assistance to the victims of conflict, drought, floods, earthquakes, hurricanes and crop failures – along with outbreaks and pandemics such as COVID-19. At the same time, it keeps a sharp focus on sustainable development, providing governments with the support and skills to manage food security in the long term. The WFP [Strategic Plan \(2022–25\)](#) aligns WFP with the 2030 Agenda, focusing on ending hunger and contributing to revitalised global partnerships to implement the Sustainable Development Goals (SDGs). It sets out WFP's vision to lift the most vulnerable and marginalised people out of hunger through all of us working together.

Evolution

WFP was established in 1961 by the General Assembly and UN Food and Agriculture Organization (FAO) Conference as the UN system's food aid organisation. In 2008, WFP was transformed from a food aid organisation to a food assistance organisation. By GA res. 50/227 (1995), the FAO and the WFP absorbed the functions of the World Food Council, which was discontinued.

Structure

The **Executive Board** provides intergovernmental support for, policy direction to, and oversight and supervision of, WFP's activities. It reports to ECOSOC and the FAO Council on its yearly activities. The Board became effective on 1 January 1996. It replaced the Committee on Food Aid Policies and Programmes (CFA), which had been established in 1975 by General Assembly resolutions and the FAO Conference on the recommendation of the 1974 World Food Conference. The CFA had replaced the WFP's Intergovernment Committee (IGC).

Governing body membership was reduced from 42 to 36 when the Executive Board was created. Eighteen members are elected by ECOSOC, usually in April/May, and 18 by the FAO Council, usually in November, from among UN Member States and FAO Member Nations, as set out in Appendix A of the **General Regulations**. The distribution of seats is set out in Appendix B of the General Regulations (or see 'Distribution of Seats' at <http://executiveboard.wfp.org>). Each member serves a three-year term, ending 31 December, and is eligible for re-election. The Board elects a **bureau** at its first session each year, comprising a president, vice-president, three other members and alternates.

WFP is funded by voluntary contributions from governments, corporates and individuals. It received a record \$14.2 billion in 2022. The organisation is calling for \$23.1 billion to address unprecedented needs amid a 'global hunger crisis' in 2023.

Meetings

The Executive Board meets three times a year in Rome.

Executive Board members 2023 (36)*

'Term ends' relates to the standard three-year period. Members may stand down for one or two years within this period, offering their seat to another state member.

Term ends 31 Dec 2023

Elected by ECOSOC

China	Lesotho	Poland
Japan	Mexico	UK

Elected by the FAO Council

Argentina ¹	Hungary	Italy ³
Guatemala ²	Ireland ³	Morocco

Term ends 31 Dec 2024

Elected by ECOSOC

France	India	Russian Federation
Ghana	ROK	Sweden

Elected by the FAO Council

Bangladesh ⁴	Netherlands	Senegal
Kuwait ⁴	Peru	USA

Term ends 31 Dec 2025**Elected by ECOSOC**

Australia	Iran	Panama
Ethiopia	Mauritania	Spain

Elected by the FAO Council

Brazil	Gabon ⁵	Kenya
Canada	Germany	Saudi Arabia

Bureau for 2023**President**

Artur Pollok, Poland (List E)

Vice-President

Youssef Balla, Morocco (List A)

Alternates

List A: Vacant as at 30 June 2023

List B: Kim Hyungsik, ROK

List C: Victor Hugo Girón Guzmán, Guatemala

Members

Shameem Ahsan, Bangladesh (List B)

Carlos Bernardo Cherniak, Argentina (List C)

Céline Jurgensen, France (List D)

List D: Vacant as at 30 June 2023

List E: Zsolt Belánszky-Demkó, Hungary

Notes

- * On 5 April 2023, ECOSOC elected six members to three-year terms beginning on 1 January 2024 and expiring on 31 December 2026: Zambia (African states); China (Asia-Pacific states); Poland (Eastern European states); Dominican Republic (Latin American and Caribbean states); and Japan and UK (Western European and Other states). It also elected Finland to complete the term of France, beginning on 1 January 2024 and expiring on 31 December 2024.
- 1 Argentina is occupying the rotating seat. The rotating seat is to be occupied by a country of: List C Fourth Term 2021/2022/2023. Guatemala and Argentina reached an agreement to share an FAO Council-elected seat, with Guatemala serving in 2021 and Argentina serving in 2022 and 2023.
 - 2 Brazil and Guatemala reached an agreement to share a seat, with Brazil serving in 2021 and 2022 and Guatemala serving in 2023.
 - 3 Denmark and Norway reached an agreement with Ireland and Italy respectively to share two seats, with Ireland and Italy serving in 2023.
 - 4 Bangladesh, Iran and Kuwait reached an agreement to share two seats, each serving two years as follows: Bangladesh 2022–23, Iran 2022 and 2024, and Kuwait 2023–24.
 - 5 Gabon and Chad reached an agreement to share a seat, with Gabon serving in 2023 and 2024 and Chad serving in 2025.

OTHER UN ENTITIES**Joint United Nations Programme on HIV/AIDS (UNAIDS)**

20 Avenue Appia
1211 Geneva 27
Switzerland

Telephone: +41 22 791 3666
Fax: +41 22 791 4187
Email: communications@unaids.org

Internet: www.unaids.org

Executive Director: Winnie Byanyima, Uganda (appointed by the UN Secretary-General in August 2019)

Purpose

UNAIDS brings together 11 UN system organisations and a secretariat to help prevent new HIV infections, care for people living with HIV and mitigate the impact of the epidemic.

The Joint Programme was formally established through ECOSOC res. 1994/24. UNAIDS began operation on 1 January 1996. In the preceding year, a Memorandum of Understanding was signed by the six original co-sponsors of UNAIDS:

- UN Development Programme (UNDP)
- UN Children's Fund (UNICEF)
- UN Population Fund (UNFPA)
- World Health Organization (WHO)
- UN Educational, Scientific and Cultural Organization (UNESCO)
- World Bank.

The following agencies joined in 1999, 2001, 2003, 2004 and 2012 respectively:

- UN International Drug Control Programme (UNDCP), which is now an integral part of the UN Office on Drugs and Crime (UNODC)
- International Labour Organization (ILO)
- World Food Programme (WFP)
- Office of the UN High Commissioner for Refugees (UNHCR)
- UN Entity for Gender Equality and the Empowerment of Women (UN-Women).

In March 2021, the UNAIDS Programme Coordinating Board (PCB) adopted the [Global AIDS Strategy 2021–2026 – End Inequalities. End AIDS](#). Using an inequalities lens to close the gaps that are preventing progress towards ending AIDS, the new Strategy aims to reduce these inequalities that drive the AIDS epidemic and prioritise people who are not yet accessing life-saving HIV services. The Strategy sets out evidence-based priority actions and bold targets to get every country and every community on track to end AIDS as a public health threat by 2030.

Structure

The organisation is guided by the [PCB](#), which serves as its governing body. This comprises the UN Member States, five non-governmental organisations (NGOs) and 11 co-sponsors. The states are elected by ECOSOC based on equitable geographical distribution, as noted in the list of [Board members](#). Terms are usually for three years, beginning on 1 January and ending 31 December of the years shown in the list. Previous [members](#) are listed on the website.

The five NGOs, three from developing countries and two from developed countries or countries with economies in transition, represent the perspectives of civil society, including people living with HIV. The NGO representatives serve for up to three years and have non-voting status. The five organisations have one representative each and are supported by five other NGOs, which stand as alternate members. The [members](#) of the PCB's NGO delegation are listed on the website.

The UNAIDS Secretariat has offices in more than 80 countries. The headquarters are in Geneva.

Board members (22)*

African states (5 seats)

Botswana	2022–24	Kenya	2023–25
Cameroon	2021–23	Libya	2023–25
Côte d'Ivoire	2022–24		

Asia–Pacific states (5 seats)

Cambodia	2023–25	Iran	2021–23
China	2022–24	Japan	2022–24
India	2023–25		

Eastern European states (2 seats)

Belarus 2023–25 Russian Federation 2022–24

Latin American and Caribbean states (3 seats)

Brazil 2023–25 Guyana 2021–23
 Dominican Republic 2022–24

Western European and Other states (7 seats)¹

Australia 2023¹ Switzerland 2022–24
 Germany 2022–24¹ UK 2022–24
 Netherlands 2022–24 USA 2023–25
 Norway 2022–23¹

NGO delegation 2023

Africa: SRHR Alliance Uganda / Zambia
 Network of Young People Living With HIV

Latin America–Caribbean: Jamaica AIDS
 Support for Life / Fundación Huésped

Asia–Pacific: APCOM Asia Pacific Coalition on
 Male Sexual Health / International Planned
 Parenthood Federation (IPPF)

North America: Prevention Access Campaign /
 Transgender Law Center

Europe: Eurasian Harm Reduction Association /
 Trans United Europe – BPOC Trans Network

Committee of Cosponsoring Organizations (CCO)

CCO comprises representatives from the 11 Joint UN Programme on HIV/AIDS (UNAIDS) co-sponsors and the UNAIDS Secretariat. It serves as the forum for the co-sponsoring organisations to meet on a regular basis to consider matters concerning UNAIDS and provide input into its policies and strategies. The CCO comprises executive heads, or their designated representatives, and serves as a standing committee of the Programme Coordination Board (PCB). Each co-sponsor rotates as chair annually. The Chair for 2023 is UNODC.

Notes

* On 5 April 2023, ECOSOC elected Australia, Burundi, Finland and Iran for a three-year term beginning 1 January 2024. Switzerland resigned effective 31 December 2023 and Sweden was elected to complete its term (ending 31 December 2024). On 25 July 2023, ECOSOC elected Mexico for a three-year term beginning 1 January 2024.

1 The Western European and Other states group (WEOG) has its own rotation scheme. Terms in the list reflect the rotation scheme as at June 2023. Denmark relinquished its seat effective 31 December 2021 and Norway was elected to complete its term (ending 31 December 2023); Canada relinquished its seat effective 31 December 2022 and Australia was elected to complete its term (ending 31 December 2023).

UN Office for Project Services (UNOPS)

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 Denmark

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 Facebook: www.facebook.com/unops.official
 Twitter: @UNOPS
 Instagram: @unops_official

Internet: www.unops.org

Under-Secretary-General and Executive Director: Jorge Moreira da Silva, Portugal (appointed by the UN Secretary-General in March 2023)

Purpose

UNOPS helps the UN and its partners provide peace and security, humanitarian and development solutions. The organisation is focused on implementation, and committed to

UN values and private sector efficiency. Partners call on UNOPS to supplement their own capacities, improve speed, reduce risks, boost cost-effectiveness and increase quality. In 2022, UNOPS delivered \$3.5 billion worth of support to partners.

The UNOPS [Strategic Plan 2022–25](#) is focused on implementation for impact. It provides direction to support Member States and the Secretary-General in realising sustainable development and more peaceful, just and equitable societies. The strategic plan is structured around three contribution goals: to enable partners through efficient management support services; to help people through effective specialised technical expertise; and to support countries in expanding the pool and effect of resources.

Structure

Established as part of the UN Development Programme (UNDP) in 1974, UNOPS became an independent self-financing organisation in 1995. An updated governance structure was endorsed by GA res. [65/176](#) of December 2010, confirming a series of decisions and policies developed by the Executive Board during the previous four years to make UNOPS more accountable and transparent.

In the same resolution, the General Assembly also decided to rename the Executive Board to include UNOPS in its title, making it the Executive Board of the UNDP, UN Population Fund (UNFPA) and UNOPS. It endorsed an earlier decision whereby the Executive Director reports directly to the UN Secretary-General and the Executive Board, and has the authority to sign host country agreements and appoint UNOPS representatives in the field. For more information about the Executive Board, see the [website](#) under 'About Us', 'Governance' and 'Executive Board'.

Other key decisions by the Executive Board that have helped transform the organisation include the Financial Regulations and Rules, which govern the financial management of UNOPS, and the 2014–17 Strategic Plan, which defines UNOPS' position in the UN and its goals. The full text of the legislative documents can be found in GA res. [65/176](#) (2010), ECOSOC res. [2010/23](#) and Executive Board [decisions](#) 2008/35, 2009/25, 2010/7 and 2010/21.

UNOPS operates on a full cost-recovery basis from fees earned for services rendered, with no assessed or voluntary budget funding. The management fees are determined on a case-by-case basis and take into account the level of effort, complexity and risk of the services delivered.

RESEARCH AND TRAINING INSTITUTES

UN Institute for Disarmament Research (UNIDIR)

Palais des Nations
1211 Geneva 10
Switzerland

Telephone: +41 22 917 1141
Email: UNIDIR@un.org

Internet: www.unidir.org

Director: Robin Geiss, Germany (appointed by the UN Secretary-General in consultation with the Advisory Board on Disarmament Matters, effective April 2021)

Purpose

UNIDIR is an autonomous body of the UN established by the General Assembly to carry out independent research on disarmament and related international security issues. It was established in 1980 and its Statute approved by the General Assembly in res. [39/148H](#) (1984). UNIDIR marked its [40th year](#) in 2020.

Member States have mandated the Institute to provide analysis on international security and disarmament; build the capacity of all states to participate in disarmament efforts; assist negotiations and efforts towards greater security at lower levels of armaments; and conduct forward-looking research on longer-term issues.

UNIDIR's programme of work covers weapons of mass destruction, conventional weapons, emerging security issues and cross-cutting topics linked to security and society. UNIDIR offers research and analysis, expertise and advisory services on the full range of security issues of interest to Member States. UNIDIR also supports UN agencies and multilateral processes through research and tool development designed to improve programming and implementation.

The Institute is primarily funded by voluntary contributions from UN Member States and foundations and receives a small contribution from the UN budget.

Structure

The UN Secretary-General's Advisory Board on Disarmament Matters functions as UNIDIR's [Board of Trustees](#). Members are listed on the [website](#). The UNIDIR Director reports annually to the General Assembly on the Institute's activities.

United Nations System Staff College (UNSSC)

Viale Maestri del Lavoro 10
I-10127 Turin
Italy

Telephone: +39 011 653 5911
Email: info@unssc.org

Internet: www.unssc.org

Director: Jafar Javan, USA (appointed by the UN Secretary-General in October 2012)

Purpose

The UNSSC designs and delivers learning and training programmes for UN staff and relevant partners. Its offerings include: face-to-face courses; e-learning opportunities; knowledge-sharing activities and knowledge-management products; advisory services and tailor-made learning programmes. Learning areas include: leadership and management development; sustainable development; change management and innovation; sustaining peace; safety and security; and core professional skills such as writing skills, communications and project management. The Staff College was established by the UN General Assembly in 2001 (GA res. [55/278](#)) and began to operate as a distinct UN learning and training institution in January 2002.

Structure

The Staff College is headquartered in Turin, Italy, with its Knowledge Centre for Sustainable Development in Bonn, Germany. It is headed by a Director and governed by the Board of Governors, chaired by the UN Secretary-General's Chef de Cabinet. The Board is composed of nine UN representatives at the director level or above. Members are appointed by the UN Secretary-General, in consultation with the UN System Chief Executives Board (CEB), for a two-year period with the possibility of a one-year extension. [Members](#) are listed on the UNSSC website.

United Nations Institute for Training and Research (UNITAR)

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Facebook: www.facebook.com/UNITARHQ
Twitter: @UNITAR

Internet: www.unitar.org

Executive Director: Nikhil Seth, India (appointed by the UN Secretary-General in June 2015)

Purpose

UNITAR is a dedicated training arm of the UN, established in 1963 by General Assembly res. 1934 (XVIII) (1963) for the purpose of enhancing the effectiveness of the UN in achieving the major objectives of the Organisation through training and research. The Institute's mission is to develop the individual, institutional and organisational capacities of countries and other UN stakeholders through high-quality learning solutions and related knowledge products and services to enhance decision-making and to support country-level action for overcoming global challenges.

UNITAR delivers close to 900 training and capacity development programmes annually on the topics related to the four pillars of the 2030 Agenda for Sustainable Development (Peace, People, Planet and Prosperity) and to optimise the use of technology and support coherence for the 2030 Agenda. Beneficiaries of UNITAR training programmes are mainly government officials from UN Member States, representatives from international organisations, non-governmental organisations, academia, private sector, and other UN agencies. The Institute is committed to ensuring that its activities reach the furthest first, and leave no one behind, with special attention to least developed countries (LDCs), small island developing states (SIDS) and other groups and communities that are most vulnerable, including those in conflict situations.

Parallel to its learning-specific services, the Institute also engages in training-related and advisory services to support governments and other actors in the achievement of broader social and economic outcomes, such as strengthened multi-stakeholder participation in environmental decision-making, the early ratification and implementation of environmental agreements and enhanced coordination of relief by humanitarian agencies in the wake of natural disasters.

The Institute also delivers research-related results and knowledge products. Through its UN Satellite Centre (UNOSAT), for instance, UNITAR provides geospatial information to support the international humanitarian community in decision-making and operational coordination in the field.

Structure

UNITAR's headquarters are in Geneva, Switzerland, with out-posted offices in New York, USA, Hiroshima, Japan, and Bonn, Germany. It also has project offices in Nigeria (Nigeria Project Office) and South Sudan (Juba Project Office) and a network of affiliated local authority training centres around the world.

The [Board of Trustees](#) is the Institute's governing body and meets at least once a year. It approves the work programme and budget, and formulates principles and policies that govern the Institute's activities and operations. Board members are appointed by the UN Secretary-General in consultation with the General Assembly Presidents and ECOSOC. Members are listed on the [UNITAR website](#).

UN Interregional Crime and Justice Research Institute (UNICRI)

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Italy

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Facebook: www.facebook.com/unicri.it/

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LinkedIn: www.linkedin.com/company/unicri/

YouTube: www.youtube.com/user/UNICRIHQ

Flickr: www.flickr.com/photos/unicri

Internet: www.unicri.org, <http://ff3magazine.unicri.it/> and www.onuitalia.it

Director: Antonia Marie De Meo, USA (appointed by the UN Secretary-General in March 2020)

Purpose

UNICRI was established in 1968 pursuant to ECOSOC res. 1086 B (XXXIX) (1965), which urged an expansion of UN activities in crime prevention and criminal justice. Its mission is to advance security, serve justice and build peace in support of the rule of law and sustainable development. The Institute works in specialised niches and selected fields of crime prevention, justice, security governance, counter-terrorism and social cohesion. It serves as a platform for consultation and cooperation, bringing together partners such as Member States, local governments, research institutions, international organisations, private entities and civil society at large, in forging a common approach to addressing common challenges.

The Institute supports the design and implementation of holistic and innovative processes to confront traditional and emerging threats, at both national and cross-border levels. In particular, it assesses countries' threats and needs; develops and shares knowledge; serves as a worldwide training and capacity-building centre; acts as a worldwide forum to identify, tailor and test strategies and practical models; assists countries in strengthening national and international law enforcement cooperation and judicial assistance; establishes platforms for consultation and cooperation; and provides advisory services.

The Institute's current priority areas, as outlined in its [Strategic Programme Framework 2023–2026](#), are: preventing and countering transnational security threats, terrorism and points of nexus; countering criminal enterprises, illicit financial flows and corrupt practices; promoting the rule of law and safeguarding access to justice; promoting responsible use of new and emerging technologies to address crime and exploitation; and preventing and countering violent extremism and radicalisation. UNICRI's priorities are particularly aligned with Sustainable Development Goal (SDG)16, which entails the promotion of peaceful and inclusive societies, access to justice and building effective and accountable institutions, as well as with SDGs 2, 3, 4, 5, 6, 8, 9, 11, 14 and 15. Research and technical tools produced by the Institute are available on the website under 'Publications.'

Structure

UNICRI is governed by a Board of Trustees composed of eminent experts. The Commission on Crime Prevention and Criminal Justice (CCPCJ) selects seven members, on the principle of equitable geographical distribution, for five-year rotating terms. They are nominated by the UN Secretary-General and endorsed by ECOSOC, and serve in their personal capacity. The four ex officio members are: a representative of the UN Secretary-General; a representative of the UN Development Programme Administrator; a representative of the host country (Italy); and the Director of UNICRI. The elected members are listed on the [website](#). The Board of Trustees [reports](#) on UNICRI's work to ECOSOC.

Headquartered in Turin, Italy, UNICRI works with an extended network of offices, including Liaison Offices in Rome and New York; project offices in Brussels, Geneva and The Hague; and the EU Chemical, Biological, Radiological and Nuclear Risk Mitigation Centres of Excellence in Algiers, Amman, Dubai, Manila, Nairobi, Rabat, Tashkent and Tbilisi.

UN Research Institute for Social Development (UNRISD)

Palais des Nations
1211 Geneva 10

Switzerland

Telephone: +41 22 917 3060

Email: info.unrisd@un.org

Facebook: www.facebook.com/unrisd

Twitter: @UNRISD

LinkedIn: www.linkedin.com/company/unrisd

YouTube: www.youtube.com/unrisd

Instagram: @UNRISD

Internet: www.unrisd.org

Director: Paul Ladd, UK (appointed by the UN Secretary-General in July 2015)

Purpose

UNRISD is an autonomous research institute within the UN system that undertakes cutting-edge interdisciplinary research and policy analysis on the social dimensions of contemporary development issues (ST/SGB/126). Since 1963, UNRISD has occupied a pivotal position in the global development community, bringing a plurality of perspectives and knowledge to inform the work of fellow UN agencies, member states and development actors.

The Institute works collaboratively with an extensive global network of partners from the academic, policy, practitioner and activist communities in developed and developing countries, with the aim of positioning social equity, inclusion and justice at the forefront of development thinking, policy and practice.

A hallmark of UNRISD's work is the understanding of social development as a process of transformative change – in social and power relations, policies, systems, structures and institutions, and in individuals themselves – that leads to the realisation of economic and social well-being within the boundaries of planetary resources. UNRISD makes evidence-based contributions to the implementation of the 2030 Agenda for Sustainable Development, focusing on inclusion, institutions, intersections and innovations for transformative change.

Under the 2021–25 institutional strategy, *Overcoming Inequalities: Towards a New Eco-Social Contract*, the Institute's activities are organised into five programme areas: transformative social policy; gender justice and development; alternative economies for transformation; environmental and climate justice; and translating research into policy and practice – Bonn Programme.

UNRISD flagship reports are recognised for catalysing development debates and shaping policies. The most recent edition, *Crises of Inequality: Shifting Power for a New Eco-Social Contract*, was published in 2022.

Structure

UNRISD is funded entirely through voluntary contributions and is guided by a Board of independent academic advisors.

The Board is composed of a chair appointed by the Secretary-General; up to 10 members nominated by the Commission for Social Development and confirmed by ECOSOC, who serve in their personal capacities for four-year terms with the possibility of extension for two years; and the Director of the Institute (ex officio). The appointed members are listed on the [website](#).

UNRISD reports biennially to ECOSOC via the Commission for Social Development (its 2021–22 report is [E/CN.5/2023/8](#)).

United Nations University (UNU)

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Twitter: [@ununiversity](https://twitter.com/ununiversity)
LinkedIn: www.linkedin.com/company/united-nations-university

Internet: <http://unu.edu>

Rector: Tshilidzi Marwala, South Africa (since March 2023; appointed by the UN Secretary-General, with the concurrence of the UN Educational, Scientific and Cultural Organization (UNESCO) Director-General, in July 2022)

Purpose

UNU was established by GA res. 2951 (XXVII) (1972) as an autonomous organ of the UN General Assembly. UNU functions as a think tank for the UN system. It is a platform for new and creative ideas, as well as academic and policy dialogue, and informs UN policy processes through evidence-based research. The University acts as a bridge between the UN and the international academic community, translating science-based research findings into comprehensible, policy-relevant analyses and recommendations. Through its training and capacity development activities, UNU seeks to enhance the capacity for self-sustained learning by individuals, particularly in developing and transitional countries, and to strengthen global academic and scientific communities.

Structure

UNU operates as a **system** of academic institutions rather than as an intergovernmental organisation. It comprises a central programming and coordinating body, the UNU Centre, headquartered in Tokyo, along with a decentralised network of 13 research and training institutes and programmes located in 12 UN Member States.

The governing **Council** is composed of appointed members serving in their individual capacities, the UNU Rector and three ex officio members (the UN Secretary-General; UN Educational, Scientific and Cultural Organization (UNESCO) Director-General; and UN Institute for Training and Research (UNITAR) Executive Director). The Council reports annually to the UN General Assembly and ECOSOC, and biennially to the UNESCO Executive Board.

UNU is financed by investment income derived from its endowment fund and by voluntary contributions from governments, international organisations, foundations, universities and others.

Meetings

The Council meets in a regular session twice a year.

Appointed Council members (12)

2019–25

Denisa Čiderová, Slovakia
Comfort Ero, UK
Xin Fang, China
Adam Habib, South Africa
‘Funmi Olonisakin, UK/Nigeria
Brenda Yeoh, Singapore

2022–28

Yamini Aiyar, India
Hilary Beckles, Barbados
Enrique Forero, Colombia
Catherine Kyobutungi, Uganda
Kuni Sato, Japan
Vanessa Scherrer, France

TREATY AND RELATED BODIES

HUMAN RIGHTS TREATY BODIES

As at June 2023, the following 10 human rights treaty bodies monitored implementation of the core international human rights treaties.

Following a two-year intergovernmental process to strengthen and enhance the effective functioning of the treaty body system, the General Assembly adopted resolution 68/268 in April 2014. This resolution includes additional meeting time and human and financial resources for all the human rights treaty bodies listed below.

Further information is available at www.ohchr.org/en/treaty-bodies.

Committee against Torture (CAT)

Office of the UN High Commissioner
for Human Rights
1211 Geneva 10
Switzerland

Telephone: +41 22 917 9220
Email: ohchr-cat@un.org

Internet: www.ohchr.org/en/treaty-bodies/cat

Chair: Claude Heller Rouassant, Mexico (since 19 April 2022)

Purpose

CAT is the body of independent experts that monitors implementation by States Parties to the Convention against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment. The Convention was adopted by GA res. 39/46 (1984) and entered into force on 26 June 1987. As at 30 June 2023, there were 173 parties to the Convention.

The Committee considers States Parties' reports on the measures adopted and progress made in observance of the Convention. States Parties are obliged to submit a report within one year, then every four years (article 19), and as requested by the Committee. In certain circumstances, the Committee may conduct an inquiry if it receives reliable evidence of grave and systematic violations of the Convention being carried out by a State Party to the Convention (article 20). A State Party may declare that it recognises the Committee's competence to receive and consider communications from a State Party claiming that another State Party is not fulfilling its obligations under the Convention (article 21); and that it recognises the Committee's competence to receive and consider communications from, or on behalf of, individuals subject to its jurisdiction who claim to be victims of a violation of the provisions of the Convention by a State Party (article 22).

The Optional Protocol to the Convention, which entered into force in June 2006, created the Subcommittee on Prevention of Torture (SPT – see next entry).

Meetings

The Committee meets three times a year in Geneva: in April/May (four weeks), July (three weeks) and October/November (four weeks).

Membership

CAT consists of 10 experts in the field of human rights, serving in their personal capacities (article 17). Consideration is given to equitable geographical distribution and the legal experience of candidates. Members are elected by States Parties, generally for staggered four-year terms, and may be re-elected.

Members (10)

Term ends 31 Dec 2023

Claude Heller Rouassant, Mexico (Chair)
 Erdoğan İçsan, Türkiye (Rapporteur)
 Ilvija Puce, Latvia
 Ana Racu, Republic of Moldova (Vice-Chair)
 Sébastien Touzé, France (Vice-Chair)

Term ends 31 Dec 2025

Todd Buchwald, USA
 Liu Huawen, China
 Naoko Maeda, Japan
 Abderrazak Rouwane, Morocco
 Bakhtiyar Tuzmukhamedov, Russian Federation
 (Vice-Chair)

Subcommittee on Prevention of Torture (SPT)

Office of the UN High Commissioner
 for Human Rights
 1211 Geneva 10
 Switzerland

Telephone: +41 22 917 9000/9744
 Email: ohchr-opcat@un.org

Internet: www.ohchr.org/en/treaty-bodies/spt
 Chair: Suzanne Jabbour, Lebanon (since 2021)

Purpose

The SPT was created under the Optional Protocol to the Convention against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment. Its mandate is to visit places where people are or may be deprived of their liberty, and make recommendations to States Parties concerning the protection of persons deprived of their liberty against torture and other cruel, inhuman or degrading treatment or punishment, including on the establishment of national preventive mechanisms.

The Optional Protocol requires each State Party to set up, designate or maintain at the domestic level one or several visiting bodies for the prevention of torture and other cruel, inhuman or degrading treatment or punishment. In addition to providing advice and assistance to States Parties in the establishment of these national preventive mechanisms, the SPT assists and advises the national preventive mechanisms in order to strengthen safeguards against ill-treatment of persons deprived of liberty. The SPT undertakes between 8 and 10 visits to States Parties each year.

The Optional Protocol was adopted by GA res. [57/199](#) (2002) and entered into force on 22 June 2006. As at 30 June 2023, there were 92 [parties](#) to the Optional Protocol.

Meetings

The SPT usually convenes three times a year in Geneva, for a total of four weeks.

Membership

The SPT originally had 10 members, increasing to 25 in 2011 following the 50th ratification of, or accession to, the Optional Protocol. Members are experts in the field and serve in their personal capacities. Consideration is given to equitable geographical distribution, representation of different social and legal systems, and gender balance. Members are elected by States Parties, generally serve for staggered four-year terms and can be re-elected once.

Members (25)

Term ends 31 Dec 2024

Massimiliano Bagagli, Italy
 Marie Brasholt, Denmark
 Maria Andrea Casamento, Argentina¹
 Jakub Julian Czepek, Poland
 Satyabhooshun Gupt Domah, Mauritius
 Hamida Dridi, Tunisia
 Marco Feoli Villalobos, Costa Rica
 Daniel Fink, Switzerland (Vice-Chair)
 Aisha Shujune Muhammad, Maldives (Vice-Chair)
 Abdallah Ounnir, Morocco
 Zdenka Perović, Montenegro
 Martin Zinkler, Germany²

Term ends 31 Dec 2026

Uju Agomoh, Nigeria
 Vasiliki Artinopoulou, Greece
 Carmen Comas-Mata Mira, Spain (Vice-Chair)
 Hameth Saloum Diakhate, Senegal
 Suzanne Jabbour, Lebanon (Chair)
 Julia Kozma, Austria
 Nika Kvaratskhelia, Georgia
 Andrew Christoffel Nissen, South Africa
 María Luisa Romero, Panama
 (Vice-Chair–Rapporteur)
 Elīna Šteinerte, Latvia
 Anica Tomsic, Croatia
 Juan Pablo Vegas, Peru
 Victor Zaharia, Republic of Moldova

Notes

- 1 Designated to complete the term of Mario Luis Coriolano, Argentina, who passed away on 19 March 2021.
- 2 Designated to complete the term of Marina Langfeldt, Germany, in January 2023.

Committee on the Elimination of Discrimination against Women (CEDAW)

Office of the UN High Commissioner
 for Human Rights
 1211 Geneva
 Switzerland

Telephone: +41 22 917 9000
 Fax: +41 22 917 9008
 Email: cedaw-ohchr@un.org

Internet: www.ohchr.org/en/treaty-bodies/cedaw
 Chair: Ana Peláez Narváez, Spain

Purpose

CEDAW is the body of independent experts that monitors implementation by States Parties to the Convention on the Elimination of All Forms of Discrimination against Women. The Convention is often described as the international bill of rights for women. It defines discrimination against women and outlines a comprehensive range of measures to end it. The Convention was adopted by GA res. [34/180](#) (1979) and entered into force on 3 September 1981.

The Committee considers States Parties' reports on the measures adopted and progress made in implementing the Convention. States Parties are obliged to submit a report within one year of the Convention's entry into force for the state concerned, then at least every four years (article 18).

An Optional Protocol to the Convention was adopted by GA res. [54/4](#) (1999) and entered into force on 22 December 2000. The Protocol contains two procedures:

- A communications procedure allows individuals or groups of individuals to submit claims of violations of rights protected under the Convention to CEDAW
- A confidential inquiry procedure enables CEDAW to initiate inquiries into alleged grave or systematic violations of the rights enshrined in the Convention.

As at 30 June 2023, there were 189 parties to the Convention and 115 parties to the Optional Protocol.

Meetings

CEDAW usually meets three times a year in Geneva.

Membership

CEDAW consists of 23 experts in the fields covered by the Convention serving in their personal capacities (article 17). Consideration is given to equitable geographical distribution and representation of different cultures, as well as the principal legal systems. Experts are elected by States Parties. Members usually serve staggered and renewable four-year terms.

Members (23)

Term ends 31 Dec 2024

Nicole Ameline, France
 Marion Bethel, Bahamas (Rapporteur)
 Leticia Bonifaz Alfonzo, Mexico
 Corinne Dettmeijer-Vermeulen, Netherlands
 Hilary Gbedemah, Ghana
 Nahla Haidar, Lebanon
 Dalia Leinarte, Lithuania
 Rosario Manalo, Philippines
 Bandana Rana, Nepal
 Natasha Stott Despoja, Australia
 Xia Jie, China

Term ends 31 Dec 2026

Brenda Akia, Uganda
 Hiroko Akizuki, Japan (Vice-Chair)
 Rangita De Silva De Alwis, Sri Lanka
 Esther Eghobamien-Mshelia, Nigeria (Vice-Chair)
 Yamila González Ferrer, Cuba
 Daphna Hacker, Israel
 Marianne Mikko, Estonia
 Maya Morsy, Egypt
 Ana Peláez Narváez, Spain (Chair)
 Rhoda Reddock, Trinidad and Tobago
 Elgun Safarov, Azerbaijan
 Genoveva Tisheva, Bulgaria (Vice-Chair)

Committee on Economic, Social and Cultural Rights (CESCR)

Office of the UN High Commissioner
 for Human Rights
 1211 Geneva 10
 Switzerland

Email: ohchr-cescr@un.org

Internet: www.ohchr.org/en/treaty-bodies/cescr

Chair: Mohamed Ezzeldin Abdel-Moneim, Egypt

Purpose

CESCR is the body of independent experts that monitors the implementation of the International Covenant on Economic, Social and Cultural Rights by its States Parties. The Covenant was adopted by GA res. 2200 A (XXI) (1966) and entered into force on 3 January 1976. As at 30 June 2023, there were 171 parties to the Covenant.

The Committee considers States Parties' reports, submitted pursuant to article 16, on the measures adopted and progress made in observance of the Covenant. The initial report is due two years after acceding to the Covenant, with subsequent reports due, in principle, every five years. The Committee envisages the introduction of an eight-year predictable reporting cycle in the future, should resources be available.

While other core international human rights instruments designate treaty bodies to examine States Parties' reports, the Covenant provides for States Parties to report to ECOSOC. The monitoring function was delegated to a subsidiary body – now CESCR – by ECOSOC decision 1978/10 (see 'Evolution'). The Committee, as a subsidiary body, reports annually to ECOSOC about its work, with a view to helping it fulfil its responsibilities under articles 21 and 22 of the Covenant.

In addition to the reporting procedure, the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights, which entered into force on 5 May 2013, provides the Committee with the competence to receive and consider communications from individuals claiming that their rights under the Covenant have been violated. The Committee may also, under certain circumstances, undertake inquiries on grave or systematic violations of any of the economic, social and cultural rights in the Covenant, and consider inter-state complaints with respect to states that have accepted those procedures. As at 30 June 2023, there were 27 parties to the Optional Protocol.

Evolution

The Committee was originally named the Sessional Working Group of Governmental Experts on the Implementation of the International Covenant on Economic, Social and Cultural Rights (ECOSOC decision 1978/10). ECOSOC res. 1985/17 changed administrative arrangements and renamed it CESCR, with the Committee to be made up of independent experts.

Meetings

CESCR usually meets twice a year in Geneva. In 2020 and 2021, due to the COVID-19 pandemic, the Committee met online.

Membership

CESCR comprises 18 experts of recognised competence in human rights serving in their personal capacities. Consideration is given to equitable geographical distribution and representation of different social and legal systems. Committee members are elected by ECOSOC secret ballot from a list of people nominated by States Parties to the Covenant. Members generally serve staggered four-year terms and may be re-elected.

Members (18)

Term ends 31 Dec 2024

Mohamed Ezzeldin Abdel-Moneim, Egypt
(Chair)

Nadir Adilov, Azerbaijan

Mohammed Amarti, Morocco

Laura-Maria Craciunean-Tatu, Romania

Mikel Mancisidor de la Fuente, Spain

Seree Nonthasoot, Thailand

Lydia Carmelita Ravenberg, Suriname
(Vice-Chair)

Shen Yongxiang, China

Michael Windfuhr, Germany (Vice-Chair)

Term ends 31 Dec 2026

Aslan Khuseinovich Abashidze,
Russian Federation (Vice-Chair–Rapporteur)

Asraf Ally Caunhye, Mauritius

Peters Sunday Omologbe Emuze, Nigeria

Santiago Manuel Fiorio Vaesken, Paraguay

Ludovic Hennebel, Belgium

Joo-Young Lee, ROK

Karla Vanessa Lemus de Vásquez, El Salvador

Julieta Rossi, Argentina

Preeti Saran, India (Vice-Chair)

Committee on the Elimination of Racial Discrimination (CERD)

Office of the UN High Commissioner
for Human Rights
1211 Geneva 10
Switzerland

Telephone: +41 22 917 9405
Fax: +41 22 917 9008
Email: ohchr-cerd@un.org

Internet: www.ohchr.org/en/treaty-bodies/cerd

Chair: Verene Albertha Shepherd, Jamaica

Purpose

CERD is the body of independent experts that monitors implementation of the International Convention on the Elimination of All Forms of Racial Discrimination by its States Parties. The Convention entered into force on 4 January 1969 (GA res. 2106A (1965)). As at 30 June 2023, there were 182 [parties](#) to the Convention.

The Committee considers States Parties' reports on the measures adopted and progress made in observance of the Convention. States Parties are obliged to submit a report within one year of acceding to the Convention, then every two years.

Under article 14, a State Party may declare that it recognises the competence of the Committee to consider communications from individuals or groups of individuals within its jurisdiction who claim to be victims of a violation by that State Party of any of the rights set forth in the Convention. As at 30 June 2023, 59 States Parties had made a declaration under article 14.

The Committee reports annually to the General Assembly and may make suggestions and recommendations based on its examination of the reports and information provided by States Parties.

GA res. 47/111 (1992) made an amendment to the Convention's fund provisions that will enter into force when it is accepted by two-thirds of States Parties to the Convention. As at 30 June 2023, 53 States [Parties](#) had accepted the amendment.

Meetings

CERD has usually convened three times a year in Geneva: in April/May (three weeks), July/August (four weeks) and November/December (three weeks).

Membership

CERD consists of 18 experts, elected by States Parties, who serve in their personal capacities (article 8). Consideration is given to equitable geographical distribution and the representation of different cultures, as well as to the principal legal systems. Members generally serve staggered four-year terms and may be re-elected.

Members (18)

Term ends 19 Jan 2024

Sheikha Abdulla Ali Al-Misnad, Qatar
Ibrahima Guisse, Senegal (Rapporteur)
Li Yanduan, China
Mehrdad Payandeh, Germany
Vadili Rayess, Mauritania
Verene Albertha Shepherd, Jamaica (Chair)
Stamatia Stavrinaki, Greece (Vice-Chair)
Faith Dikeledi Pansy Tlakula, South Africa
Eduardo Ernesto Vega Luna, Peru

Term ends 19 Jan 2026

Noureddine Amir, Algeria
Michal Balcerzak, Poland (Vice-Chair)
Chinsung Chung, ROK (Vice-Chair)
Bakari Sidiki Diaby, Côte d'Ivoire
Régine Esseneme, Cameroon
Gün Kut, Türkiye
Gay McDougall, USA
Mazalo Tebie, Togo
Yeung Kam John Yeung Sik Yuen, Mauritius

Committee on the Protection of the Rights of All Migrant Workers and Members of Their Families (CMW)

Office of the UN High Commissioner
for Human Rights
1211 Geneva 10
Switzerland

Telephone: +41 22 917 9273
Fax: +41 22 917 9008
Email: ohchr-cmw@un.org

Internet: www.ohchr.org/en/treaty-bodies/cmw

Chair: Edgar Corzo Sosa, Mexico

Purpose

CMW is the body of independent experts that monitors implementation of the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families. The Convention gives specific form to general international human rights standards so that they are meaningful in the particular context of migration. The Convention was adopted by the General Assembly (GA res. 45/158) on 18 December 1990 and entered into force on 1 July 2003. As at 30 June 2023, there were 58 [parties](#) to the Convention.

The Committee considers States Parties' reports on the measures adopted and progress made in observance of the Convention. States Parties accept the obligation to submit a report within one year of ratification of, or acceding to, the Convention, then every five years (article 73).

A State Party may declare that it recognises the competence of the Committee to receive and consider communications to the effect that a State Party claims that another State Party is not fulfilling its obligations under the Convention (article 76) and/or to receive and consider communications from or on behalf of individuals subject to that State's jurisdiction who claim that their rights under the Convention have been violated by that State Party (article 77). Each mechanism will come into force when 10 States Parties make the said declaration.

Meetings

The Committee has usually met in Geneva twice a year.

Membership

The CMW originally consisted of 10 experts, increasing to 14 on 1 January 2010, once the number of parties to the Convention had reached 40 (article 72). Members are experts in the field and serve in their personal capacities. Consideration is given to equitable geographical distribution as well as representation of the principal legal systems. Members are usually elected for staggered four-year terms and may be re-elected.

Members (14)*

Term ends 31 Dec 2023

Khaled Cheikhna Babacar, Mauritania
Mohammed Charef, Morocco
Edgar Corzo Sosa, Mexico (Chair)
Sabrina Gahar, Algeria
Pablo César García Sáenz, Guatemala
(Rapporteur)
Myriam Poussi, Burkina Faso
Can Ünver, Türkiye

Term ends 31 Dec 2025

Pablo Ceriani Cernadas, Argentina
Fatima Diallo, Senegal (Vice-Chair)
Jasminka Dzumhur, Bosnia and Herzegovina
(Vice-Chair)
Ermal Frasheri, Albania
Mamane Oumaria, Niger
Azad Taghi-Zada, Azerbaijan (Vice-Chair)
Raymond G Zounmatoun, Benin

Note

* On 27 June 2023, the 11th meeting of States Parties elected seven members for a four-year term from 1 January 2024: Khaled Cheikhna Babacar, Mauritania (re-elected), Mohammed Charef, Morocco (re-elected), Sabrina Gahar, Algeria (re-elected) and Myriam Poussi, Burkina Faso (re-elected) (African states); Prasad Kariyawasam, Sri Lanka (Asia-Pacific states); Edgar Corzo Sosa, Mexico (re-elected) (Latin American and Caribbean states); and Osman Can Ünver, Türkiye (re-elected) (Western European and Other states).

Committee on the Rights of the Child (CRC)

Office of the UN High Commissioner
for Human Rights
1211 Geneva 10
Switzerland

Telephone: +41 22 917 9141
Fax: +41 22 917 9008
Email: ohchr-crc@un.org

Internet: www.ohchr.org/en/treaty-bodies/crc

Chair: Ann Skelton, South Africa (elected by the Committee in May 2023)

Purpose

The CRC is the body of independent experts that monitors implementation of the Convention on the Rights of the Child. It also monitors implementation of three optional protocols to the Convention.

The Convention was adopted by the General Assembly (GA res. [44/25](#)) on 20 November 1989 and entered into force on 2 September 1990. As at 30 June 2023, there were 196 [parties](#) to the Convention.

The CRC considers States Parties' reports on the measures adopted and progress made in observance of the Convention. States Parties are obliged to submit a report within two years of acceding to the Convention, then every five years (article 44).

Evolution

The Optional Protocol to the Convention on the involvement of children in armed conflict (OPAC) and the Optional Protocol to the Convention on the sale of children, child prostitution and child pornography (OPSC) were adopted by GA res. [54/263](#) (2000) and opened for signature and ratification or accession in New York on 5 June 2000. They entered into force on 12 February and 18 January 2002 respectively. As at 30 June 2023, there were 178 [parties](#) to the Optional Protocol on the sale of children and 173 [parties](#) to the Optional Protocol on children in armed conflict.

The Optional Protocol to the Convention on a communications procedure (OPIC) was adopted by the General Assembly on 19 December 2011 (res. [66/138](#)) and opened for signature on 28 February 2012. It entered into force on 14 April 2014, having been ratified three months earlier by the required number of 10 countries.

The OPIC establishes a communications procedure that allows individual children to submit complaints regarding specific violations of their rights under the Convention and its first two optional protocols. It also allows the Committee to carry out inquiries into allegations of grave or systematic violations of rights under the Convention and its first two optional protocols. As at 30 June 2023, there were 50 [parties](#).

Meetings

The CRC has usually convened three times a year for sessions of three weeks' duration, normally in January, May and September in Geneva.

Membership

The CRC originally had 10 experts, increasing to 18 in 2002 (article 43 and GA res. 50/155 (1995)). Members are experts in the field and serve in their personal capacities. Consideration is given to equitable geographical distribution as well as representation of the principal legal systems. Members generally serve staggered four-year terms and may be re-elected.

Members (18)

Term ends Feb 2025

Rinchen Chopel, Bhutan
(Vice-Chair–Rapporteur)

Sopio Kiladze, Georgia (Vice-Chair)

Benyam Dawit Mezmur, Ethiopia

Mikiko Otani, Japan

Luis Ernesto Pedernera Reyna, Uruguay
(Vice-Chair)

Zara Ratou, Chad

Ann Marie Skelton, South Africa (Chair)

Velina Todorova, Bulgaria

Benoit Van Keirsbilck, Belgium

Term ends Feb 2027

Suzanne Aho Assouma, Togo

Aïssatou Alassane Moulaye Sidikou, Niger

Thuwayba Ahmed Al Barwani, Oman

Hynd Ayoubi Idrissi, Morocco

Mary Beloff, Argentina

Rosaria Correa, Panama

Bragi Gudbrandsson, Iceland (Vice-Chair)

Philip D Jaffe, Switzerland

Faith Marshall-Harris, Barbados

Committee on the Rights of Persons with Disabilities (CRPD)

Office of the UN High Commissioner
for Human Rights
1211 Geneva 10
Switzerland

Telephone: +41 22 917 9000
Fax: +41 22 917 9022
Email: ohchr-crpd@un.org

Internet: www.ohchr.org/en/treaty-bodies/crpd

Chair: Gertrude Oforiwa Fefoame, Ghana

Purpose

The CRPD is the body of independent experts that monitors implementation by States Parties to the Convention on the Rights of Persons with Disabilities. The Convention was adopted on 13 December 2006 (GA res. 61/106) and received its 20th ratification on 3 April 2008, triggering its entry into force on 3 May 2008. Its Optional Protocol entered into force on the same day, having received the necessary 10 ratifications.

The Committee considers States Parties' reports on the measures adopted and progress made in observance of the Convention. States Parties are obliged to submit a report within two years of accepting the Convention, then every four years (article 35).

The Committee is also mandated to receive and examine individual communications alleging violations of the Convention by States Parties that have become party to the Optional Protocol. In certain circumstances, the Committee may conduct an inquiry if it receives reliable evidence of grave or systematic violations of the Convention being carried out by a State Party to the Optional Protocol.

As at 30 June 2023, there were 187 parties to the Convention and 104 parties to the Optional Protocol.

Meetings

The Committee has usually convened for ordinary sessions twice a year in Geneva.

Membership

The CRPD originally had 12 members, increasing to 18 in 2010 following an additional 60 ratifications or accessions to the Convention (article 34). Members are experts in the field and serve in their personal capacities. Consideration is given to equitable geographic distribution, representation of different social and legal systems, gender balance and participation of experts with disabilities. Members generally serve staggered four-year terms and can be re-elected once.

Members (18)

Term ends 31 Dec 2024

Rosa Idalia Aldana Salguero, Guatemala
 Gerel Dondovdorj, Mongolia
 Vivian Fernández de Torrijos, Panama
 (Rapporteur)
 Odelia Fitoussi, Israel (Vice-Chair)
 Samuel Njuguna Kabue, Kenya
 Abdelmajid Makni, Morocco¹
 Robert George Martin, New Zealand
 Floyd Morris, Jamaica
 Saowalak Thongkuay, Thailand

Term ends 31 Dec 2026

Muhannad Salah Al-Azzeh, Jordan
 Rehab Mohammed Boresli, Kuwait
 Amalia Eva Gamio Ríos, Mexico (Vice-Chair)
 Laverne Jacobs, Canada
 Rosemary Kayess, Australia (Vice-Chair)
 Miyeon Kim, ROK (Vice-Chair)
 Alfred Kouadio Kouassi, Côte d'Ivoire
 Gertrude Oforiwa Fefoame, Ghana (Chair)
 Markus Schefer, Switzerland

Note

¹ Appointed in March 2022 to complete the term of Soumia Amrani, Morocco.

Conference of States Parties to the Convention on the Rights of Persons with Disabilities

Secretariat for the Convention on the Rights of Persons with Disabilities
 Division for Social Policy and Development
 Department of Economic and Social Affairs
 S-2906, New York, NY 10017
 United States of America

Telephone: +1 917 367 5169
 Fax: +1 917 367 5102
 Email: enable@un.org

Internet: <https://social.desa.un.org/issues/disability/cosp>

Purpose

Under article 40 of the Convention on the Rights of Persons with Disabilities, the States Parties to the Convention meet regularly in a conference to consider any matter with regard to implementation of the Convention, including the election of members of the Committee on the Rights of Persons with Disabilities. The first session of the Conference was held in 2008, when the Convention entered into force.

Meetings

The Conference has met annually since 2008. Meetings can be convened by the Secretary-General biennially or by a decision of the Conference. Non-States Parties may participate as observers, in addition to accredited non-governmental and national human rights institutions. The Bureau consists of one president and four vice-presidents, elected for two years on a geographical and rotational basis.

Human Rights Committee

Office of the UN High Commissioner for
Human Rights
1211 Geneva 10
Switzerland

Telephone: +41 22 917 9309
Fax: +41 22 917 9008

Internet: www.ohchr.org/en/treaty-bodies/ccpr

Chair: Tania María Abdo Rocholl, Paraguay

Purpose

The Committee is the body of independent experts that monitors implementation by its States Parties of the International Covenant on Civil and Political Rights. The Covenant came into force on 23 March 1976 (GA res. 2200 (XXI) A (1966)). As at 30 June 2023, there were 173 [parties](#) to the Covenant.

The Committee considers States Parties' reports on the measures adopted and progress made in observance of the Covenant. States Parties are obliged to submit a report within one year of acceding to the Covenant, then when the Committee requests (usually every four years).

The (First) Optional Protocol of the Covenant, which also came into effect on 23 March 1976, established the competence of the Committee to consider communications from individuals regarding alleged violations of their rights under the Covenant. As at 30 June 2023, there were 116 [parties](#) to the First Optional Protocol. The Second Optional Protocol, aimed at the abolition of the death penalty, entered into force on 11 July 1991 and, as at 30 June 2023, had 90 [parties](#).

Meetings

The Committee has usually met three times a year, with two sessions in Geneva and one in New York.

Membership

The Committee has 18 members who have recognised competence in human rights and serve in their personal capacities (article 28). Given the legal nature of the Committee's work, many of its members are lawyers, judges or professors of law. Consideration is given to equitable geographical distribution and representation of different social and legal systems. Members are elected by States Parties, generally serve staggered four-year terms and may be re-elected.

Members (18)

Term ends 31 Dec 2024

Tania María Abdo Rocholl, Paraguay (Chair)
Wafaa Ashraf Moharram Bassim, Egypt
Mahjoub El Haiba, Morocco
Carlos Gómez Martínez, Spain
Marcia VJ Kran, Canada
José Manuel Santos Pais, Portugal (Vice-Chair)
Changrok Soh, ROK (Vice-Chair)
Kobauyah Tchamdja Kpatcha, Togo (Vice-Chair)
Imeru Tamerat Yigezu, Ethiopia

Term ends 31 Dec 2026

Farid Ahmadov, Azerbaijan (Rapporteur)
Rodrigo A Carazo, Costa Rica
Yvonne Donders, Netherlands
Laurence R Helfer, USA
Bacre Waly Ndiaye, Senegal
Hernán Quezada Cabrera, Chile
Tijana Šurlan, Serbia
Koji Teraya, Japan
Hélène Tigroudja, France

Committee on Enforced Disappearances (CED)

Palais Wilson 52
Rue des Pâquis
1201 Geneva
Switzerland

Telephone: +41 22 917 9490
Email: ohchr-ced@un.org

Internet: www.ohchr.org/en/treaty-bodies/ced

Chair: Carmen Rosa Villa Quintana, Peru

Purpose

CED is the body of independent experts that monitors the implementation of the International Convention for the Protection of All Persons from Enforced Disappearance. All States Parties must submit a report to the Committee within two years of becoming parties to the Convention. Upon review of this report, the Committee adopts concluding observations, in which it may request the State Party to submit a report with additional information on the implementation of the adopted recommendations and of the Convention, and on the evolution of the situation of enforced disappearances in the country.

Under the Urgent Action procedure (article 30 of the Convention), the Committee can request that a State Party take immediate measures to search for a disappeared person and investigate his or her alleged enforced disappearance. When the Committee receives reliable information indicating that a State Party is seriously violating the Convention, it can request to visit that State Party (article 33). If the Committee receives well-founded information that enforced disappearance is practised on a widespread or systematic basis in a State Party, it may urgently bring the matter to the attention of the General Assembly (article 34).

A State Party may declare that it recognises the competence of the Committee to receive and consider individual complaints (or communications) from or on behalf of individuals subject to its jurisdiction claiming to be victims of a violation of the Convention (article 31). A State Party may also declare that it recognises the competence of the Committee to receive and consider communications in which a State Party claims that another State Party is not fulfilling its obligations under the Convention (article 32).

The Convention was adopted on 20 December 2006 (GA res. [61/177](#)) and entered into force on 23 December 2010, 30 days after 20 states had ratified or acceded to it (article 39(1)). As at 30 June 2023, there were 98 signatories and 71 [parties](#).

Meetings

The Committee usually holds two sessions a year in Geneva.

Membership

CED consists of 10 experts of recognised competence in the field of human rights, serving in their personal capacities (article 26). Consideration is given to equitable geographical distribution, relevant legal experience and gender balance. Members are elected for four-year terms, and are eligible for re-election once.

Members (10)

Term ends 30 June 2025

Juan Pablo Alban Alencastro, Ecuador
(Rapporteur)

Mohammed Ayat, Morocco (Vice-Chair)

Suela Janina, Albania

Milica Kolakovic-Bojovic, Serbia (Vice-Chair)

Horacio Ravenna, Argentina

Term ends 30 June 2027

Olivier de Frouville, France

Matar Diop, Senegal

Fidelis Edge Kanyongolo, Malawi

Barbara Lochbihler, Germany (Vice-Chair)

Carmen Rosa Villa Quintana, Peru (Chair)

LAW OF THE SEA TREATY BODIES

Commission on the Limits of the Continental Shelf (CLCS)

Division for Ocean Affairs and the
Law of the Sea
Office of Legal Affairs
United Nations
2 United Nations Plaza, Room DC2-0450
New York, NY 10017
United States of America

Telephone: +1 212 963 3962
Fax: +1 917 367 0560
Email: doalos@un.org

Internet: www.un.org/depts/los/clcs_new/clcs_home.htm

Chair: Aldino Manuel dos Santos de Campos, Portugal (since 5 July 2023)

Purpose

The Commission's purpose is to facilitate the implementation of the UN Convention on the Law of the Sea (UNCLOS) in respect of the establishment of the outer limits of the continental shelf beyond 200 nautical miles from the baselines from which the breadth of the territorial sea is measured. It was established in accordance with UNCLOS Part VI and Annex II.

Pursuant to article 3, paragraph 1, of Annex II to UNCLOS, the Commission's functions are to:

- Consider data and other material submitted by coastal states concerning the outer limits of the continental shelf in areas where those limits extend beyond 200 nautical miles, and to make recommendations to coastal states on matters related to the establishment of the outer limits of their continental shelf in accordance with article 76 and the Statement of Understanding adopted on 29 August 1980 by the Third UN Conference on the Law of the Sea
- Provide scientific and technical advice if requested by coastal states during preparation of such data.

The Convention opened for signature in 1982 and entered into force in 1994. A subsequent [Agreement](#) relating to the implementation of Part XI of the Convention was adopted in 1994 and entered into force in 1996. As at 30 June 2023, there were 169 [parties](#) to the Convention and 152 [parties](#) to the Agreement.

Meetings

Under the current working arrangements, the Commission meets for three sessions of seven weeks every year.

Membership

The Commission consists of 21 members who are experts in the fields of geology, geophysics or hydrography. They are elected by States Parties to the Convention from among their nationals and serve in their personal capacities. No fewer than three members are elected from each geographical region. Members are elected for five-year terms and may be re-elected.

The election for the current term was held during the 32nd Meeting of States Parties in June 2022, for which the allocation of seats was: five members from African states; five from Asia-Pacific states; three from Eastern European states; four from Latin American and Caribbean states; three from Western European and Other states; and one member from among African, Asia-Pacific or Western European and Other states (who, for the 2023–28 term, was elected from those nominated by African states). Those arrangements do not prejudice or affect future election arrangements.

Members (21)* – June 2023 to June 2028

Adnan Rashid Nasser Al-Azri, Oman	Domingos de Carvalho Viana Moreira, Angola
Lawrence Asangongo Apaalse, Ghana	David Cole Mosher, Canada
Harald Brekke, Norway	Simon Njuguna, Kenya (Vice-Chair)
Aldino Manuel dos Santos de Campos, Portugal (Chair)	Tolojanahary Randriamiantsoa, Madagascar
Efren Perez Carandang, Philippines	Rajan Sivaramakrishnan, India
Antonio Fernando Garcez Faria, Brazil (Vice-Chair)	Tang Yong, China (Vice-Chair)
Ivan F Glumov, Russian Federation	Ariel Hernán Troisi, Argentina
Helena Inniss, Trinidad and Tobago	Toshitsugu Yamazaki, Japan
Miloud Loukili, Morocco	Gonzalo Alejandro Yáñez Carrizo, Chile
Estevao Stefane Mahanjane, Mozambique	Two vacancies, Eastern European states *

Note

* Two vacancies as at 30 June 2023. Mateusz Damrat, Poland, was elected for the 2023–28 term but resigned on 2 June 2023.

International Seabed Authority (ISA)

14–20 Port Royal Street
Kingston
Jamaica

Telephone: +18 76 922 9105
Email: postmaster@isa.org.jm

Internet: www.isa.org.jm

Secretary-General: Michael W Lodge, UK (since 2017; re-elected by the Assembly of the International Seabed Authority for a second four-year term 2021–24)

Purpose

ISA is the organisation through which States Parties to the 1982 UN Convention on the Law of the Sea (UNCLOS) organise and control activities in 'the Area' – the seabed, ocean floor and subsoil thereof, beyond the limits of national jurisdiction. ISA was established under Part XI of UNCLOS and the 1994 Agreement relating to the Implementation of Part XI, which was adopted by GA res. [48/263](#) (1994).

Structure

The principal organs of the Authority are the Assembly, Council and Secretariat. The Enterprise (whose functions are performed by the Secretariat; its operationalisation is currently being discussed by the Council) is the organ of the Authority that carries out activities in the Area directly.

The **Assembly**, as the sole organ consisting of all the members of the Authority, is considered the supreme organ to which other principal organs are accountable as specifically provided for in UNCLOS. As at 30 June 2023, the Authority had 168 members (167 states and the European Union), all parties to the Convention.

The **Council**, the executive organ of the Authority, comprises 36 Member States selected from five categories (Groups A to E), ensuring representation of countries with the greatest global consumption (Group A); those that have made significant investment in seabed activities (Group B); those that produce and export minerals sourced from the seabed (Group C); those with special interests (Group D); and others, with due regard to equitable geographical distribution (Group E). Members serve four-year terms, ending 31 December, with election of half of them taking place every two years.

The agreed geographical allocation of seats is 10 to the African group, nine to Asia–Pacific, eight to Western European and Other states, seven to Latin American and Caribbean states, and three to Eastern European states. Since the total number of seats allocated according to that formula is 37, it was understood that each regional group other than Eastern Europe would relinquish in rotation one seat for one year during the four-year period in order to conform to the requirement under the Convention of 36 Council members. The member whose seat is relinquished by its regional group will participate in Council meetings but will not be entitled to vote on any matters.

Subsidiary organs of the Council include the [Legal and Technical Commission](#) (LTC) and the Economic Planning Commission (whose functions are performed by the LTC; its operationalisation is currently being discussed by the Council). The [Finance Committee](#) was established by the 1994 Part XI Agreement to oversee the financing and financial management of the Authority. The Committee consists of 15 members elected by the Assembly for a term of five years.*

Meetings

Annual sessions are held in Kingston, Jamaica, the seat of the Authority.

Membership

The list of Council members shows current terms. For more detail about shared terms, see the [website](#).

Council members 2023 (36)*

Group A (4)

China.....	2021–24	Japan.....	2021–24
Italy ¹	2023–26	Russian Federation.....	2023–26

Group B (4)

Germany ²	2023–26	Netherlands ²	2023
India.....	2021–24	ROK.....	2023–26

Group C (4)

Australia.....	2023–26	Chile.....	2023–26
Canada.....	2021–24	South Africa.....	2021–24

Group D (6)

Bangladesh.....	2021–24	Jamaica.....	2023–26
Brazil.....	2021–24	Lesotho.....	2023–26
Fiji ³	2023–26	Uganda.....	2021–24

Group E (19)

Algeria ⁴	2023–24	Nauru ³	2023
Argentina.....	2021–24	Nigeria.....	2023–26
Belgium ⁵	2023	Norway ⁵	2021–24
Cameroon.....	2023–26	Poland.....	2021–24
Costa Rica.....	2021–24	Sierra Leone.....	2023–26
Czechia.....	2021–24	Singapore.....	2023–26
Ghana.....	2023–26	Spain ⁵	2021–24
Mauritius.....	2023–26	Tonga.....	2023–26
Mexico.....	2019–22	Trinidad and Tobago.....	2021–24
Morocco.....	2023–26		

Finance Committee members 2023–27* (15)

Elected by the Assembly in 2022⁶

Medard Ainomuhisha, Uganda	Sergey Litvinov, Russian Federation
Anastasia Francilia Akubor, Nauru	Didier Ortolland, France
Khurshed Alam, Bangladesh	Thiago Poggio Padua, Brazil
Jens Benninghofen, Germany	Fujimoto Shoko, Japan
Kajal Bhat, India	Viola Walton, Jamaica
Christopher Hilton, UK	Kenneth Wong, Canada
Pavel Kavina, Czechia	Xing Chaohong, China ⁶
Solomon Korbie, Ghana	

Legal and Technical Commission members 2023–27* (41)

Elected by the Council in 2022⁷

Mark B Alcock, Australia	Se-Jong Ju, ROK
Noorah Algethami, Saudi Arabia	Paulus Kainge, Namibia
Niki Aloupi, France	Michael Imran Kanu, Sierra Leone
Mario Juan A Aurelio, Philippines	Erasmus Alonso Lara Cabrera, Mexico
Adoté Blim Blivi, Togo	Adolfo Maestro González, Spain
Moreno Andrés Camaño, Chile	Théophile Ndougsa Mbarga, Cameroon
Georgy A Cherkashov, Russian Federation	Gamal Abdelrehim Mohamed Metwally, Egypt
Malcolm Clark, New Zealand	Vicent Bartholomew Mtavangu, Tanzania
Richard Addo Darko, Ghana	Piotr Nowak, Poland
Edwin Egede, Nigeria	Haryo Nugroho, Indonesia
Sissel Eriksen, Norway	Roman Opimakh, Ukraine
Malakai Finau, Fiji	Ellen Pape, Belgium
Tomohiko Fukushima, Japan	Luísa Ribeiro, Portugal
Marzone Affonso Rêgo Gavino, Brazil	Mariamalia Chaves Rodríguez, Costa Rica
Michael Gikuhi, Kenya	Carsten Michael Ruhlemann, Germany
Rebecca Hitchin, UK ⁷	Ramesh Sethuraman, India
Juan Luis Minaya González, Dominican Republic	Joshua T Tuhumwire, Uganda
Dao Viet Ha, Viet Nam	Siosuia Utoikamanu, Tonga
Kahlil Hassanli, Trinidad and Tobago	Nguyen Hong Vu, Czechia
Federico Gabriel Hirsch, Argentina	Michelle Walker, Jamaica
	Yang Shengxiong, China

Observers

The UN, its specialised agencies, the International Atomic Energy Agency (IAEA) and other international organisations invited by the ISA Assembly as well as non-governmental organisations that have been granted the observer status are observers, in addition to the following states:

Afghanistan	Cambodia	El Salvador
Andorra	Central African Republic	Eritrea
Bhutan	Colombia	Ethiopia
Burundi	DPRK	Holy See

Iran	Peru	Türkiye
Israel	Rwanda	Turkmenistan
Kazakhstan	San Marino	UAE
Kyrgyzstan	South Sudan	USA
Libya	Syrian AR	Uzbekistan
Liechtenstein	Tajikistan	Venezuela

Notes

- * For 2023, a member of the Western European and Other states group will relinquish its seat on the ISA Council, reducing the 37 members listed here to the required total of 36. On 30 March 2021, the ISA Council adopted a decision to extend the terms of the LTC until 31 December 2022 (ISBA/26/C/30). On 6 July 2021, the ISA Assembly adopted a decision to extend the terms of the Finance Committee members until 31 December 2022 (ISBA/26/A/23).
- 1 Italy would relinquish its seat in Group A in favour of the USA, if the USA were to become a member of the Authority; this does not prejudice the position of any country with respect to the intervening election to the Council.
 - 2 France, Germany and the Netherlands are sharing two seats in Group B over the 2023–26 term. France has relinquished its seat to the Netherlands for 2023, and Germany will relinquish its seat to the Netherlands for 2025.
 - 3 Fiji, Indonesia and Nauru are sharing one seat in Group D and one in Group E over the 2023–26 term. Indonesia has relinquished its seat in Group E to Nauru for the year 2023, and Fiji will relinquish its seat in Group D to Nauru for 2025 and 2026.
 - 4 Algeria and Sierra Leone are sharing a seat in group E over the 2021–24 term. Sierra Leone relinquished its seat to Algeria for 2023 and 2024.
 - 5 Belgium, the Netherlands, Norway, Spain and the UK are sharing three seats in group E over the 2021–24 term. Spain relinquished its seat to Norway for 2022; the UK has relinquished its seat to Norway for 2023; and the Netherlands has relinquished its seat to Belgium for 2023 and Norway for 2024.
 - 6 Xing Chaohong, China, was elected on 24 July 2023 to fill a vacancy arising from the resignation of Fan Kejun, China.
 - 7 Rebecca Hitchin, UK, was elected on 10 July 2023 to fill a vacancy arising from the resignation of Jon Copley, UK.

International Tribunal for the Law of the Sea (ITLOS)

Am Internationalen Seegerichtshof 1
22609 Hamburg
Germany
Telephone: +49 40 35 607 0

Fax: +49 40 35 607 275
Email: itlos@itlos.org
Twitter: @ITLOS_TIDM

Internet: www.itlos.org

Registrar: Ximena Hinrichs Oyarce, Chile (elected by the Tribunal in September 2019 for a five-year term)

Purpose

The Tribunal is an independent judicial body established by the UN [Convention](#) on the Law of the Sea (UNCLOS) to adjudicate disputes arising out of the interpretation and application of the Convention. It was constituted in 1996 and functions in accordance with the relevant provisions of UNCLOS, including its Part XV and its Statute, contained in Annex VI to the Convention.

The Convention opened for signature in 1982 and entered into force in 1994. Two subsequent agreements were concluded: one relating to the implementation of Part XI of the Convention, which was adopted in 1994 and entered into force in 1996, and one relating to the conservation and management of straddling fish stocks and highly migratory fish stocks, which was adopted in 1995 and entered into force in 2001. As at 30 June 2023, there were 169 [parties](#) to the Convention, 152 [parties](#) to the Part XI Agreement and 93 [parties](#) to the UN Fish Stocks Agreement.

The jurisdiction of the Tribunal comprises all disputes and all applications submitted to it in accordance with the Convention and all matters specifically provided for in any other international agreement that confers jurisdiction on the Tribunal. The Tribunal has jurisdiction

to deal with disputes (contentious jurisdiction) and legal questions (advisory jurisdiction) submitted to it.

The Tribunal also has compulsory jurisdiction to deal with requests for the prompt release of vessels and crews upon the posting of a reasonable bond or other financial security. It can also prescribe provisional measures (interim injunctions) to preserve the respective rights of the parties to a dispute or to prevent serious harm to the marine environment.

The Seabed Disputes Chamber, composed of 11 elected members of the Tribunal, has certain compulsory jurisdiction with respect to disputes arising out of exploitation and exploration of 'the Area' (the seabed and ocean floor beyond the limits of national jurisdiction). The Chamber can also give advisory opinions on legal questions arising within the scope of its activities, at the request of the International Seabed Authority (ISA) Assembly or Council.

The Meeting of the States Parties to the Convention decides the Tribunal's budget, as well as contributions by States Parties and the ISA (see Statute, article 19, paragraph 1).

Membership

The Tribunal comprises 21 independent members (judges), elected from among persons of recognised competence in the field of the law of the sea. The Statute of the Tribunal requires equitable geographical distribution and representation of the world's principal legal systems. There must be no fewer than three members from each UN regional group and no two judges may be of the same nationality. Members are elected for nine years and may be re-elected. The terms of one-third of the 21 members expire every three years.

Tribunal members (21)*

Albert J Hoffmann, South Africa (term ends 30 Sept 2023) (President)	Óscar Cabello Sarubbi, Paraguay (term ends 30 Sept 2026)
Tomas Heidar, Iceland (term ends 30 Sept 2023) (Vice-President)	Neeru Chadha, India (term ends 30 Sept 2026)
José Luis Jesus, Cabo Verde (term ends 30 Sept 2026)	Kriangsak Kittichaisaree, Thailand (term ends 30 Sept 2026)
Stanislaw Pawlak, Poland (term ends 30 Sept 2023)	Roman Kolodkin, Russian Federation (term ends 30 Sept 2026)
Shunji Yanai, Japan (term ends 30 Sept 2023)	Liesbeth Lijnzaad, Netherlands (term ends 30 Sept 2026)
James L Kateka, UR of Tanzania (term ends 30 Sept 2023)	María Teresa Infante Caffi, Chile (term ends 30 Sept 2029)
Boualem Bouguetaia, Algeria (term ends 30 Sept 2026)	Jielong Duan, China (term ends 30 Sept 2029)
Jin-Hyun Paik, ROK (term ends 30 Sept 2023)	Kathy-Ann Brown, Jamaica (term ends 30 Sept 2029)
David Joseph Attard, Malta (term ends 30 Sept 2029)	Ida Caracciolo, Italy (term ends 30 Sept 2029)
Markiyani Z Kulyk, Ukraine (term ends 30 Sept 2029)	Maurice K Kamga, Cameroon (term ends 30 Sept 2029)
Alonso Gómez-Robledo Verdúzco, Mexico (term ends 30 Sept 2023)	

Note

* On 14 June 2023, the 33rd Meeting of States Parties to UNCLOS elected seven members for a nine-year term from 1 October 2023: Frida María Armas Pflinter, Argentina, Tomas Heidar, Iceland (re-elected), Hidehisa Horinouchi, Japan, Thembile Elphus Joyini, South Africa, Osman Keh Kamara, Sierra Leone, Konrad Jan Marciniak, Poland, and Zha Hyoung Rhee, ROK.

ENVIRONMENTAL BODIES

Intergovernmental Panel on Climate Change (IPCC)

C/O World Meteorological Organization
7 bis Avenue de la Paix
Code Postale 2300
1211 Geneva 2
Switzerland

Telephone: +41 22 730 8208/8254/8284
Fax: +41 22 730 8025/8013
Email: ipcc-sec@wmo.int
Facebook: www.facebook.com/IPCC
Twitter: @IPCC_ch

Internet: www.ipcc.ch

Secretary: Abdalah Mokssit, Morocco (appointed by the WMO Secretary-General, in consultation with the Executive Director of UNEP, in 2016)

Purpose

The IPCC is a scientific body established in 1988 by the UN Environment Programme (UNEP) and the World Meteorological Organization (WMO). Its role is to assess on a comprehensive, objective, open and transparent basis the scientific, technical and socio-economic information relevant to understanding the scientific basis of risk of human-induced climate change, its potential impacts and options for adaptation and mitigation.

Thousands of scientists from all over the world contribute voluntarily to the IPCC's work. The IPCC does not conduct research nor does it monitor climate-related data or parameters. Its work is policy relevant but policy neutral.

Since its inception, the IPCC has produced five multi-volume Assessment Reports. The First Assessment Report, in 1990, confirmed the scientific basis for concern about climate change and played a decisive role in the creation of the UN Framework Convention on Climate Change (UNFCCC). The Second, in 1995, concluded that the balance of evidence suggested a discernible human influence on the global climate and provided information for negotiators to draw on in the run-up to the adoption of the Kyoto Protocol in 1997. The Third, in 2001, concluded that there was new evidence that most of the warming observed over the previous 50 years was attributable to human activities and helped to focus attention on the impacts of climate change and the need for adaptation. The Fourth Assessment Report (AR4), in 2007, led to the IPCC, jointly with former USA Vice-President Al Gore, being awarded the 2007 Nobel Peace Prize. The Fifth Assessment Report, finalised in November 2014, puts greater emphasis on assessing the socio-economic aspects of climate change and its implications for sustainable development and formed the scientific basis of the Paris Agreement of the UNFCCC.

The IPCC also publishes Special Reports in response to requests from governments, the UNFCCC or other international organisations and conventions; and Methodology Reports in response to requests from the UNFCCC. At the request of the UNFCCC, IPCC produced a *Special Report on Global Warming of 1.5°C* in October 2018 and a *Special Report on Climate Change and Land* in August 2019. The most recent Special Report, on *The Ocean and Cryosphere in a Changing Climate*, was finalised in September 2019.

The IPCC recently finalised its **Sixth Assessment cycle**, during which the Panel produced the above three Special Reports, three Working Group Assessment Reports, a refinement to the **Methodology Report** on national greenhouse gas inventories, and the **Synthesis Report**, finalised in March 2023. The Synthesis Report will inform the 2023 Global Stocktake by the UNFCCC, as mandated by **Decision 1/CP.21**. The IPCC's Seventh Assessment Cycle was scheduled to begin in July 2023. Information about IPCC reports is available on the [website](#).

Structure

The IPCC Secretariat coordinates work and liaises with governments. It is supported by the WMO and UNEP, and hosted at WMO headquarters in Geneva.

The Panel has three working groups:

- Working Group I (WG I) assesses the physical scientific aspects of the climate system and climate change
- Working Group II (WG II) assesses the vulnerability of natural and socio-economic systems to climate change and its observed and projected effects on them, along with adaptation options
- Working Group III (WG III) assesses options for mitigating climate change through limiting or preventing greenhouse gas emissions and enhancing activities that remove them from the atmosphere.

The Task Force on National Greenhouse Gas Inventories (TFI) develops methodology and software for the calculation and reporting of national greenhouse gas (GHG) emissions and removals through sinks. The Panel, comprising 195 member governments, makes decisions at its plenary sessions and is assisted by a 34-member bureau. The Bureau members are elected for the duration of the preparation of an IPCC assessment report (five to six years). They are chosen on the basis of their scientific qualifications, while reflecting balanced geographical representation.

Membership

The IPCC has 195 member countries, including all UN and WMO Member States. The IPCC Bureau comprises the IPCC Chair and Vice-Chairs; the Co-Chairs and Vice-Chairs of the three Working Groups; and the TFI Co-Chairs. The Bureau is chaired by the IPCC Chair. Members are elected by the Panel for the duration of an assessment cycle, and reflect balanced geographical representation with due consideration for scientific and technical requirements. The current Bureau was elected at the Panel's 59th session in July 2023. The TFI has its own bureau composed of 12 members and two co-chairs. Members are normally elected at the same session as the IPCC Bureau and the term is the same.

IPCC Bureau (Seventh Assessment Cycle)

Chair

Jim Skea, UK

Vice-Chairs

Ladislaus Chang'a,
UR of Tanzania

Diana Ürge-Vorsatz, Hungary

Ramón Pichs-Madruga, Cuba

Working Group I Co-Chairs

Robert Vautard, France

Zhang Xiaoye, China

Working Group II Co-Chairs

Winston Chow, Singapore

Bart van den Hurk, Netherlands

Working Group III Co-Chairs

Katherine Calvin, USA

Joy Jacqueline Pereira, Malaysia

TFI Co-Chairs

Takeshi Enoki, Japan

Mazhar Hayat, Pakistan

Working Group I Vice-Chairs

Edvin Aldrian, Indonesia

Sherilee Harper, Canada

Nana Ama Browne Klutse, Ghana

Maheshwar Rupakheti, Nepal

Inés Camilloni, Argentina

Sonia Seneviratne, Switzerland

Aida Diongue, Senegal

Working Group II Vice-Chairs

Fatima Denton, Gambia
 Laura Gallardo, Chile
 Mark Howden, Australia
 Cromwel Lukorito, Kenya

Carlos Méndez, Venezuela
 Raman Sukumar, India
 Adelle Thomas, Bahamas
 Zinta Zommers, Latvia

Working Group III Vice-Chairs

Malak Al Nory, Saudi Arabia
 Eduardo Calvo Buendía, Peru
 Jan Sigurd Fuglestedt, Norway
 Oliver Geden, Germany

Gervais Itsoua Madzous, Congo
 Siir Kilkis, Türkiye
 Noureddine Yassaa, Algeria

TFI Bureau (Sixth Assessment Cycle)**Co-Chairs**

Takeshi Enoki, Japan

Mazhar Hayat, Pakistan

Members

Amjad Abdulla, Maldives
 Laura Elena Dawidowski, Argentina
 Giacomo Grassi, Italy
 Irma Fabiola Hernandez, Mexico
 Joni Jupesta, Indonesia
 Mohd Talib Latif, Malaysia

Mohammad Rahimi, Iran
 Yasna Rojas, Chile
 Maria Jose Sanz Sanchez, Spain
 Hamid Abakar Souleymane, Chad
 Samir Tantawi, Egypt
 Melissa Weitz, USA

Secretariat for the Vienna Convention for the Protection of the Ozone Layer and the Montreal Protocol on Substances that Deplete the Ozone Layer (Ozone Secretariat)

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Executive Secretary: Megumi Seki Nakamura, Japan (appointed by the UN Secretary-General, in consultation with the UNEP Executive Director, in May 2021)

Purpose

The Ozone Secretariat services the Vienna [Convention](#) and Montreal [Protocol](#), and their governing and subsidiary bodies. The UN Environment Programme (UNEP) was designated as the Secretariat of the two treaties in 1989. Its duties are defined under article 7 of the Vienna Convention and article 12 of the Montreal Protocol.

The objective of the Convention and Protocol is the elimination of substances that deplete the ozone layer and also affect the climate, as listed under the Protocol, on the basis of developments in scientific knowledge, taking into account technical and economic considerations and bearing in mind the developmental needs of developing countries.

Over the past 35 years, implementation of the Convention and Protocol has led to the phasing out of the production and consumption of 99 percent of historic levels of ozone-depleting substances (ODSs). The remaining 1 percent is scheduled to be phased out by 2030.

Because most ODSs are potent global warming gases, the Montreal Protocol has achieved important climate co-benefits. From 1990 to 2010, implementation of the Montreal Protocol avoided greenhouse gas emissions by an estimated carbon dioxide-equivalent of a net 135 gigatons. With the full and sustained implementation of the Montreal Protocol, the ozone layer is projected to recover by the middle of this century, helping avoid global warming of 0.5–1°C.

In 2009, the Convention and Protocol became the first environmental protection treaties to achieve universal ratification, currently with 198 parties, including the European Union.

The Montreal Protocol has been amended five times, in London (1990), Copenhagen (1992), Montreal (1997), Beijing (1999) and Kigali (2016), with each amendment requiring separate ratification by parties. As at 30 June 2023, all Montreal Protocol Amendments except the Kigali Amendment had been ratified by 197 parties, while the Kigali Amendment had been ratified by 150 parties.

The Kigali Amendment to the Protocol entered into force on 1 January 2019. Under the Amendment, all parties will gradually phase down production and consumption of hydrofluorocarbons (HFCs) by more than 80 percent by the mid-2040s and replace them with more planet-friendly alternatives. HFCs are powerful greenhouse gases that do not deplete the ozone layer. Their phase-down following the Kigali Amendment schedule will avoid up to 0.5°C of global temperature rise by the end of the century, while continuing to protect the ozone layer. Improving the energy efficiency of cooling technologies can double these benefits.

The implementation of the Montreal Protocol in developing countries is assisted by the Protocol's **Multilateral Fund**, regularly replenished through contributions from 49 developed countries, including countries with economies in transition. Since 1991, over \$5.2 billion in grant funding has been pledged, and over \$3.6 billion disbursed. In addition, the Global Environment Facility (GEF) supports implementation of the Montreal Protocol in countries with economies in transition, although it is not linked formally to the Protocol. Information about the GEF is included at the end of this Environmental Bodies section (see page 320).

Meetings

The Conference of the Parties to the Vienna Convention (COP) usually meets every three years, and the Meeting of the Parties to the Montreal Protocol (MOP) usually takes place annually. Due to the COVID-19 pandemic, COP12 was split into two sessions: the first was held online alongside MOP32 in November 2020, and the second was held online alongside MOP33 in October 2021. **MOP35** is scheduled to take place from 23 to 27 October 2023 in Nairobi. More information including Bureau details, is available on the [website](#).

Secretariat of the Basel, Rotterdam and Stockholm Conventions

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Telephone: +41 22 917 8271		Email: pic@fao.org

Internet: <http://synergies.pops.int> (synergies between Conventions), www.basel.int (Basel Convention), www.pic.int (Rotterdam Convention), www.pops.int (Stockholm Convention)

Executive Secretary: Rolph Payet, Seychelles (since October 2014; appointed by the UN Secretary-General in August 2014)

Acting Executive Secretary of the Rotterdam Convention: Christine Fuell, Germany (since 2023)

Purpose

The mandates of the Secretariat are set out in the Conventions. The principal functions of the Secretariat are to assist or facilitate assistance to parties to the Basel, Rotterdam and Stockholm Conventions to implement their obligations under the Conventions; to receive and circulate information; to prepare for and service meetings of the governing and subsidiary bodies to the Conventions. A joint head of the UNEP-administered part of the three Convention Secretariats has been in place since 2011, with the aim of increasing cooperation, coordination and cost-effective services.

Basel Convention

The Basel [Convention](#) on the Control of Transboundary Movements of Hazardous Wastes and their Disposal was adopted at Basel, Switzerland, in March 1989 and entered into force in May 1992. As at 30 June 2023, there were 191 [parties](#) (190 States Parties and the European Union) to the Convention.

The Convention aims to protect human health and the environment against the adverse effects that may result from the generation and management of hazardous and other wastes. To achieve this, the Convention centres around three principal aims:

- Reducing transboundary movements of hazardous wastes to a minimum consistent with their environmentally sound management
- Regulating the transboundary movements of hazardous and other wastes by applying the 'Prior Informed Consent' procedure
- Reducing the generation of hazardous wastes to a minimum and promoting the environmentally sound management of hazardous wastes, wherever the place of disposal.

A decision amending the Basel Convention ([Ban Amendment](#)) was adopted during the third meeting of the Conference of the Parties (COP3) in Geneva in September 1995. The objective of this Amendment is that each party listed in the new Annex VII (Parties and other states that are members of the Organisation for Economic Co-operation and Development (OECD), European Commission and Liechtenstein) prohibits all transboundary movements of hazardous wastes within the scope of the Convention to states not included in that Annex. The Amendment entered into force on 5 December 2019. As at 30 June 2023, 103 [parties](#) had deposited their instruments of ratification or acceptance of the Ban Amendment.

In 2019, COP14 adopted various amendments related to plastic waste within Annexes II, VIII and IX to the Convention. In 2022, COP15 adopted amendments for the control of transboundary movements of electronic and electrical waste. The amendments will become effective on 1 January 2025.

The Basel [Protocol](#) on Liability and Compensation for Damage Resulting from the Transboundary Movements of Hazardous Wastes and their Disposal (Basel Protocol) was adopted at COP5 in Basel in December 1999. The Protocol is to provide for a comprehensive liability and compensation regime for damage resulting from the transboundary movement of hazardous wastes and other wastes, including incidents occurring because of illegal traffic in those wastes. As at 30 June 2023, 13 parties had [signed](#) and 12 had ratified the Protocol. It will enter into force on the 90th day after the deposit of instruments of consent to be bound by 20 parties.

Rotterdam Convention

The Rotterdam [Convention](#) on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade covers pesticides and industrial chemicals that have been banned or severely restricted in order to protect human health or the environment.

The Convention was adopted on 10 September 1998 and entered into force on 24 February 2004. As at 30 June 2023, there were 165 [parties](#) to the Convention.

The Convention's objectives are to:

- Promote shared responsibility and cooperative efforts among parties in the international trade of certain hazardous chemicals in order to protect human health and the environment from potential harm
- Contribute to the environmentally sound use of those hazardous chemicals by facilitating information exchange about their characteristics, providing for a national decision-making process on their import and export, and by disseminating these decisions to parties.

Chemicals that parties agree to list in [Annex III](#) to the Convention become subject to the Prior Informed Consent (PIC) procedure, which was originally a voluntary process initiated by UNEP and the FAO in 1989. The PIC procedure empowers parties to take informed decisions on the import and export of hazardous chemicals.

As at 30 June 2023, there are 54 chemicals listed in Annex III to the Convention and subject to the PIC procedure, of which 35 are pesticides (including three severely hazardous pesticide formulations), 18 industrial chemicals and one chemical in both the pesticide and industrial chemical categories. The latest amendment, adopted in May 2023 to list an additional chemical, terbufos, will enter into force in October 2023.

The Convention was also amended in 2019 at COP9, to add a new Annex VII on procedures and mechanisms on [compliance](#) with the Rotterdam Convention. This annex entered into force on 6 November 2020 for all parties, except those that had submitted notifications of non-acceptance within the required timelines set out in the Convention. Further information is available on the [website](#) under 'Countries', 'Status of ratification' and 'Annex VII'.

Stockholm Convention

The Stockholm [Convention](#) on Persistent Organic Pollutants is a global treaty to protect human health and the environment from persistent organic pollutants (POPs) – chemicals that are highly toxic, remain intact in the environment for long periods, become widely distributed throughout the environment, accumulate in the fatty tissue of living organisms including humans and are found at higher concentrations at higher levels in the food chain.

The Convention was adopted on 22 May 2001 and entered into force on 17 May 2004. It requires parties to take measures to prohibit, eliminate or restrict the production and use of specific POPs listed in Annexes A, B and C to the Convention. As at 30 June 2023, there were 186 [parties](#) to the Convention.

The Convention was [amended](#) at the first COP meeting to add a new Annex G on arbitration and conciliation procedures. The Annexes to the Convention have also been regularly amended as new POPs are identified and added to Annexes A, B and C to the Convention in addition to the [original 12](#). The total number of POPs now stands at 31, with the addition of a new POP to Annex A to the Convention by a decision adopted at the face-to-face segment of the COP10 meeting in 2022. The 2022 amendment, to list perfluorohexane sulfonic acid (PFHxS), its salts and PFHxS-related compounds, will enter into force in November 2023, except for parties that notified they were unable to accept it (opt-out parties) or that made a declaration that any such amendments only enter into force for them on deposit of instruments consenting to be bound (opt-in parties). The latest amendments, adopted in May 2023, to list methoxychlor and Dieldrin in Annex A to the Convention, will enter into force one year from when they are communicated by the depositary, except for opt-in and opt-out parties.

In May 2023, parties also adopted a decision on procedures and mechanisms on compliance with the Stockholm Convention, establishing a [Compliance Committee](#).

The Global Environment Facility (GEF) serves as the principal entity entrusted with the operations of the financial mechanism of the Convention. Information about the GEF is included at the end of this Environmental Bodies section (see page 320).

Meetings

COP meetings for each of the Conventions take place at regular intervals, as decided by the COP to each respective Convention. Meetings are usually held every two years, in a coordinated manner, most recently from 1 to 12 May 2023 in Geneva. Details about meetings, including the bureau of the conferences of the parties to the Conventions, are on the [synergies website](#) under 'Decision-making', as well as under 'The Convention' on each Convention-specific website.

Secretariat of the Convention on Biological Diversity (CBD)

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LinkedIn: www.linkedin.com/company/unbiodiversity

Internet: www.cbd.int

Acting Executive Secretary: David Cooper, UK (since February 2023)

Purpose

The Secretariat services the [Convention](#), which provides a global legal framework for action on biodiversity. The Convention opened for signature at the Earth Summit (UN Conference on Environment and Development) in Rio de Janeiro, Brazil, on 5 June 1992 and entered into force on 29 December 1993. As at 30 June 2023, there were 196 [parties](#) to the Convention.

The Convention has three objectives:

- Conserving biological diversity
- Ensuring the sustainable use of the components of biological diversity
- Ensuring the fair and equitable sharing of the benefits arising from the utilisation of genetic resources.

On 29 January 2000, the Conference of the Parties to the Convention (COP) adopted the Cartagena [Protocol](#) on Biosafety to the Convention on Biological Diversity. The objective of the Protocol, which entered into force on 11 September 2003, is to protect biological diversity from the potential risks posed by living modified organisms resulting from modern biotechnology. As at 30 June 2023, there were 173 [parties](#) to the Cartagena Protocol.

On 29 October 2010, the COP adopted the Nagoya [Protocol](#) on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization to the Convention on Biological Diversity. The Protocol entered into force on 12 October 2014. As at 30 June 2023, there were 139 [parties](#) to the Protocol.

On 15 October 2010, the COP serving as the Meeting of the Parties to the Cartagena Protocol on Biosafety, at its fifth meeting (COP–MOP 5), adopted the Nagoya–Kuala Lumpur [Supplementary Protocol](#) on Liability and Redress to the Cartagena Protocol on Biosafety. It aims to contribute to the conservation and sustainable use of biological diversity by providing international rules and procedures in the field of liability and redress relating to living modified organisms, and entered into force on 5 March 2018. As at 30 June 2023, there were 52 [parties](#) to the Supplementary Protocol.

Structure

The Secretariat was established under article 24 of the Convention and is administered by the UN Environment Programme (UNEP). It also serves as the Secretariat of the Cartagena and Nagoya Protocols and the Nagoya–Kuala Lumpur Supplementary Protocol.

The Convention's governing body is the **COP**. It is assisted by the Subsidiary Body on Scientific, Technical and Technological Advice (**SBSTTA**) and the Subsidiary Body on Implementation (**SBI**), which are made up of government representatives with expertise in relevant fields as well as observers from non-party governments, the scientific community and relevant organisations. The COP to the Convention also serves as the Meeting of the Parties (MOP) to the Cartagena and Nagoya Protocols, respectively (COP-MOPs). The COP-MOPs are the governing bodies to the two Protocols.

Ad hoc open-ended working groups, which are open to all parties and observers, have been established to make recommendations to the COP on specific issues. The COP and SBSTTA may also establish expert groups or direct the Secretariat to convene meetings of liaison or other groups and workshops.

COP and MOP **decisions** are available on the website. More information on governance, including on the COP **Bureau**, is also on the website under 'Biodiversity Convention' and 'Convention Bodies'.

A **clearing-house mechanism** was established pursuant to article 18 para. 3 of the Convention to promote and facilitate technical and scientific cooperation, and a mechanism for providing financial resources to developing countries for the purposes of the Convention was established pursuant to article 21. The Global Environment Facility (GEF) acts as that financial mechanism. Information about the GEF is included at the end of this Environmental Bodies section (see page 320).

Meetings

Both the COP and MOPs usually meet every two years at the UN Biodiversity Conference. **COP15/CP-MOP10/NP-MOP4**, scheduled for October 2020 in Kunming, China, was postponed due to the COVID-19 pandemic. Phase one was held from 11 to 15 October 2021, with the opening and high-level segment hosted by China and taking place online. Phase two took place face to face in Montreal, Canada in December 2022. The **Kunming-Montreal Global Biodiversity Framework**, to halt and reverse biodiversity loss, was adopted at COP15.

Secretariat of the UN Convention to Combat Desertification in Countries Experiencing Serious Drought and/or Desertification, particularly in Africa (UNCCD)

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YouTube: www.youtube.com/THEUNCCD

Internet: www.unccd.int

Executive Secretary: Ibrahim Thiaw, Mauritania (appointed by the UN Secretary-General in February 2019 following consultation with the Bureau of the Conference of the Parties to the Convention; reappointed in February 2022 for a second three-year term)

Purpose

The Secretariat services the **Convention**, which is an international agreement linking the environment and development to sustainable land management. The Convention was established by GA res. **47/188** (1992), adopted on 17 June 1994 and entered into force in December 1996. In recognition of this, 17 June is observed as Desertification and Drought

Day (formerly World Day to Combat Desertification). As at 30 June 2023, there were 197 parties to the Convention (196 countries and the European Union). The Convention is implemented on the basis of five regional implementation annexes for Africa, Asia, Central and Eastern Europe, Latin America and the Caribbean, and the Northern Mediterranean.

The Convention plays a key role in efforts to reach the Sustainable Development Goals (SDGs), particularly with regard to Target 15.3. The UNCCD Permanent Secretariat was established in article 23 of the Convention.

In 2017, COP13 adopted the UNCCD 2018–2030 Strategic Framework (see [ICCP/COP\(13\)3](#)).

Structure

The [Conference of the Parties](#) (COP) is the supreme governing body. Information about its Bureau is on the [website](#) under 'The Convention', 'Governance' and 'Process Management Bodies'. The following bodies are accountable to the COP:

- [Permanent Secretariat](#) – established in 1999 and in conformity with decision five of the first COP. Its headquarters are in Bonn, Germany. The Secretariat services the COP and subsidiary bodies, and facilitates implementation of national, regional and sub-regional programmes.
- [Committee for the Review of the Implementation of the Convention](#) (CRIC) – established by COP5, the CRIC reviews and analyses national reports submitted to the COP that describe the status of the Convention's implementation by parties.
- [Committee on Science and Technology](#) (CST) – provides the COP with information and advice on scientific and technological matters relating to combating desertification and mitigating the effects of drought.
- [Global Mechanism](#) (GM) – established under article 21 of the Convention. The GM assists countries in the mobilisation of financial resources to implement the Convention by providing advisory services to developing countries, private sector and donors.

Since 2003, the Global Environment Facility (GEF) has served as a financial mechanism to the Convention. Information about the GEF is included at the end of this Environmental Bodies section (see page 320).

Meetings

The COP has met every two years since 2001. Due to the COVID-19 pandemic, the [15th session](#) was postponed to 9–20 May 2022 in Côte d'Ivoire, and an extraordinary session was held virtually in 2021 to adopt an interim budget. The [16th session](#) is scheduled to take place in December 2024 in Riyadh, Saudi Arabia.

Secretariat of the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES)

International Environment House
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Secretary-General: Ivonne Higuero, Panama (appointed by the UN Secretary-General in October 2018)

Purpose

The Secretariat services the [Convention](#), which is an international agreement between governments that seeks to ensure international trade in wild animals and plants does not threaten their survival in the wild.

CITES provides a three-tier licensing framework to control the trade in specimens of selected species covered by the Convention and to which Parties to the Convention voluntarily adhere. Members must adopt their own domestic legislation to ensure that CITES is implemented at the national level.

The more than 40,000 animal and plant [species](#) covered by CITES are listed in three appendices according to the degree of protection they need. Appendix I includes species threatened with extinction. International trade in these species is permitted only in exceptional circumstances. Appendix II includes species not necessarily threatened with extinction but in which trade must be controlled in order to avoid utilisation incompatible with their survival. Appendix III contains species that are protected in at least one country that has asked other CITES parties for assistance in controlling the trade.

The Convention was adopted in March 1973 and entered into force in July 1975. As at 30 June 2023, there were 184 [parties](#) to the Convention (183 countries and the European Union).

Structure

The Convention is governed by the Conference of the Parties (COP) and serviced by the Secretariat. The Standing Committee makes recommendations on policy-related matters. Two scientific committees, the Animals and the Plants committees, comprise scientists and provide technical support to decision-making about species that are, or might become, subject to CITES trade controls. More governance information is available on the website under '[About CITES](#)'.

Meetings

The COP usually meets every three years. Most recently, COP19 took place in Panama City from 14 to 25 November 2022. The Standing Committee, Animals Committee and Plants Committee meet annually, usually in Geneva.

Secretariat of the UN Framework Convention on Climate Change (UNFCCC)

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Flickr: www.flickr.com/photos/unfccc/
YouTube: www.youtube.com/user/climateconference

Internet: www.unfccc.int

Executive Secretary: Simon Stiell, Grenada (appointed by the UN Secretary-General in August 2022)

Purpose

The Secretariat supports all institutions involved in international climate change negotiations under the [Convention](#) and its [Kyoto Protocol](#) and [Paris Agreement](#). The ultimate objectives of the Convention and related legal instruments are to:

- Stabilise greenhouse gas concentrations in the atmosphere at a level that will prevent dangerous human interference with the climate system and within a timeframe sufficient to allow ecosystems to adapt naturally to climate change
- Ensure that food production is not threatened
- Enable economic development to proceed in a sustainable manner.

The Convention opened for signature at the Earth Summit (UN Conference on Environment and Development) in Rio de Janeiro in June 1992 and entered into force in March 1994. As at 30 June 2023, there were 198 [parties](#) to the Convention.

Kyoto Protocol and Paris Agreement

The first Conference of the Parties (COP1) agreed that the Convention commitments were inadequate and launched the Berlin Mandate talks on additional commitments. The result of these negotiations, the [Kyoto Protocol](#), was adopted by consensus at COP3 in Kyoto in December 1997. As at 30 June 2023, there were 192 [parties](#)¹ to the Kyoto Protocol.

The Protocol includes legally binding emission targets for developed country (Annex I) parties for the six major greenhouse gases. It entered into force on 16 February 2005, 90 days after Annex I parties, accounting for at least 55 percent of the total carbon dioxide emissions for 1990, had deposited their instruments of ratification, acceptance, approval or accession. Its first commitment period ended on 31 December 2012.

At COP 13, held in conjunction with the third Conference of the Parties serving as the Meeting of the Parties to the Kyoto Protocol (CMP3) in Bali in December 2007, parties agreed to launch negotiations towards an agreed outcome that would strengthen the international climate change regime.

The [Doha Amendment](#) to the Kyoto Protocol was adopted at COP18/CMP8, held in November–December 2012 in Doha, Qatar, and is subject to acceptance by parties to the Kyoto Protocol. The amendment entered into force on 31 December 2020, 90 days after three quarters of the parties to the Kyoto Protocol had deposited their instruments of acceptance. As at 30 June 2023, there were 148 [parties](#) to the Doha Amendment. Ratification of the Doha Amendment relates to a second commitment period of the Kyoto Protocol, for global climate action for the years leading up to 2020.

COP21/CMP11 was held in Paris, France, in December 2015. Parties to the UNFCCC reached an agreement to combat climate change and to accelerate and intensify the actions and investments needed for a sustainable low carbon future. The [Paris Agreement](#) requires all Parties to put forward their best efforts through ‘nationally determined contributions’ (NDCs) and to strengthen these efforts in the years ahead.

On 5 October 2016, the threshold for entry into force of the Paris Agreement was achieved. The Paris Agreement entered into force on 4 November 2016. The first session of the Conference of the Parties serving as the Meeting of the Parties to the Paris Agreement (CMA 1) took place in Marrakech, Morocco from 15–18 November 2016. As at 30 June 2023, there were 195 signatories and 195 [parties](#) to the Paris Agreement.

More detailed information is available on the website.

Structure

The UNFCCC [COP](#) is the supreme body of the Convention and the [CMP](#) is the supreme body of the Kyoto Protocol. The Conference of the Parties serving as the Meeting of the Parties to the Paris Agreement ([CMA](#)) oversees the implementation of the Paris Agreement and takes decisions to promote its effective implementation. The Secretariat supports the COP, CMP and CMA; their subsidiary bodies – the Subsidiary Body for Scientific and Technological Advice ([SBSTA](#)) and the Subsidiary Body for Implementation ([SBI](#)); and the [Bureau](#) of the COP, CMP and CMA. The Bureau provides advice and guidance for ongoing work under the Convention and its Kyoto Protocol and the Paris Agreement, the organisation of their sessions and the operation of the Secretariat.

At the COP 1 session, held in Berlin in April 1995, it was decided that the Secretariat would service all bodies established by the COP, and be based in Bonn. The Secretariat is institutionally linked to the UN but not fully integrated in any department or programme. More governance information, including Bureau members, is available on the [website](#).

The Global Environment Facility (GEF) is one of the entities entrusted with the operation of the financial mechanism to the Convention. Information about the GEF is included at the end of this Environmental Bodies section (see page 320).

Meetings

The UNFCCC, COP, CMP and CMA meet annually. [COP27/CMP17/CMA4](#) took place in November 2022 in Sharm el-Sheikh, Egypt, and [COP28/CMP18/CMA5](#) is scheduled to be held from 30 November to 12 December 2023 in Dubai, UAE.

Note

- 1 In accordance with article 27 (1) of the Kyoto Protocol to the UN Framework Convention on Climate Change, the Government of Canada notified the Secretary-General of the UN that it had decided to withdraw from the Kyoto Protocol. The action became effective for Canada on 15 December 2012, in accordance with article 27 (2).
-

CMS Secretariat of the Convention on the Conservation of Migratory Species of Wild Animals (CMS or Bonn Convention)

CMS Secretariat

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Internet: www.cms.int

Executive Secretary: Amy Fraenkel, USA (appointed in February 2020)

Purpose

The Secretariat provides administrative support to the [Convention](#), which is an intergovernmental treaty concerned with the conservation of wildlife and habitats globally (see <https://elearning.informea.org/course/view.php?id=86>). The Convention originated in Recommendation 32 of the 1972 UN Conference on the Human Environment, was concluded in 1979 and entered into force on 1 November 1983. As at 30 June 2023, there were 133 [parties](#) to the Convention.

The objective of the Convention is to conserve migratory species and their habitats by:

- Providing strict protection measures for migratory species listed as endangered in Appendix I
- Concluding multilateral agreements for the conservation and management of migratory species listed in Appendix II (such as water birds, terrestrial and marine mammals, reptiles and bats) that have an unfavourable conservation status or would benefit significantly from international cooperation
- Undertaking joint research and monitoring activities.

Structure

The Convention is governed by the [Conference of the Parties \(COP\)](#). A [Standing Committee](#) provides policy and administrative guidance between regular meetings of the COP, and a [Scientific Council](#) gives advice on technical matters. More governance information is available on the website under 'About' and '[Organizational Structure](#)'.

Meetings

The COP meets every three years. Its next meeting, COP14, is scheduled to take place from 23 to 28 October 2023 in Samarkand, Uzbekistan. The Standing Committee meets at least annually, and the Sessional Committee of the Scientific Council usually meets twice every three years.

Secretariat of the Convention on Wetlands (Ramsar Convention)

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Email: ramsar@ramsar.org

Facebook: www.facebook.com/ConventionOnWetlands

Twitter: [@RamsarConv](https://twitter.com/RamsarConv)

Internet: www.ramsar.org

Secretary General: Musonda Mumba, Zambia (appointed by the Ramsar Convention Standing Committee in August 2022)

Purpose

The Secretariat services the Convention on Wetlands (also known as the [Ramsar Convention](#)), which is an intergovernmental treaty that provides a framework for national action and international cooperation for the conservation and sustainable use of wetlands and their resources. It was adopted in Ramsar, Iran, in February 1971, and entered into force on 21 December 1975.

To accede to the Convention, Contracting [Parties](#) (Member States) must have designated at least one wetland for inclusion in the [Ramsar List](#) of Wetlands of International Importance. Contracting Parties are also expected to manage all wetlands within their territories in accordance with the principles of wise use and to engage in international cooperation to further the Convention's objectives.

As at 30 June 2023, the Convention's 172 contracting parties had designated over 2400 Ramsar Sites onto the Ramsar List of Wetlands of International Importance. These Ramsar Sites cover more than 2.5 million square kilometres.

Structure

The Convention is not part of the UN system of environmental treaties but has established collaborative agreements. It is governed by the [Conference of the Contracting Parties](#) (COP). The [Standing Committee](#) is the intersessional executive body that supervises implementation of the Convention and the Secretariat's work. The Secretariat carries out the day-to-day coordination of the Convention's activities, including preparing for and servicing meetings of the COP, Standing Committee and subsidiary bodies.

The [Scientific and Technical Review Panel](#) (STRP) advises the Standing Committee and COP on technical issues. STRP members include a representative of each of Ramsar's six international organisation partners: BirdLife International, International Union for Conservation of Nature (IUCN), International Water Management Institute (IWMI), Wetlands International, the Wildfowl and Wetlands Trust and WWF-International (World Wildlife Fund).

Meetings

The COP usually meets every three years. Its 14th meeting was postponed due to the COVID-19 pandemic and an [extraordinary meeting](#) was held online in October 2021. The postponed meeting (COP14) took place from 5 to 13 November 2022 in a hybrid manner, with the opening and high-level segment in hybrid modality in Wuhan, China, and negotiations and other aspects taking place face to face in Geneva. The Standing Committee meets annually.

Secretariat of the Minamata Convention on Mercury

International Environment House 1
11–13 Chemin des Anémones
1219 Châtelaine, Geneva
Switzerland

Email: MEA-MinamataSecretariat@un.org
Twitter: [@MinamataMEA](https://twitter.com/MinamataMEA)

Internet: www.mercuryconvention.org

Executive Secretary: Monika Stankiewicz, Poland (since January 2020)

Purpose

The Secretariat services the Minamata [Convention](#) on Mercury, a global treaty to protect human health and the environment from anthropogenic (human-caused) emissions and releases of mercury and mercury compounds. The Convention was adopted and opened for signature on 10 October 2013 at the Conference of Plenipotentiaries held in Kumamoto, Japan. It entered into force on 16 August 2017. As at 30 June 2023, there were 128 signatories and 143 [parties](#) to the Convention. Parties [report](#) on their implementation of the Convention through the Secretariat.

The Convention follows a life-cycle approach to mercury: from mine, to supply and use, to final disposal. It contains provisions that relate to mercury's different life stages, including its primary extraction; uses in products, processes or activities such as artisanal and small-scale gold mining; emissions and releases through various processes; and treatment as waste. The Convention is named after a city in Japan where serious health and environmental damage occurred as a result of mercury pollution in the mid-20th century. In 2022, the Convention was amended to ban eight additional mercury-added products, reducing mercury demand, exposure and waste.

Structure

The Convention, under the auspices of the UN Environment Programme (UNEP), is governed by the [Conference of the Parties](#) (COP). The [Implementation and Compliance Committee](#) is a subsidiary body to the COP, set up to promote the implementation of, and review compliance with, all provisions of the Convention.

The Global Environment Facility (GEF) is one of the entities entrusted with the operation of the [financial mechanism](#) to the Convention. See the following entry for more information.

Meetings

The Conference of the Parties has held three meetings in Geneva: [COP1](#) in September 2017, [COP2](#) in November 2018 and [COP3](#) in November 2019. [COP4](#) was held in two segments: the first online from 1 to 5 November 2021 and the second from 21 to 25 March 2022 in Bali, Indonesia. [COP5](#) is scheduled to take place from 30 October to 3 November 2023 in Geneva. Subsequent ordinary meetings of the COP will be held every two years. The Implementation and Compliance Committee usually meets once a year in Geneva. Most recently, its fifth meeting was held in March 2023.

Global Environment Facility (GEF)

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United States of America
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Email: gef@thegef.org
Twitter: [@theGEF](https://twitter.com/theGEF)

Internet: www.thegef.org

Chief Executive Officer and Chairperson: Carlos Manuel Rodríguez, Costa Rica (elected by the GEF Council in June 2020)

Purpose

The GEF provides grants and concessional funding to eligible countries for projects and programmes that protect the global environment and promote sustainable development. It is a designated financial mechanism for five conventions, the:

- UN Framework Convention on Climate Change (UNFCCC)
- Convention on Biological Diversity (CBD)
- Stockholm Convention on Persistent Organic Pollutants
- UN Convention to Combat Desertification (UNCCD)
- Minamata Convention on Mercury.

The GEF also supports implementation of the Montreal Protocol on Substances that Deplete the Ozone Layer in countries with economies in transition, although it is not linked formally to the Protocol. As well as the GEF trust fund, the GEF administers several dedicated **financing entities** with specific focuses: two climate adaptation funds, the **Least Developed Countries Fund** and the **Special Climate Change Fund**, and trust funds for the **Nagoya Protocol** and the **Capacity-Building Initiative for Transparency (CBIT)**. In 2022, the CBD selected the GEF to host a new **Global Biodiversity Framework Fund**, to be established to support the implementation of the **Kunming-Montreal Global Biodiversity Framework**.

The GEF funds the agreed incremental costs of activities that benefit the global environment in a number of focal areas: biodiversity, climate change (mitigation and adaptation), chemicals and wastes, international waters and land degradation (primarily desertification and deforestation). The **Instrument** establishing the GEF (para. 9) states that countries may be eligible for GEF funds if they:

- Have ratified the **conventions the GEF serves** and conform with the eligibility criteria decided by the Conference of the Parties of each convention
- Are eligible to borrow from the World Bank (International Bank for Reconstruction and Development and/or International Development Association) or receive technical assistance grants from the UN Development Programme (UNDP) through a country programme.

Originally set up as a pilot programme in 1991, the GEF has since been restructured and undergone several ‘replenishment’ rounds. Resources for the GEF are replenished every four years by contributing countries. Negotiations for the **eighth replenishment period** resulted in a record replenishment of \$5.3 billion for the four years of GEF-8, running to June 2026, and many additional countries became donors for the first time. Co-financing provides, on average, an additional five or six times the amount of resources to support GEF for particular projects and comes from bilateral agreements, governments hosting projects, implementing partners, non-governmental organisations and the private sector.

Structure

- **Assembly**: comprises representatives of all participating countries and is responsible for reviewing the GEF’s general policies, the operation of the GEF and its membership, and considering proposed amendments to the GEF Instrument
- **Council**: the main governing body, which comprises 32 members (of which 16 represent developing countries, 14 developed countries and two economies in transition) and is primarily responsible for developing, adopting and evaluating GEF programmes
- **Scientific and Technical Advisory Panel**: provides expert advice to the GEF
- **Independent Evaluation Office**: reports to Council, and carries out independent evaluations of the GEF’s work consistent with Council decisions.

The GEF has 18 implementing **agencies**. As well as the three original implementing agencies – UNDP, UN Environment Programme (UNEP) and the World Bank – seven other specialised

UN agencies and regional development banks also administer GEF projects: the Food and Agriculture Organization (FAO), UN Industrial Development Organization (UNIDO), International Fund for Agricultural Development (IFAD), African Development Bank (AfDB), Asian Development Bank (ADB), European Bank for Reconstruction and Development (EBRD) and the Inter-American Development Bank (IDB). Since 2012, eight international non-governmental organisations have been accredited as project agencies: Conservation International (CI), Development Bank of Latin America (CAF), Development Bank of Southern Africa (DBSA), Foreign Economic Cooperation Office, Ministry of Environmental Protection of China (FECO), Fundo Brasileiro para a Biodiversidade (FUNBIO), International Union for Conservation of Nature (IUCN), West African Development Bank (BOAD) and World Wildlife Fund (WWF-US).

The GEF Secretariat is independent of the 18 implementing agencies and reports to and serves the GEF Council and Assembly. Among other duties, the Secretariat coordinates the formulation and oversees implementation of activities under the work programme and implements Assembly and Council decisions. More governance information is on the website under 'Who We Are' and 'Organization'.

Meetings

The Assembly meets every three or four years. The [Seventh GEF Assembly](#) was scheduled to take place from 22 to 26 August 2023 in Vancouver, Canada. The Council usually meets twice a year for three days.

Membership

As at June 2023, the GEF had 185 participating countries. The full list is available on the [website](#).

SPECIALISED AGENCIES AND OTHER RELATED BODIES

SPECIALISED AGENCIES

International Labour Organization (ILO)

4 Route des Morillons
1211 Geneva 22
Switzerland

Telephone: +41 22 799 6111
Email: ilo@ilo.org

Internet: www.ilo.org

Director-General: Gilbert F Houngbo, Togo (elected by the Governing Body in March 2022 for a five-year term beginning 1 October 2022)

Purpose

The ILO promotes social justice and internationally recognised human and labour rights, pursuing its founding mission that labour peace is essential to prosperity. Its unique tripartite structure brings together government, employer and worker representatives to jointly shape policies and programmes about employment and work.

The ILO's Decent Work Agenda is composed of four strategic objectives:

- Promote and realise standards and fundamental principles and rights at work
- Create greater opportunities for women and men to decent employment and income
- Enhance the coverage and effectiveness of social protection for all
- Strengthen tripartism and social dialogue.

The ILO was founded in 1919, its constitution forming part of the Treaty of Versailles (Part XIII). In 1946, it became the first specialised agency of the UN.

Structure

ILO Member States meet at the annual [International Labour Conference](#) in June. Each Member State is represented by a tripartite delegation consisting of two government delegates, an employer delegate, worker delegate and their respective advisers. Employer and worker delegates are nominated by the most representative national organisations of employers and workers. All delegates have the same rights and can express themselves freely and vote as they wish. Many of the government representatives are Cabinet ministers responsible for labour affairs in their own countries. Heads of State and prime ministers also take the floor at the Conference. International organisations, both governmental and others, attend as observers.

The Conference, which is often called an international parliament of labour, has several main tasks:

- Crafting, adopting and supervising the application of international labour standards in the form of conventions and/or recommendations
- Providing a forum where social and labour questions of importance to the world are discussed freely
- Adopting conclusions and resolutions that provide guidelines for the ILO's general policy and future activities
- Adopting the biennial work programme and budget, which is financed by Member States
- Electing the Governing Body members every three years.

The [Governing Body](#) is the ILO's executive body. It takes decisions on ILO policy, decides the Conference agenda, adopts the Organization's draft programme and budget for submission to the Conference and elects the Director-General. The Governing Body has 56 titular members (28 governments, 14 employers and 14 workers) and 66 deputy members (28 governments, 19 employers and 19 workers). Its members are elected respectively by the government, employer and workers' groups of the International Labour Conference for periods of office of three years, most recently in June 2021. Ten of the titular government seats are non-elective and are held by states of chief industrial importance, as determined from time to time by the Governing Body. At present, these states are Brazil, China, France, Germany, India, Italy, Japan, Russian Federation, UK and USA. More governance information is available on the website.

Meetings

The International Labour Conference is held annually in Geneva, Switzerland, usually in June. The Governing Body meets three times a year, in March, June and October/November.

Membership

The ILO has 187 Member States (as at June 2023). The UN Member States that are not members are Andorra, Bhutan, DPRK, Liechtenstein, Micronesia, Monaco and Nauru.

Governing Body members (June 2021 to June 2024)¹

Government group

Previous terms include both regular and deputy members, with (D) indicating deputy members for the terms indicated. ILO members that have not served on the Governing Body are not listed.

	Previous ^{1,2}	Current
Albania.....	2014–17(D)	
Algeria.....	1969–72 81–87 1996–2002 11–14(D) 14–17.....	2021–24 (Deputy)

Angola	1978–87 2011–14(D) 14–17	
Antigua and Barbuda	1987–90	
Argentina	1969–99 2002–18 ¹	2021–24 (Deputy)
Australia	1972–96 2005–14 14–21(D)	2021–24 (Regular)
Austria	1975–78 84–87 96–99 2008–11	
Azerbaijan	2017–21	
Bahamas	2002–05	
Bahrain	1981–84 2014–17(D) 17–21	
Bangladesh	1978–84 87–93 1996–2011	
	14–17(D) 17–21	2021–24 (Deputy)
Barbados	1981–84 2002–11 17–21	2021–24 (Regular)
Belarus	1987–93 2002–08	
Belgium	1969–72 81–84 90–93 2002–11	
	14–17(D)	2021–24 (Deputy)
Benin	1972–75 84–90 1999–2011	
Bolivia	1972–75 84–87 90–93	
Botswana	1984–90 2011–17(D)	
Brazil ³	2011–21	2021–24 (Regular)
Brunei Darussalam	2014–21(D)	2021–24 (Deputy)
Bulgaria	1969–75 81–84 90–93 1999–2005	
	08–11 11–14(D) 14–17 17–21(D)	
Burkina Faso	1969–72 84–87 1999–2002 14–17(D)	
Burundi	1975–78 84–90 2002–11	
Cambodia	2005–11 11–14(D) 14–17	
Cameroon	1975–81 87–93 2002–08 17–21(D)	2021–24 (Regular)
Canada	1969–81 1984–2014 14–17(D) 17–21	2021–24 (Deputy)
Central African Republic	1969–72 96–99	
Chad	1999–2002 14–17(D) 17–21	
Chile	1969–72 1993–2002 05–08 19–21 ¹	2021–24 (Regular)
China ³	2011–21	2021–24 (Regular)
Colombia	1969–84 87–90 1996–2002 11–14	
	14–17(D)	2021–24 (Regular)
Congo	1969–72 90–99 2008–14	
Costa Rica	1990–93 96–99 2011–14(D)	
Côte d'Ivoire	1978–81 96–99 2005–08 17–21	
Croatia	1996–2002	2021–24 (Deputy)
Cuba	1975–78 81–90 1993–2002 05–11	
	11–21(D)	2021–24 (Deputy)
Cyprus	1984–87 1999–2002 11–14(D)	
Czechia	1993–96 2005–11 17–21 (D)	2021–24 (Regular)
DR Congo	1975–78	
Denmark	1969–72 82–84 90–93 1999–2002 11–14	
Djibouti	1984–87	
Dominican Republic	1999–2002 02–05 14–17(D)	2021–24 (Deputy)
Ecuador	1969–75 81–84 87–90 2002–05	
	17–21(D)	2021–24 (Deputy)
Egypt	1978–84 93–99 2008–14	
El Salvador	1999–14	
Eswatini	1993–99 2017–21(D)	2021–24 (Regular)
Ethiopia	1981–87 1996–2008 14–17(D) 17–21	
Finland	1972–75 84–87 96–99 2005–08	
	17–21(D)	
France ³	2011–21	2021–24 (Regular)
Gabon	1972–75 78–81 93–96 1999–2005	2021–24 (Deputy)
Germany ³	2011–21	2021–24 (Regular)

Ghana	1972-75 81-87 93-96 1999-2005 08-11 11-14(D) 14-17	
Greece	1975-78 87-90 2005-08 17-21(D)	
Guatemala	1999-2002 17-21(D)	2021-24 (Regular)
Guinea	1975-78 87-90 96-99 2008-11	
Guyana	1978-81	
Honduras	1975-81 90-93 2005-08	
Hungary	1975-78 81-87 93-99 2005-14	
India ³	2011-21	2021-24 (Regular)
Indonesia	1969-78 81-87 1990-2005 11-21(D)	2021-24 (Regular)
Iran	1969-81 84-90 1993-21	2021-24 (Deputy)
Iraq	1984-87 2017-21(D)	2021-24 (Deputy)
Iceland		2021-24 (Deputy)
Ireland	1972-75 90-93 2005-08 17-21	
Italy ³	2011-21	2021-24 (Regular)
Jamaica	1972-75 84-87	
Japan ³	2011-21	2021-24 (Regular)
Jordan	1972-75 96-99 2002-11 14-17(D)	
Kazakhstan	2011-14(D)	
Kenya	1969-72 78-84 90-96 2002-11 11-14(D) 14-17	
Kuwait	1975-78 87-90 2005-08	
Lao PDR		2021-24 (Deputy)
Lebanon	1978-81 2008-11 11-14(D)	
Lesotho	1988-93 2014-17(D) 17-21	
Liberia	1975-78	
Libya	1984-90 1999-2005	2021-24 (Deputy)
Lithuania	1999-2005 08-14 14-17(D)	2021-24 (Deputy)
Luxembourg	2002-05	
Madagascar	1972-75 81-84 90-93	
Malawi	1990-93 2002-08	2021-24 (Deputy)
Malaysia	1987-90 1996-2002	2021-24 (Deputy)
Mali	1981-84 93-96 2002-05 14-17(D)	
Malta	1978-81 90-93 2011-14(D)	
Mauritania	1972-75 2014-17(D) 17-21	
Mauritius	1975-78 93-99	
Mexico	1972-87 1990-2011 11-14(D) 14-17 17-21(D)	2021-24 (Regular)
Mongolia	1981-87 96-99	
Morocco	1972-75 87-93 2002-08 17-21(D)	2021-24 (Regular)
Mozambique	1978-84 2005-11	
Myanmar	1981-84 2017-21(D)	
Namibia	1996-2002 17-21(D)	2021-24 (Deputy)
Nepal	2017-21(D)	
Netherlands	1981-84 93-96 1999-2002 05-08 11-17(D)	
New Zealand	1990-96 1999-2005	
Nicaragua	1978-81 84-90 93-96	
Niger	1978-81 90-96 2002-05 11-14	2021-24 (Deputy)
Nigeria	1969-72 78-84 90-93 1996-2011 17-21(D)	2021-24 (Regular)
North Macedonia	1975-81 84-90	
Norway	1975-78 84-87 93-96 2002-05 14-17(D)	
Oman	2002-05	2021-24 (Deputy)

Pakistan	1969-72 75-81 84-87 1990-2011 11-17(D)	2021-24 (Regular)
Panama	1972-78 81-84 93-99 2008-11 11-14(D) 14-21	
Paraguay	2017-21(D)	
Peru	1978-81 90-93 1996-2002 05-11 17-21	
Philippines	1978-84 1990-2008	
Poland	1972-78 93-99 2005-11 14-17(D) 17-21	
Portugal	1981-84 93-96 1999-2002 08-11	2021-24 (Deputy)
Qatar	1993-96 2008-14	
ROK	1996-2011 11-14(D) 14-21	2021-24 (Deputy)
Romania	1969-72 75-81 90-96 2002-08 11-14(D) 14-17 17-21(D)	2021-24 (Regular)
Russian Federation ³	2011-14(D) 14-21	2021-24 (Regular)
Rwanda	1972-75 17-21(D)	2021-24 (Regular)
São Tomé and Príncipe	1984-87	
Saudi Arabia	1996-2008 17-21(D)	2021-24 (Regular)
Senegal	1981-84 96-99 2005-08 17-21	2021-24 (Deputy)
Sierra Leone	1975-81	
Singapore	2002-11	
Slovakia	1996-2002	
Slovenia	2002-05	2021-24 (Deputy)
Somalia	1969-72 75-78 87-90	
South Africa	1996-2011	
Spain	1972-75 78-81 84-87 93-99 2008-11 14-17(D)	2021-24 (Deputy)
Sri Lanka	1972-78 87-90 2005-08 11-14(D)	
Sudan	1969-72 75-78 93-96 1999-2005 08-11 11-14(D) 14-17	2021-24 (Deputy)
Suriname	1996-99	
Sweden	1978-81 87-90 96-99 2008-11	2021-24 (Regular)
Switzerland	1978-81 87-90 1999-2002 11-14(D) 17-21(D)	
Syrian AR	1969-72 96-99	
Thailand	1975-81 84-90 1996-2002 08-11 11-17(D) 17-21	
Togo	1975-78 90-93 2011-14	
Trinidad and Tobago	1975-78 1999-2002 05-08 11-17	
Tunisia	1975-81 90-96 2005-11	
Türkiye	1975-78 87-90 96-99 2002-05 14-17 17-21(D)	
Uganda	1969-75 87-90 96-99 2005-08 17-21(D)	2021-24 (Regular)
Ukraine	1972-75 81-87 1996-2002	
UAE	1990-93 1999-2002 11-14(D) 14-17	
UK ³	2011-21	2021-24 (Regular)
UR of Tanzania	1975-78 87-90 1999-2002 08-14 14-17(D)	
USA ³	2011-21	2021-24 (Regular)
Uruguay	1969-72 78-84 87-96 2002-05 08-11 11-21(D)	
Venezuela	1969-72 75-96 1999-2011 11-14(D) 14-17	

Viet Nam	1969–72 2002–14
Yemen	1999–2002
Zambia	1972–75 78–81 2008–14
Zimbabwe	1981–87 93–96 2011–14(D) 14–17

Employers' group (June 2021 to June 2024)

Regular members

S Barklamb, Australia	T Mackall, USA	H Munthe, Norway
H Diop, Senegal	H Matsui, Japan	A Vauchez, France
R Dubey, India	K Mattar, UAE	F Yllanes, Mexico
A Echavarría, Colombia	B Matthey, Switzerland	H Zouanat, Morocco
R Hornung-Draus, Germany	J Mugo, Kenya	

Deputy members

F Ahmed, Bangladesh	J K Koh, Singapore	K N'dri, Côte d'Ivoire
S Bardan, Malaysia	C Kyriazis, Greece	A Oyerinde, Nigeria
M K de Meester, Belgium	H Liu, China	G Ricci, Guatemala
P Dragún, Argentina	A Mbono Ngonu, Cameroon	S Rossi, Italia
A Furlan, Brazil	S Mohamed Janahi, Bahrain	
K Ghariani, Tunisia	M Moskvina, Russian Federation	
V Gill, Saint Lucia	K Moyane, South Africa	
D Hynes, Canada		

Workers' group (June 2021 to June 2024)

Regular members

F Atwoli, Kenya	G Jiang, China	A Singh, India
L Chang, Canada	B Lestic, France	J Vogt, USA
P Dimitrov, Bulgaria	G Martínez, Argentina	A Wabba, Nigeria
M F Francisco, Angola	M Norddahl, Iceland	R Wagstaff, New Zealand
A Gono, Japan	C Passchier, Netherlands	

Deputy members

A Amancio Vale, Brazil	E Familia, Dominican Republic	L Ocmin, Italy
Z Awan, Pakistan	M Guiro, Senegal	S Phyo Sanda, Myanmar
A Botsch, Germany	S Iqbal, Indonesia	S A F Saed, State of Palestine
A Brown, UK	M Liew Kiah Eng, Singapore	C Tavares, Portugal
A Chipeleme, Zambia	T Moore, Barbados	A Zharkov, Russian Federation
P C Egusquiza Granda, Peru	M Ndongala, DR Congo	
A El Amri, Morocco	B Ntshalintshali, South Africa	

Notes

- 1 The 2017–20 term was extended a year, until the deferred 109th session of the International Labour Conference in June 2021. Argentina and Chile agreed to share a seat for the 2017–20 term (extended to June 2021), with Argentina serving from June 2017 to December 2018 and Chile serving from January 2019 to June 2021.
- 2 Czechoslovakia served on the Governing Body 1969–72, 1978–81 and 1984–92. The former Socialist Federal Republic of Yugoslavia served on the ILO Governing Body in 1975–81 and 1984–90. It was not automatically succeeded by any of the new states created following its dissolution.
- 3 Members holding non-elective seats as 'states of chief industrial importance'.

Food and Agriculture Organization (FAO)

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Italy

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Fax: +39 06 570 53152
Email: FAO-HQ@fao.org

Internet: www.fao.org and www.fao.org/unfao/govbodies

Director-General: Qu Dongyu, China (since August 2019; re-elected in July 2023 to serve a second four-year term from 1 August 2023 until 31 July 2027)

Purpose

The FAO's mandate is to raise levels of nutrition, improve agricultural productivity, better the lives of rural populations and contribute to the growth of the world economy. It was established in 1945, when 44 governments accepted the Constitution as drafted by an interim commission. The functions and assets of the former International Institute of Agriculture in Rome were transferred to the new body. By GA res. 50/227 (1996), the FAO and the World Food Programme absorbed the functions of the World Food Council, which was discontinued.

Structure

The **Conference** is the FAO's sovereign governing body and comprises all members and associate members. Representatives of members meet biennially to review global governance policy issues and international frameworks, as well as to evaluate work carried out and approve the budget for the next biennium. The Director-General is elected at the Conference for a four-year term, renewable once. The Council's Independent Chair is appointed by the Conference for a two-year term, renewable once. The Conference elects 49 **Council** members to serve three-year staggered terms to carry out executive oversight of programme and budgetary activities. The other governing bodies are three Council Committees (Programme Committee, Finance Committee, Committee on Constitutional and Legal Matters), four Technical Committees (Committee on Agriculture, Committee on Commodity Problems, Committee on Fisheries, Committee on Forestry), the Committee on World Food Security and Regional Conferences. More governance information is on the [Governing and Statutory Bodies website](#).

Meetings

The FAO Conference meets in regular session every two years, most recently 1–7 July 2023. The Council normally meets at least five times between the two-yearly Conference sessions. All sessions are held in Rome.

Membership

The FAO has 194 member nations, two associate members (the Faroe Islands and Tokelau)¹ and one member organisation (the European Union).² For the purpose of Council elections, FAO membership is divided into seven regional groups, each with a fixed number of seats, as shown in the following list. Terms in the following list are usually for three years, beginning on 1 July or at the end of a regular session of the Conference. Details of shared terms are on the [Governing and Statutory Bodies website](#). Members that have not served on the Council are not listed.

FAO Council Members (49)*

	Previous	Current
Africa (49 members, 12 seats)		
Algeria.....	1969–71 1977–80 87–89 95–98 2017–20	
Angola.....	1981–83 89–94 2003–06 13–16 19–22.....	2022–25

Benin.....	1973-75 83-85 2016-19	
Botswana.....	1979-81	
Burkina Faso.....	1969-72 81-84 93-96 1999-2004 19-22	
Burundi.....	1975-77 2021-22	
Cabo Verde.....	1981-84 91-96 2005-07 11-13 17-20	
Cameroon.....	1961-63 79-82 85-93 1995-2003 11-20	
	21-23.....	2023-26
Central African Republic.....	1967-70	
Chad.....	1965-67 77-80	
Congo.....	1973-76 77-80 81-86 89-92 93-98	
	2003-06 07-10 12-21.....	2021-24
Côte d'Ivoire.....	1965-68 1979-82 91-93 2003-08 11-13	
	16-19.....	2022-25
DR Congo.....	1971-73 77-80 87-89 2005-07	
Equatorial Guinea.....	2011-13 15-23.....	2023-24
Eritrea.....	1997-2000 05-07 12-15 20-23	
Eswatini.....	1993-96 2003-05	
Ethiopia.....	1965-70 73-75 81-84 89-91	
	1999-2002 07-09 15-18.....	2021-24
Gabon.....	1973-77 1987-2004 07-15	
Gambia.....	1975-77 85-89	
Ghana.....	1959-62 77-81 89-92 95-98	
	2001-04 09-11	
Guinea.....	1973-76 87-91 2011-14 19-22.....	2022-25
Guinea-Bissau.....	1977-79	
Kenya.....	1965-68 71-74 81-83 87-93 2001-03	
	07-10 16-19.....	2022-25
Lesotho.....	1973-75 81-84 87-90 1999-2002 16-19.....	2023-26
Liberia.....	1953-56 77-80 85-87 2013-16	
Madagascar.....	1961-64 79-81 87-95 1999-2001 05-08 13-16	
Malawi.....	1975-78 83-85	
Mali.....	1967-69 2005-07 14-17	
Mauritania.....	1997-2002.....	2022-25
Mauritius.....	1975-78 95-98 2003-05 09-12	
Morocco.....	1959-65 71-74 81-83 89-92 1999-2001	
	07-10 13-16.....	2023-26
Mozambique.....	2009-12	
Namibia.....	1997-2000	
Niger.....	1975-78 85-88 2007-10	
Nigeria.....	1963-65 69-71 81-83 87-90 93-95 2003-08	
Rwanda.....	1977-79 83-85 91-94	
São Tomé and Príncipe.....	1983-86	
Senegal.....	1963-66 79-81 85-87 1997-2002 07-10	
Sierra Leone.....	1971-74 83-86	
South Africa.....	1947-53 57-59 97-99 2007-09	
	13-16 17-23	
South Sudan.....	2018-21	
Togo.....	1971-73 2011-14	
Tunisia.....	1965-68 75-77 83-86 93-95	
	2001-04 11-13 20-23	
Uganda.....	1965-69 77-79 83-86 93-99 2003-06	
	11-13 19-22.....	2023-26
UR of Tanzania.....	1969-72 77-80 85-87 91-97 2001-04 09-11	
Zambia.....	1969-71 79-82 85-88 91-93 2005-08 16-19	
Zimbabwe.....	1985-87 95-97 2001-03 09-11 14-17 19-22	

Asia (25 members, 9 seats)

Bangladesh.....	1977-88 1991-2000 03-09 12-15.....	2021-24
China.....	1947-49 1973-2021.....	2021-24
India.....	1947-2008 09-23.....	2023-26
Indonesia.....	1955-64 1967-2000 03-14 15-18 20-21.....	2021-24
Japan.....	1953-61 1965-2021.....	2021-24
Malaysia.....	1965-67 79-91 93-97 1999-2002 07-09 14-17 19-20 22-23	
Myanmar.....	1949-52 2020-21	
Nepal.....	1967-70	
Pakistan.....	1949-55 57-93 1997-2023.....	2023-26
Philippines.....	1947-49 53-58 61-64 67-79 81-93 2001-06 09-19.....	2021-24
ROK.....	1965-67 1989-2021.....	2021-24
Sri Lanka.....	1961-64 71-81 93-96 2001-03 09-12 15-21	
Thailand.....	1953-57 59-61 1973-2015 17-18 20-22.....	2023-26
Viet Nam.....	2018-19	

Europe (48 members, 10 seats)

Andorra.....	2019-21	
Armenia.....	2003-06	
Austria.....	1961-64 83-86 1999-2001 18-20	
Azerbaijan.....	2019-21	
Belarus.....		2021-24
Belgium.....	1949-52 55-58 61-64 69-71 77-80 93-95 2007-10 19-22	
Bosnia and Herzegovina.....	2021-23	
Bulgaria.....	1973-80 83-86 2001-04 17-19	
Croatia.....		2023-24
Cyprus.....	1983-85 91-94 2001-03 15-16	
Czechia.....	2001-03 14-17	
Denmark.....	1947-51 61-63 73-75 85-87 97-99 2011-14	
Estonia.....	1995-97 2016-19	
Finland.....	1951-54 63-66 75-78 87-90 2003-05 17-20	
France.....	1947-2008 09-11 14-17 18-20 21-23	
Georgia.....		2023-26
Germany.....	1959-61 1965-2015 16-17 19-20.....	2022-25
Greece.....	1965-67 77-79 89-91 1997-2000 11-13	
Hungary.....	1971-74 77-80 87-89 91-94 1999-2001 13-16	
Iceland.....	1999-2002 14-17	
Ireland.....	1961-64 81-83 1995-98 2011-13	
Israel.....	1967-68 20-23	
Italy.....	1947-65 1971-2016 17-18 20-22.....	2023-26
Lithuania.....		2023-24
Luxembourg.....	2021-23	
Malta.....	1977-80 2005-07	
Monaco.....	2019-21	
Montenegro.....	2016-18	
Netherlands.....	1947-49 53-55 59-61 75-77 89-92 2005-07	
North Macedonia.....	2017-18	
Norway.....	1957-60 69-72 81-84 93-96 2009-11.....	2023-26
Poland.....	1965-67 69-71 81-83 89-92 1997-2000 11-14	
Portugal.....	1959-61 79-82 89-92 95-98 2001-04 12-15	
Republic of Moldova.....	2007-09	

Romania	1967-73 81-83 95-98 2003-06 16-19	
Russian Federation	2007-17 18-23	
San Marino	2015-17	
Slovakia	1993-95 2009-12	
Slovenia	2005-07	2022-25
Spain	1953-58 75-77 83-85 87-89 93-95	
	1999-2001 09-12 15-16 17-18 21-22	2023-26
Sweden	1953-57 67-69 79-81 91-93 2005-08 20-23	
Switzerland	1953-57 71-74 87-90 2001-04	
Türkiye	1955-58 67-70 86-88 95-97 2007-10 13-16	
Ukraine	2007-09	
UK	1947 1947-55 1957-2011 12-15 16-18 19-20	2022-24

Latin America and Caribbean (33 members, 9 seats)

Argentina	1953-58 61-67 1971-2003 11-22	2022-25
Bahamas	2019-22	2022-25
Barbados	1981-83 1995-2004	
Bolivia	2001-10	
Brazil	1947-53 1957-2022	2022-25
Chile	1947-56 59-64 67-75 1991-2019	2021-24
Colombia	1953-61 65-95 2003-04	
Costa Rica	1955-57 63-71 91-93 2019-22	2022-25
Cuba	1947-49 51-54 57-63 1977-2016	
Dominican Republic	2019-21	
Ecuador	1975-78 81-87 2011-20	
El Salvador	1979-81 2005-08 09-11 12-15	
Guatemala	1999-2005 21-23	
Honduras	1993-99	
Jamaica	1977-80	
Mexico	1947-51 57-62 1973-2022	2022-25
Nicaragua	1985-91 2015-21	2021-24
Panama	73-85 2003-09	2023-26
Paraguay	1999-2001	
Peru	1965-76 87-90 2001-06	2021-24
Trinidad and Tobago	1975-77 83-95 2005-19	
Uruguay	1953-56 67-70 95-98 2007-12 16-19	
Venezuela	1949-52 63 65-66 71-75 1977-2000 09-21	

Near East (21 members, 6 seats)

Afghanistan	1965-71 77-83 85-87 2009-23	2023-26
Egypt	1947-63 1967-2008 09-23	2023-26
Iran	1957-65 71-74 1987-2009 11-16	
Iraq	1953-56 69-71 77-80 83-91 2013-16 22-23 ³	
Jordan	1963-66 75-77 2009-15 18-21	
Kuwait	1973-75 79-81 1995-2001 07-10 15-18 19	2021-24
Lebanon	1953-56 59-65 75-79 81-98 2005-08	
Libya	1975-78 87-95 2001-04	
Oman	2005-07	
Qatar	1999-2004 16-22	2022-25
Saudi Arabia	1969-72 1979-2008 09-23	2023-26
Somalia	1967-69	
Sudan	1965-68 73-78 81-84 91-93 2007-10	
	16-19 20-22	2023-24 ³
Syrian AR	1957-58 71-74 79-82 1993-2005 11-13	
UAE	2005-07	
Yemen	1983-86	

North America (2 members, 2 seats)

Canada	1947–2022	2022–25
USA	1947–2022	2022–25

South-West Pacific (16 members, 1 seat)

Australia	1947–57 61–63 67–69 73–75 79–81 1985–2008 09–23	2023–26
New Zealand	1957–60 63–66 69–72 75–78 81–84	

Notes

- * On 6 July 2023, FAO Conference elected 16 members for a term from 1 July 2024 until the end of the 45th session of the Conference in 2027: Burundi, Congo and UR of Tanzania (Africa); Bangladesh, China, Indonesia, Japan, Philippines and ROK (Asia); Croatia, Iceland and Netherlands (Europe); Chile, Ecuador/Peru (split term) and Guatemala (Latin America and Caribbean); and Kuwait (Near East). It also elected France and Ukraine to complete the terms of Germany and Slovenia, respectively, from 1 July 2024 until the end of the 44th session of the Conference in 2025. It also elected four countries for terms beginning at the end of the 43rd session of the Conference in 2023 and ending as follows: Equatorial Guinea, until 30 June 2024; Croatia, to complete the term of Bosnia and Herzegovina, until 30 June 2024; and Lithuania and Sudan, to complete the terms of Israel and Iraq, respectively, until the end of the 44th Session of the Conference in 2025.
- 1 Associate members have the right to participate in the deliberations of the FAO Conference, commissions of the Conference, committees of such commissions and other committees established by the Conference for the duration of the Conference and in any discussions at meetings of the Council, but shall not hold office nor have the right to vote. They cannot participate in the Credentials Committee or General Committee.
 - 2 The European Union (EU) has the right to participate in matters within its competence in any meeting of the Organization, other than those bodies with restricted membership, in which any of its Member States are entitled to participate. It exercises membership rights in those meetings on an alternative basis with those of its Member States that are members of the Council, or other bodies concerned in the areas of their respective competencies. The EU is not eligible for election or designation to any such body in its own right, nor is it entitled to participate in voting for elective places or to hold office itself. The EU is not entitled to participate in the Programme Committee, Finance Committee or Committee on Constitutional and Legal Matters.
 - 3 Sudan replaced Iraq for the remainder of its term, from the end of 43rd session of the Conference in 2023 to the end of the 44th session of the Conference in 2025, as Iraq was deemed to have resigned in accordance with Rule XXII.7 GRO.

FAO/WHO Codex Alimentarius Commission (CAC)

Secretariat Telephone: +39 06 57051
 Joint FAO/WHO Food Standards Programme Email: Codex@fao.org
 Joint FAO/WHO Centre (CODEX Food
 Standards and Zoonotic Diseases) (CJW)
 Viale delle Terme di Caracalla
 00153 Rome
 Italy

Internet: www.codexalimentarius.org
 Secretary: Tom Heilandt, Germany (since October 2014)

Purpose

The Commission's mandate is to protect the health of consumers and ensure fair practices in the food trade by preparing, publishing and revising international food standards and by promoting the coordination of all food standards work undertaken by international organisations. The Commission was established jointly by the Food and Agriculture Organization (FAO) and the World Health Organization (WHO) in 1963 in the framework of the Joint FAO/WHO Food Standards Programme.

To date, the Commission has adopted hundreds of standards (for single commodities, groups of commodities or horizontal subjects such as labelling or hygiene), codes of practice and guidelines. It has adopted thousands of maximum limits for food additives and contaminants,

as well as pesticide and veterinary drug residues in foods. Together, these texts form the [Codex Alimentarius](#). Details, including [standards](#), [guidelines](#) and [codes of practice](#), as well as [online databases](#) for quantitative standards, are on the Commission's website under the 'Codex Texts' menu.

The Codex Alimentarius promotes the harmonisation of food standards at the international level. Codex food safety-related standards, guidelines and codes of practice serve as a reference in the World Trade Organization (WTO) Agreement on the Application of Sanitary and Phytosanitary Measures.

The Agreement recognises the Commission as one of three international standard-setting organisations known as the 'three sisters', the other two being the World Organisation for Animal Health (WOAH) and the International Plant Protection Convention (IPPC). Codex texts also have relevance as international standards in the Agreement on Technical Barriers to Trade.

Structure

The [Executive Committee](#) provides advice to the Commission on general orientation, strategic planning and work programming. The technical work is done by some 20 Codex specialist [committees and task forces](#), which prepare draft standards and related texts for adoption by the Commission. The committees rely on independent scientific advice provided by FAO and WHO expert groups – the Joint FAO/WHO Expert Committee on Food Additives (JECFA), Joint FAO/WHO Expert Meetings on Microbiological Risk Assessment (JEMRA), Joint FAO/WHO Meetings on Pesticide Residues (JMPR), Joint FAO/WHO Expert Meetings on Nutrition (JEMNU) – and ad hoc consultations. Six regional coordinating committees address regional food safety issues, including standards development, and in some regions also prepare standards of regional relevance. The Secretariat is based in the Joint FAO/WHO Centre (CODEX Food Standards and Zoonotic Diseases) (CJW) at the FAO Headquarters in Rome.

Membership

Membership of the Commission is open to FAO and WHO members and associate members. As at 30 June 2023, there were 188 member countries and the European Union (listed on the [website](#) under 'About Codex' and 'Members'). There are currently 235 international [observer organisations](#) accredited to participate in meetings of the Commission and its subsidiary bodies, including 60 intergovernmental organisations, 159 non-governmental organisations (NGOs) and 16 UN organisations.

United Nations Educational, Scientific and Cultural Organization (UNESCO)

7 Place de Fontenoy
75007 Paris
France

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Email: info@unesco.org

Internet: www.unesco.org

Director-General: Audrey Azoulay, France (since 2017; re-elected by the General Conference, on the recommendation of the Executive Board, for a second four-year term 2021–25)

Purpose

UNESCO was established in 1945 to contribute to peace and security by promoting collaboration among countries through education, science and culture. Its aims are set out in article 1, para. 3 of the UN [Charter](#), and its purpose is stated in article 1 of its [Constitution](#).

The Organization has two global priorities – Africa and gender equality – and has the overarching objectives of contributing to lasting peace, sustainable development and the eradication of poverty.

Structure

- The **General Conference** determines the policies and the main lines of work of the Organization. Its duty is to set UNESCO's programmes and budget.
- The **Executive Board** comprises 58 Member States elected by the General Conference to serve four-year terms (half are elected every two years). It ensures the overall management of UNESCO, oversees the implementation of the programme and budget and prepares the work of the General Conference. Each Member State appoints a representative with competence in fields related to UNESCO and qualified to fulfil the administrative and executive duties of the Board. Alternates may also be appointed. The Board Chair for 2022–23 is Tamara Rastovac Siamashvili, Serbia.

UNESCO is host to a number of intergovernmental bodies in charge of specific activities within the Organization's mandate, including the: World Heritage Committee (WHC, see following entry), Intergovernmental Council of the International Hydrological Programme (IHP), International Coordinating Council of the Programme on Man and the Biosphere (MAB), International Geoscience Programme (IGCP), Intergovernmental Oceanographic Commission (IOC), Intergovernmental Council for the Information for All Programmes (IFAP), Intergovernmental Council of the International Programme for the Development of Communication (IPDC), Intergovernmental Committee for Physical Education and Sport (CIGEPS), Intergovernmental Committee for Promoting the Return of Cultural Property to its Countries of Origin or its Restitution in the Case of Illicit Appropriation (ICPRCP), Intergovernmental Council of the Management of Social Transformations Programme (MOST) and Intergovernmental Bioethics Committee (IGBC). More governance information is on the website under 'Explore UNESCO', 'Who We Are' and 'Governance'.

Meetings

The General Conference meets every two years. The 42nd session is scheduled to take place from 7 to 22 November 2023. The Executive Board meets in regular sessions at least four times in any two-year period. As a general rule, there are at least two regular sessions a year, normally in April and October.

Membership

UNESCO has 194 Member States¹ and 12 associate members. The electoral grouping system allocates each region a specific number of Executive Board seats. The four-year terms run from the close of the General Conference session where members were elected until the close of the second ordinary General Conference session following their election.

Executive Board members* (58)

	Previous	Current
Group I (25 Western European and North American states, 9 seats)*		
Austria	1972–76 95–99 2011–15	2021–25
Belgium	1946–51 56–64 74–78 80–89 95–99 2009–13	
Canada	1946–51 68–74 83–87 89–93 1997–2001 03–07	
Cyprus	1987–91	
Denmark	1952–58 78–83 91–95 2009–13	
Finland	1966–74 87–91 1997–2001 17–21	
France	1946–2019	2019–23
Germany	1954–68 1970–2005 07–11 13–17	2019–23
Greece	1946–51 56–64 83–87 1999–2003 07–11 15–19	
Iceland	1983–87 2001–05	2021–25
Italy	1948–58 62–70 72–89 93–97 1999–2019	2019–23
Luxembourg	2005–09	

Malta	1995-99	
Monaco	2009-13	
Netherlands	1946-47 51-56 66-74 91-95 1999-2003 13-17	2019-23
Norway	1946-52 74-78 89-93 2005-09	
Portugal	1976-80 91-95 2005-09 17-21	
Spain	1954-60 70-76 80-85 87-91 93-97	
	1999-2003 07-19	2019-23
Sweden	1958-66 85-89 95-99 2013-17	
Switzerland	1950-54 64-72 76-80 87-91 93-97 2003-07	2019-23
Türkiye	1946-52 58-66 78-83 91-95 2001-05 17-21	2021-25
UK	1946-85 1997-2005 05-07 11-19	
USA ¹	1946-84 2003-18	

Group II (25 Eastern European states, 7 seats)²

Albania ³	2007-09 13-21	
Armenia		2021-25
Azerbaijan	2005-09	2021-25
Belarus	1989-93 1999-2005 09-13 17-21	
Bulgaria ³	1972-76 85-89 93-97 2007-09 17-21	
Czechia	1995-99 2003-07 11-15	
Estonia	2013-17	
Georgia	1999-2003	
Hungary ³	1964-72 78-83 95-99 2003-07 07-09	2019-23
Latvia	2009-11	
Lithuania	1997-2001 05-09 15-19	2021-25
Montenegro	2011-15	
North Macedonia	2013-15	
Poland	1946-50 56-64 76-80 87-91 93-97	
	1999-2003 09-11	2019-23
Romania	1962-68 76-80 91-95 1999-2003 09-11	
Russian Federation	1954-2019	2019-23
Serbia	2005-09 15-19	2019-23
Slovakia	1995-99 2001-05 09-13	
Slovenia	2003-07 15-19	
Ukraine	1980-85 95-99 2001-05 13-17	
Uzbekistan	2009-13	

Group III (33 Latin America and the Caribbean states, 10 seats)

Antigua and Barbuda	1985-89	
Argentina	1962-70 72-76 78-83 85-93 95-99	
	2007-11 13-17	2019-23
Bahamas	2001-07	
Barbados	1976-80 1997-2001 09-13	
Belize	2013-15	
Bolivia	1995-99	
Brazil	1946-52 54-62 64-72 74-78 80-89	
	91-95 2001-09 11-19	2019-23
Chile	1962-70 72-76 93-97 1999-2003 07-11	2021-25
Colombia	1948-54 70-76 80-89 91-95 1997-2001 05-09	
Costa Rica	1966-74 80-85 89-97	
Cuba	1974-78 80-85 87-91 95-99 2001-05 07-15	
	17-21	
Dominica	2001-05	
Dominican Republic	1999-2003 13-17	2019-23
Ecuador	1947-48 54-62 76-80 2003-07 11-15	
El Salvador	1956-64 93-97 2007-11 13-17	
Grenada	2009-13 17-21	2021-25
Guatemala	1978-83 89-93 2003-07	

Guyana	1983-87 93-97	
Haiti	1980-85 1997-2001 09-13 15-17	2021-25
Honduras	1997-2001	
Jamaica ³	1970-76 80-85 91-95 2001-05 07-09 17-21	
Mexico	1946-54 58-66 68-74 76-80 83-87	
	89-97 1999-2003 05-09 11-19	2021-25
Nicaragua	1989-93 2015-19	
Panama	1962-68 76-80	
Paraguay	2015-19	2021-25
Peru	1952-54 64-72 76-80 85-89 1999-2003 09-13	
Saint Kitts and Nevis	2005-09 13-17	
Saint Lucia	1997-2001 09-13 17-21	2021-25
Saint Vincent and the Grenadines	2005-09 17-21	
Suriname	1987-91 2001-05	
Trinidad and Tobago	1985-89 93-97 2013-17	
Uruguay	1952-58 72-76 89-93 1997-2001 03-07	2019-23
Venezuela	1946-52 56-64 76-80 83-91 2003-07 09-13	
	17-21	

Group IV (44 Asia and Pacific states, 12 seats)

Afghanistan	1968-74 2003-07 11-15	2019-23
Australia	1946-50 56-60 74-78 85-89 91-95 1999-2005	
Bangladesh	1983-87 1995-2007 09-21	
Cambodia	2003-07	
China	1946-50 1972-2021	2021-25
Cook Islands		2021-25
Fiji	2005-09	
India	1946-2021	2021-25
Indonesia	1954-62 76-80 85-89 95-99 2003-07 11-15	
	17-21	
Iran	1952-58 64-68 74-78 1999-2003 15-19	
Japan	1952-95 1997-2021	2021-25
Kazakhstan	1997-2001 09-13	
Kyrgyzstan		2019-23
Malaysia	1978-83 87-91 93-97 1999-2003 07-11 15-19	
Mongolia	1983-87 2007-11	
Myanmar		2019-23
Nepal	1974-78 95-99 2005-09 13-17	
New Zealand	1960-64 78-83 95-99	
Pakistan	1951-66 68-74 1978-2019	2019-23
Papua New Guinea	1989-93 2011-15	
Philippines	1950-54 58-62 74-78 83-87 91-95	
	1999-2003 07-11 17-21	2021-25
ROK	1987-2003 07-19	2019-23
Samoa	1997-2001	
Sri Lanka	1968-74 87-91 2003-11 15-19	
Thailand	1952-56 80-85 89-93 95-99 2005-09 11-15	2019-23
Tonga	1993-97	
Turkmenistan	2013-17	
Vanuatu	2001-05	
Viet Nam	1978-83 2001-05 09-13 15-19	2021-25

Group V (66 African and Arab states, 13 African seats and 7 Arab seats)

Algeria	1968-74 80-89 91-95 2001-17	
Angola	1993-97 2011-15	2021-25
Bahrain	1991-95 2003-07	
Benin	1972-76 85-89 93-97 1999-2003 05-09	2019-23

Botswana	1991-95	2021-25
Burkina Faso	1974-78 89-93 2001-05 09-13	
Burundi	1978-83 89-93 2017-21	
Cabo Verde	1989-93 2003-07	
Cameroon	1962-68 80-89 95-99 2003-07 15-19	
Central African Republic	1983-87	
Chad	1962-70 76-80 89-93 1999-2003 13-17	
Congo	1968-74 85-89 2003-07 09-13	2021-25
Côte d'Ivoire	1964-72 76-80 85-89 91-95 1997-2001 07-11 15-19	
DR Congo	1970-76 80-85 2005-11	2019-23
Djibouti	2009-13	2021-25
Egypt	1946-51 54-80 1985-2021	2021-25
Equatorial Guinea	1987-91 2017-21	
Eswatini	1983-87 2001-05	
Ethiopia	1968-74 85-89 93-97 1999-2003 05-09 11-15 17-21	
Gabon	1974-78 83-87 1997-2001 11-15	
Gambia	1989-93 2011-15	
Ghana	1970-76 80-85 91-95 1997-2001 03-07 09-13 15-19	2019-23
Guinea	1980-85 89-93 1997-2001 13-17	2019-23
Guinea-Bissau	1980-85	
Iraq	1978-83 89-93	
Jordan	1976-80 85-89 93-97 2001-05 17-21	2021-25
Kenya	1972-76 87-91 95-99 2001-05 09-13 15-19	2019-23
Kuwait	1983-87 1999-2003 07-11 13-15	2021-25
Lebanon	1950-58 66-74 83-87 1997-2001 05-09 15-19	
Lesotho	1978-83 95-99	
Liberia	1953-56 76-80	
Libya	1976-80 1997-2001	
Madagascar	1960-64 83-87 91-95 1999-2003 07-11 17-21	
Malawi	1987-91 1999-2003 11-15	
Mali	1962-70 85-89 93-97 2003-07 11-15	
Mauritania	1974-78 87-91	
Mauritius	1976-80 95-99 2003-07 13-17	
Morocco	1958-66 78-83 93-97 1999-2011 13-21	
Mozambique	1987-91 2001-05 13-17	
Namibia	1993-97 2003-07 11-15	2019-23
Niger	1983-87 93-97 2007-11	
Nigeria	1962-70 76-85 87-91 93-97 1999-2003 05-09 11-19	
Oman	1991-95 1999-2003 15-19	
Qatar	1987-91 2015-19	
Rwanda	1976-80 2001-05	
Saudi Arabia	1972-76 95-99 2007-15	2019-23
Senegal	1966-74 78-83 85-89 95-99 2001-05 07-11 15-19	2019-23
Seychelles	1991-95	
Sierra Leone	1976-80	
Somalia	1987-91	
South Africa	1997-2001 05-09 15-19	2021-25
Sudan	1962-66 78-87 2015-19	
Syrian AR	1951-54 74-78 83-87 2009-13	
Togo	1972-76 87-91 1997-2001 05-09 13-17	2019-23

Tunisia.....	1974–78 80–85 91–95 1999–2003 07–15	2019–23
Uganda.....	1974–78 87–91 1997–2001 05–09 13–17	
UAE.....	1980–85 95–99 2011–15	2019–23
UR of Tanzania.....	1964–72 80–85 89–93 95–99 2001–05 07–11	2021–25
Yemen.....	1989–93 95–99 2003–07	
Zambia.....	1966–74 91–95 2007–11 17–21	
Zimbabwe.....	1983–87 95–99 2009–13 17–21	

Members that have not served on the Board

Group I (Western European and North American states)

Andorra	Ireland	San Marino
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Group II (Eastern European states)

Bosnia and Herzegovina	Republic of Moldova
Croatia	Tajikistan

Group IV (Asia and Pacific states)

Bhutan	Maldives	Palau
Brunei Darussalam	Marshall Islands	Singapore
DPRK	Micronesia	Solomon Islands
Kiribati	Nauru	Timor-Leste
Lao PDR	Niue	Tuvalu

Group V (African and Arab states)

Comoros	São Tomé and Príncipe	State of Palestine ⁴
Eritrea	South Sudan	

Associate members⁵

Åland Islands	Cayman Islands	Montserrat
Anguilla	Curaçao	New Caledonia
Aruba	Faroe Islands	Sint Maarten
British Virgin Islands	Macau, China	Tokelau

Observer status⁶

Holy See	Sovereign Military Order of Malta
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Notes

* Israel withdrew from the Organization effective 31 December 2018. It served on the Executive Board as a member of Group I in 1962–70.

- 1 The USA withdrew from the Organization effective 31 December 2018; it officially rejoined UNESCO on 10 July 2023.
- 2 Czechoslovakia served on the Executive Board as a member of Group II in 1946–48, 1968–74 and 1980–85. The former Socialist Federal Republic of Yugoslavia served on the Executive Board as a member of Group II in 1951–53, 1972–76, 1983–87, 1989–91 and 1991–92.
- 3 Four members: Albania, Bulgaria, Hungary and Jamaica – whose mandate was to expire in 2011 – volunteered to leave the Executive Board in 2009 to facilitate the rotation among countries.
- 4 The UNESCO General Conference voted in October 2011 to admit the State of Palestine as a Member State of the Organization. The State of Palestine had previously been an observer.
- 5 Netherlands Antilles, as a territory, has ceased to exist. It was previously an associate member.
- 6 Other intergovernmental organisations also participate as observers.

World Heritage Committee

World Heritage Centre
UNESCO
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Email: Please use the contact form at <http://whc.unesco.org/en/world-heritage-centre/>

Internet: <https://whc.unesco.org/en/committee/>

World Heritage Centre Director: Lazare Eloundou Assomo, Cameroon (appointed by the UNESCO Director-General in December 2021)

Purpose

The General Conference of the UN Educational, Scientific and Cultural Organization (UNESCO) adopted the World Heritage Convention in 1972 to ensure the identification, protection, conservation, presentation and transmission to future generations of natural and cultural heritage of outstanding universal value. The Convention stipulated the establishment of a World Heritage Committee and a World Heritage List.

Established in 1976, the Committee is an intergovernmental body that is responsible for the implementation of the [World Heritage Convention](#). It has the final say, in response to Tentative Lists and nominations submitted by States Parties, as to which natural, cultural or mixed properties can be inscribed on the World Heritage [List](#).

The Committee determines the use of the World Heritage Fund and allocates international assistance upon requests from States Parties. It examines reports on the state of conservation of inscribed properties, decides upon the inscription of properties on the List of World Heritage in Danger and asks States Parties to take action when properties are not being properly managed. It also decides which properties inscribed on the World Heritage List are to be inscribed on, or removed from, the List of World Heritage in Danger and whether a property should be deleted from the World Heritage List.

The Committee reports on its activities to the 1972 Convention General Assembly and to the UNESCO General Conference, reviews the implementation of the Convention and revises the operational guidelines for the implementation of the World Heritage Convention.

As at 30 June 2023, 1157 properties in 167 States Parties were inscribed on the World Heritage List – 897 cultural, 218 natural, 39 mixed and 43 transboundary properties. The Convention has 194 [States Parties](#) (as at 30 June 2023).

Structure

The General Assembly of States Parties to the Convention elects the 21 countries that sit on the Committee, part of which is replaced every other year. Members' terms of office are six years, but in practice most States Parties voluntarily choose to serve four years to allow for rotation. The Bureau consists of seven States Parties elected at the end of each ordinary session of the Committee, a chair, five vice-chairs and a rapporteur. The Bureau coordinates the Committee's work. More governance information is on the website under 'Our Expertise' and '[Governing Bodies](#)'.

The UNESCO World Heritage Centre ([WHC](#)) is the Secretariat of the World Heritage Convention. It was established in 1992 to assist the World Heritage Committee and to collaborate with States Parties and advisory bodies.

Meetings

The General Assembly of States Parties to the Convention meets every two years immediately

after ordinary sessions of UNESCO's General Conference to elect Committee members, examine the accounts of the World Heritage Fund and decide on major policy issues. The 24th session is scheduled to take place in November 2023 in Paris. The Committee meets at least once a year. The Bureau meets during Committee sessions as frequently as deemed necessary.

Membership

The following list shows the current members of the Committee and the year in which their terms end (at the end of the ordinary session of the UNESCO General Conference). The members whose terms end in 2025 were elected in November 2021.

Members

Term ends 2023

Egypt	Nigeria	Saudi Arabia
Ethiopia	Oman	South Africa
Mali	Russian Federation	Thailand

Term ends 2025

Argentina	Italy	Saint Vincent and the Grenadines
Belgium	Japan	Zambia
Bulgaria	Mexico	
Greece	Qatar	
India	Rwanda	

World Health Organization (WHO)

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Director-General: Tedros Adhanom Ghebreyesus, Ethiopia (appointed by the World Health Assembly in May 2017 for a five-year term beginning 1 July 2017; reappointed by the World Health Assembly in May 2022 for a second five-year term, beginning 16 August 2022)

Purpose

WHO is the UN system's directing and coordinating authority for health. It is responsible for providing leadership on global health matters, shaping the health research agenda, setting norms and standards, articulating evidence-based policy options, providing technical support to countries and monitoring and assessing health trends.

Representatives of 61 states adopted the WHO Constitution in 1946. The Organization formally came into existence in April 1948 and became a UN specialised agency in July 1948. Article 1 of the Constitution defines the WHO's objective as "the attainment by all peoples of the highest possible level of health". The detailed functions are set out in article 2 of the Constitution.

Structure

The World Health Assembly is the WHO's supreme decision-making body, with the main function of determining policy. The Executive Board comprises 34 members technically qualified in the health field, each one designated by a Member State elected by the World Health Assembly to do so. Members serve three-year terms. The Chair from May 2023 to May 2024 is Hanan Mohamed Al Kuwari, Qatar. See <https://apps.who.int/gb/gov/> for more information.

Meetings

The Assembly meets annually, usually in Geneva in May. The Board meets in Geneva at least twice a year, usually in January and May.

Membership

The WHO has 194 [Member States](#). The three-year Executive Board member terms end with the election of new members at the World Health Assembly.

Executive Board members

	Previous	Current
Africa (47 members, 7 seats)		
Algeria	1969–72 95–98 2016–19	
Angola	1977–80 96–99	
Benin	1966–69 96–99 2017–20	
Botswana	1977–80 96–99 2020–23	
Burkina Faso	1969–72 96–99 2019–22	
Burundi	1978–81 1997–2000 09–12 16–19	
Cabo Verde	1978–81 1998–2001	
Cameroon	1964–67 92–95 2011–14	2023–26
Central African Republic	1969–72 1998–2001	
Chad	1978–81 1999–2002 12–15	
Comoros	1978–81 1999–2002	2023–26
Congo	1979–82 1999–2002 15–18	
Côte d'Ivoire	1967–70 84–87 1999–2002	
DR Congo	1972–75 93–96 14–17	
Equatorial Guinea	1984–87 2000–03	
Eritrea	1983–86 2001–04 14–17	
Eswatini	1975–78 92–95 2017–20	
Ethiopia	1969–73 2001–04	2022–25
Gabon	1980–83 2002–05 18–21	
Gambia	1980–83 2002–05 14–17	
Ghana	1960–63 83–86 2002–05 20–23	
Guinea	1965–68 84–87 2002–05	
Guinea-Bissau	1981–84 2003–06 20–23	
Kenya	1970–73 84–87 2004–07 19–22	
Lesotho	1971–74 85–88 2004–07	2023–26
Liberia	1951–54 57–60 86–89 2005–08 14–17	
Madagascar	1961–64 86–89 2005–08 20–23	
Malawi	1973–76 87–90 2007–10	
Mali	1963–66 87–90 2006–09	
Mauritania	1975–78 87–90 2008–11	
Mauritius	1974–77 87–90 2008–11	
Mozambique	1981–84 88–91 2010–13	
Namibia	2005–08 13–16	
Niger	1972–75 89–92 2008–11	
Nigeria	1961–62 66–69 89–92 2011–14	
Rwanda	1975–78 90–93 2005–08	2021–24
São Tomé and Príncipe	1981–84 90–93 2007–10	
Senegal	1961–64 90–93 2011–14	2022–25
Seychelles	1981–84 90–93 2010–13	
Sierra Leone	1963–66 91–94 2011–14	
South Africa	1948–51 54–57 2013–16	
Togo	1975–77 93–96	2023–26
Uganda	1968–71 93–96 2008–11	

UR of Tanzania	1975-78 93-96 2017-20
Zambia	1976-79 94-97 2017-20
Zimbabwe	1982-85 95-98

The Americas (35 members, 6 seats)

Argentina	1955-58 60-62 66-69 74-77 83-86 88-91 95-98 2013-16 19-22	
Bahamas	1989-92 2007-10	
Barbados	1995-98 2010-13	2023-26
Bolivia	1977-80 91-94 2004-07	
Brazil	1948-51 52-55 58-61 63-66 80-83 87-90 95-98 2004-07 08-11 13-16 17-20	2022-25
Canada	1952-59 62-65 68-71 75-78 80-83 85-88 92-95 1997-2000 03-06 09-12 15-18	2022-25
Chile	1950-53 54-57 61-62 68-72 82-85 89-92 1998-2001 09-12 18-21	
Colombia	1962-65 72-75 79-82 89-92 2001-04 16-19 20-23	
Costa Rica	1953-56 93-96	
Cuba	1951-54 77-80 85-88 94-97 2001-04 12-15	
Dominican Republic	2015-18	
Ecuador	1955-58 71-74 85-87 2003-06 10-13	
El Salvador	1950-53 2006-09	
Grenada	2001-04 19-22	
Guatemala	1958-61 74-77 80-83 1999-2002	
Guyana	1975-76 86-89 2019-22	
Haiti	1962-65	
Honduras	1976-79 96-99	
Jamaica	1968-71 79-82 92-95 2004-07 16-19	
Mexico	1948-50 56-59 65-68 78-81 86-89 92-95 2005-08 11-14 16-19	
Nicaragua	1970-73 88-91	
Panama	1967-70 83-86 2012-15	
Paraguay	1964-67 2007-10	2021-24
Peru	1959-62 65-68 76-79 1997-2000 07-10	2021-24
Suriname	2013-16	
Trinidad and Tobago	1971-74 82-85 1998-2001	
USA	1949-52 54-56 58-60 62-64 66-68 70-72 74-76 78-80 82-85 87-89 91-93 95-97 1999-2001 03-09 10-13 14-17 18-21	2022-25
Uruguay	1971-74 91-94	
Venezuela	1949-52 59-62 74-77 83-86 2000-03	

Eastern Mediterranean (21 members, 5 seats)

Afghanistan	1972-75 91-94 2006-09	2021-24
Bahrain	1978-81 95-98 2004-07 16-19	
Djibouti	1983-86 2006-09 18-21	
Egypt	1949-51 57-60 67-70 84-87 95-98 2001-04 13-16	
Iran	1948-49 52-55 58-61 63-66 73-76 79-82 88-91 2000-03 12-15	
Iraq	1953-56 61-64 82-85 87-93 2005-08 17-20	
Jordan	1960-63 74-77 87-90 2000-03 15-18	
Kuwait	1964-67 80-83 94-97 2002-05 14-17	
Lebanon	1951-54 68-71 86-89 1999-2002 12-15	
Libya	1964-67 77-80 88-91 2004-07 16-19	

Morocco	1965-68 82-85 93-96 2010-13	2022-25
Oman	1979-82 1997-2000 08-11 20-23	
Pakistan	1950-53 55-58 61-63 67-70 76-79 82-85 94-97 2003-06 15-18	
Qatar	1976-79 92-95 1998-2001 11-14	2023-26
Saudi Arabia	1954-57 70-73 86-89 2001-04 13-16	
Somalia	1966-69 75-78 2009-12	
Sudan	1959-62 75-77 89-92 2003-06 18-21	
Syrian AR	1956-58 71-74 83-86 92-95 2009-12	2021-24
Tunisia	1958-59 62-65 77-80 91-94 2007-10 19-22	
UAE	1981-84 96-99 2007-10 19-22	
Yemen	1965-68 73-76 80-83 85-88 90-92 1998-2001 10-13	2022-25

Europe (53 members, 8 seats)¹

Albania	2013-16	
Andorra	2013-16	
Armenia	2010-13	
Austria	1953-56 70-73 88-91 2019-22	
Azerbaijan	2005-08 12-15	
Belarus	1948-50	2021-24
Belgium	1951-54 68-71 83-86 1999-2002 12-15	
Bulgaria	1969-72 81-84 91-94	
Croatia	1995-98 12-15	
Cyprus	1969-72 85-88 1997-2000	
Czechia	2003-06	
Denmark	1952-55 71-74 91-94 2006-09	2021-24
Estonia	2009-12	
Finland	1955-58 75-78 94-97 18-21	
France	1948-2001 03-06 09-12 15-18	2021-24
Georgia	2017-20	
Germany	1957-60 67-70 73-80 85-88 1997-2000 09-12 18-21	
Greece	1951-54 76-79 91-94	
Hungary	1972-75 84-87 2008-11	
Iceland	1961-63 83-86 2003-06	
Ireland	1959-62 95-98	
Israel	1961-64 93-96 2018-21	
Italy	1950-53 56-59 61-64 71-74 2000-03 17-20	
Kazakhstan	2001-04 15-18	
Latvia	2006-09	
Lithuania	2000-03 12-15	
Luxembourg	1959-62 2004-07	
Malta	1985-88 2015-18	
Netherlands	1948-51 63-66 79-82 1997-2000 16-19	
Norway	1948-49 63-66 79-82 1997-2000 10-13	
Poland	1948-51 61-64 73-76 85-88 1996-2000	
Portugal	1955-58 77-80 92-95 2005-08	
Republic of Moldova	2007-10	2022-25
Romania	1967-70 80-83 2004-07 18-21	
Russian Federation	1948-50 1958-2005 08-11 14-17 20-23	
Serbia	1948-51 64-67 75-78 89-92 2009-12	
Slovakia		2022-25
Slovenia	2006-09	2021-24
Spain	1961-64 81-84 89-92 2002-05	
Sweden	1949-52 67-70 87-90 2000-03 15-18	

Switzerland	1953–56 73–76 1999–2002 11–14	2023–26
Tajikistan	2019–22	
Türkiye	1949–52 64–67 79–82 93–96 2006–09 16–19	
UK	1948–99 2001–04 07–10 14–17 20–23	
Uzbekistan	2011–14	
Ukraine		2023–26

South-East Asia (11 members, 3 seats)

Bangladesh	1975–78 87–90 1998–2001 08–11 19–22	
Bhutan	1995–98 2005–08 16–19	
DPRK	1990–93 2000–03 13–16	2023–26
India	1948–51 56–59 65–68 77–80 88–91 1999–2002 09–12 20–23	
Indonesia	1953–56 63–66 72–75 84–88 96–99 2007–10 18–21	
Maldives	1981–84 91–94 2002–05 12–15	2022–25
Myanmar	1954–57 66–69 78–81 90–93 2001–04 11–14	
Nepal	1959–62 69–72 83–86 93–96 2003–06 14–17	
Sri Lanka	1948–49 51–54 62–65 74–77 86–89 1997–2000 06–09 17–20	
Thailand	1950–53 60–63 71–74 84–87 94–97 2004–07 15–18	
Timor-Leste	2010–13	2021–24

Western Pacific (27 members, 5 seats)

Australia	1948–49 57–60 67–70 75–78 85–88 95–98 2004–07 12–15 18–21	2023–26
Brunei Darussalam	2009–12	
China	1948–50 73–76 78–85 1990–2009 10–13 14–17 18–21	2022–25
Cook Islands	1997–2000	
Fiji	1976–79 2016–19	
Japan	1954–57 61–64 69–72 75–76 81–84 87–90 1992–2003 05–08 09–16 17–20	2021–24
Lao PDR	1970–73 1998–2001	
Malaysia	1964–67 82–85 2012–15	2021–24
Micronesia		2022–25
Mongolia	1968–71 80–83 92–95 2010–13	
New Zealand	1952–55 63–66 72–75 79–82 2007–10 15–18	
Papua New Guinea	1989–92 2011–14	
Philippines	1949–52 55–58 66–69 76–79 91–94 2001–04 15–18	
ROK	1960–63 84–87 95–98 2001–04 07–10 13–16 20–23	
Samoa	1979–82 2008–11	
Singapore	2006–09 19–22	
Tonga	1985–86 88–91 2004–07 19–22	
Vanuatu	1999–2002	
Viet Nam	1958–61 93–96 2003–06 16–19	

Members that have not served on the Executive Board

Africa

South Sudan

The Americas

Antigua and Barbuda
Belize
Dominica

Saint Kitts and Nevis
Saint Lucia

Saint Vincent and
the Grenadines

Europe

Bosnia and Herzegovina	Montenegro	Turkmenistan
Kyrgyzstan	North Macedonia	
Monaco	San Marino	

Western Pacific

Cambodia	Nauru	Solomon Islands
Kiribati	Niue	Tuvalu
Marshall Islands	Palau	

Associate members

Faroe Islands	Puerto Rico	Tokelau
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Note

- 1 The former Socialist Federal Republic of Yugoslavia served on the Executive Board in 1948–51, 1964–67, 1975–78 and 1989–92. Czechoslovakia served on the Executive Board in 1965–68, 1976–79 and 1988–91.

International Civil Aviation Organization (ICAO)

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Secretary-General: Juan Carlos Salazar, Colombia (appointed by the ICAO Council for a three-year term beginning 1 August 2021)

Purpose

The ICAO was created under the 1944 [Convention](#) on International Civil Aviation (Chicago Convention) “to develop the principles and techniques of international air navigation and to foster the planning and development of international air transport so as to insure the safe and orderly growth of international civil aviation throughout the world” (article 44). The ICAO works with the Convention’s 193 Member States and industry groups to reach consensus on international civil aviation Standards and Recommended Practices (SARPs), policies and strategic planning in support of a safe, efficient, secure, economically sustainable and environmentally responsible civil aviation sector. The Organization, a specialised agency of the UN, came into existence on 4 April 1947 after 26 states had ratified the Convention.

Structure

The [Assembly](#) is the ICAO’s sovereign body. It meets to review the Organization’s work and establish guidelines for future activities.

The [Council](#) is the executive body, comprising 36 contracting states elected by the ordinary session of the Assembly for three-year terms. The Assembly gives adequate representation to states of chief importance to air transport, states not otherwise included that make the largest contribution to the provision of facilities for international civil air navigation, and states whose designation will ensure that all major geographical areas of the world are represented.

The Council President is Salvatore Sciacchitano, Italy, who was re-elected in October 2022 for a second three-year term beginning 1 January 2023.

The Council submits annual reports to the Assembly, carries out the directions of the Assembly and discharges the duties and obligations laid on it by the Convention. One of its major duties is to adopt SARPs and to incorporate these as Annexes to the Chicago Convention. The Council may also amend existing Annexes as necessary. On occasion, the

Council may act as an arbiter between Member States on matters concerning aviation and the implementation of the provisions of the Convention; it may investigate any situation which presents avoidable obstacles to the development of international air navigation and, in general, it may take necessary steps to maintain the safety and regularity of international air transport.

The Air Navigation Commission (ANC) considers and recommends SARPs and Procedures for Air Navigation Services (PANS) for adoption or approval by the Council. The Commission is composed of 19 members who have “suitable qualifications and experience in the science and practice of aeronautics”, as outlined in the Convention. Although ANC Commissioners are nominated by specific ICAO Member States and appointed by the Council, they do not represent the interest of any particular state or region. Rather, they act independently and utilise their expertise in the interest of the entire international civil aviation community.

Environmental protection and aviation security SARPs are considered and recommended by the ICAO Council's technical Committee on Aviation Environmental Protection (CAEP) and Aviation Security Committee, respectively.

More governance information is on the website under [‘About ICAO’](#).

Meetings

The Assembly meets at least every three years. The [41st session](#) took place in September/October 2022 in Montréal, Canada.

Membership

The ICAO has 193 members. The three-year Council terms listed below began at the 2022 Assembly session. Members that have not served on the Council are not listed.

Council members (36)

	Previous	Current
Algeria	1980–86 1998–2004	16–19
Angola	1995–98	
Argentina	1947–2022	2022–25
Australia	1947–2022	2022–25
Austria	2004–07	2022–25
Belgium	1947–59 62–74 83–86 92–95	2010–13
Bolivia	1995–98 2013–16	2022–25
Botswana	1998–2001	
Brazil	1947–2022	2022–25
Burkina Faso	2010–16	
Cabo Verde	2016–19	
Cameroon	1980–83 1992–2016	
Canada	1947–2022	2022–25
Chile	1947–50 89–92 2002–07	13–16 2022–25
China	1974–2022	2022–25
Colombia	1962–86 1992–2001	04–07 10–13 16–22
Congo	1962–73 2016–19	
Costa Rica	1965–68 74–77 2001–04	19–22
Côte d'Ivoire	2019–22	
Cuba	1986–89 1998–2004	10–13 16–19
Czechia	1947–48 65–95	2001–04
Denmark	1950–53 59–62 68–71 80–83	95–98 2010–13
Dominican Republic	2007–10 13–16	19–22
Ecuador	1992–95 2007–10	16–19

Egypt	1947-2022	2022-25
El Salvador	1980-83 95-98 2007-10	2022-25
Equatorial Guinea	2019-22	2022-25
Eswatini	2010-13	
Ethiopia	2001-07	2022-25
Finland	1977-80 89-92 2004-07 19-22	
France	1948-2022	2022-25
Germany	1959-2022	2022-25
Ghana	1986-92 2004-10	2022-25
Greece	2019-22	
Guatemala	1959-62 68-71 83-86 2010-13	
Honduras	1977-80 89-92 2004-07	
Hungary	2004-07	
Iceland	1992-2001 07-10	2022-25
India	1947-2022	2022-25
Indonesia	1968-2001	
Iraq	1980-92	
Ireland	1947-59 2001-04 16-19	
Italy	1950-2022	2022-25
Jamaica	1977-86	2022-25
Japan	1956-2022	2022-25
Kenya	1965-68 74-77 83-89 1992-2001 13-19	
Lebanon	1953-86 1992-2007	
Libya	2013-16	
Madagascar	1974-86 89-92	
Malaysia	2007-10 13-22	2022-25
Mauritania		2022-25
Mauritius	2001-04	
Mexico	1962-2022	2022-25
Morocco	1947-59 74-80 92-98 2010-13	
Mozambique	2004-07	
Namibia	2007-10	
Netherlands	1947-71 73-74 80-83 89-92 1998-2001 19-22	
Nicaragua	1962-65 71-74 92-95 2013-16	
Nigeria	1962-2022	2022-25
Norway	1953-56 62-65 71-74 83-86 1998-2001 13-16	
Pakistan	1973-2007	
Panama	1986-2001 16-19	
Paraguay	2001-04 10-13 19-22	
Peru	1947-49 50 86-89 2004-07 10-13 19-22	
Philippines	1950-51 53-55 59-68	
Poland	2013-16	
Portugal	1947-62 2013-16	
Qatar		2022-25
ROK	2001-22	2022-25
Romania	1995-98 2005-10	2022-25
Russian Federation	1971-2022	
Saint Lucia	2004-07	
Saudi Arabia	1986-2022	2022-25
Senegal	1968-2004	
Singapore	2003-22	2022-25
Slovakia	1998-2001	
Slovenia	2010-13	
South Africa	1950-65 2003-22	2022-25
Spain	1951-2022	2022-25
Sudan	2019-22	

Sweden	1947–50 56–59 65–68 74–77 86–89 2001–04 16–19	
Switzerland	1986–89 95–98 2002–10	
Trinidad and Tobago	1973–77 89–98	
Tunisia	1962–74 86–92 2004–10 19–22	
Türkiye	1947–48 2016–19	
Uganda	1971–74 80–83 2007–13	
UAE	2007–22	2022–25
UK	1947–2022	2022–25
UR of Tanzania	1968–71 77–80 83–95 2013–19	
USA	1947–2022	2022–25
Uruguay	1998–2001 07–10 16–19	
Venezuela	1980–92 95–98 2001–04 07–10 13–16	2022–25
Zambia	2019–22	
Zimbabwe		2022–25

Universal Postal Union (UPU)

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LinkedIn: www.linkedin.com/company/universal-postal-union/
YouTube: www.youtube.com/universalpostalunion

Internet: www.upu.int/en.html

Director-General: Masahiko Metoki, Japan (elected by the UPU Congress in 2021, took office January 2022)

Purpose

Created in 1874, the UPU is an intergovernmental organisation and the primary forum for cooperation between governments, postal entities and other stakeholders in the worldwide postal sector. In addition to maintaining a universal network, the UPU establishes the rules for international mail exchanges among its 192 members and makes recommendations to stimulate mail volume growth and to improve the quality of service for customers.

Every four years, UPU member countries adopt a global **strategy** for the postal sector. The most recent is the Abidjan Postal Strategy, which was adopted in 2021 during the Universal Postal Congress. The Abidjan Strategy is structured around three main strategic pillars: being the main forum, the provider of innovative and affordable technical solutions, and the prime information and knowledge centre of the postal sector. The Strategy is aligned with Postal Vision 2030 – the UPU’s advocacy message for the postal sector, designed to support the 2030 Agenda for Sustainable Development.

As a specialised agency of the UN since 1948, the UPU collaborates with many UN programmes and agencies to promote the role of the postal sector in areas such as development and technical cooperation, trade facilitation, financial inclusion, security, e-commerce, disaster-risk reduction and climate change.

World Post Day is celebrated annually on 9 October.

Structure

The **Universal Postal Congress** is the four-yearly conference at which Acts of the Union, including the Constitution, are revised and members of the **Council of Administration (CA)** and **Postal Operations Council (POC)** are elected.

The CA supervises the UPU's work between congresses. Forty member countries are elected at the Congress on the basis of equitable geographical distribution. They may not hold office for more than two consecutive terms. The 41st member is the Congress host country, which usually becomes the Chair. The Chair for 2022–25 is Côte d'Ivoire.

The POC is responsible for operational, commercial, technical and economic postal matters. Forty-eight member countries are elected at Congress on the basis of equitable geographical distribution. The POC members elect the Chair. The Chair for 2022–25 is France.

In addition, the UPU [Consultative Committee](#) (CC), created by the 2004 Bucharest Congress, gives postal stakeholders other than public postal operators and regulators a voice. It consists of non-governmental organisations, delivery service providers, workers' organisations, suppliers of goods and services to the postal sector, companies specialising in e-commerce, retail, return logistics, payment solutions, internet and technology, and other public and private organisations active in the international postal sector. Membership applications are approved by the respective UPU member countries. The CC also includes UPU members named by the CA and POC as observers.

The [International Bureau](#) is the UPU's Permanent Secretariat with headquarters in Berne, Switzerland. It provides logistical and technical support for the UPU's bodies. It also serves as an office of liaison, information and consultation, and promotes technical cooperation among UPU members. More governance information is on the website under 'UPU'.

Meetings

The Congress meets every four years. Most recently, the 27th Congress, postponed from September/October 2020 due to the COVID-19 pandemic, took place from 9 to 27 August 2021 in Abidjan, Côte d'Ivoire.

Extraordinary Congress meetings can also be called outside of the four-year cycle. The first Extraordinary Congress was held in 1900 in Berne, Switzerland, to mark the 25th anniversary of the UPU; the second in 2018 in Addis Ababa, Ethiopia, to discuss the sustainability of the postal sector; and the third in 2019 in Geneva, Switzerland, to discuss the remuneration rates of small packets. The fourth Extraordinary Congress is scheduled to take place from 1 to 5 October 2023 in Riyadh, Saudi Arabia, to discuss the UPU's expanded collaboration with wider postal sector players.

The CA and POC usually meet twice a year at the UPU headquarters in Switzerland, and the CC meets once a year, usually at UPU headquarters, at the same time as the POC spring session. Since 2020, all CA, POC and CC meetings are held in a hybrid format.

Membership

Any UN Member State may become a member of the UPU. Countries that are not UN members may become a UPU member, provided that the request is approved by at least two-thirds of the UPU member countries. As at 30 June 2023, the UPU had 192 members – all UN members except Andorra, Marshall Islands, Micronesia and Palau, plus non-UN members Aruba, Curaçao and Sint Maarten (formerly Netherlands Antilles); Overseas Territories (UK); and the Vatican.

The following list shows the CA and POC members for the current term. The CC members are listed on the website under 'The UPU' and '[Consultative Committee](#)'.

Postal Operations Council (POC) and Council of Administration (CA) members 2022–25

Zone 1 – Western Hemisphere

Argentina: CA, POC	Chile: CA, POC	Peru: CA
Barbados: POC	Colombia: POC	USA: CA, POC
Brazil: POC	Cuba: CA	Uruguay: CA, POC
Canada: CA, POC	Paraguay: CA	

Zone 2 – Eastern Europe and Northern Asia

Belarus: CA	Georgia: CA, POC	Romania: POC
Bosnia and Herzegovina: CA	Kazakhstan: CA, POC	Russian Federation: CA, POC
Bulgaria: POC	Poland: POC	

Zone 3 – Western Europe

Austria: POC	Italy: POC	Sweden: POC
Belgium: CA, POC	Netherlands: POC	Switzerland: CA, POC
France: CA, POC	Norway: POC	Türkiye: POC
Germany: CA, POC	Spain: CA, POC	UK: CA, POC

Zone 4 – Southern Asia, Oceania

Australia: POC	Jordan: CA	Singapore: POC
Bangladesh: CA	Malaysia: CA, POC	Thailand: CA
China: CA, POC	Oman: CA	UAE: CA, POC
India: CA, POC	Qatar: CA	Viet Nam: POC
Indonesia: POC	ROK: POC	
Japan: POC	Saudi Arabia: CA, POC	

Zone 5 – Africa

Algeria: CA, POC	Kenya: CA, POC	Senegal: POC
Burkina Faso: POC	Madagascar: CA, POC	Tunisia: CA, POC
Cameroon: CA, POC	Mali: CA	UR of Tanzania: CA, POC
Egypt: CA, POC	Morocco: POC	Zambia: CA
Ghana: CA	Nigeria: CA, POC	

International Telecommunication Union (ITU)

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Telephone: +41 22 730 5111	Twitter: @ITU

Internet: www.itu.int

Secretary-General: Doreen Bogdan-Martin, USA (elected by ITU Member States in September 2022 for a four-year term from 1 January 2023)

Purpose

ITU is the UN's specialised agency for information and communication technologies (ICTs), bringing together governments and industry to coordinate global telecommunication networks and services. ITU was founded in 1865 in Paris as the International Telegraph Union. The 1932 Madrid Plenipotentiary Conference decided the current name, which came into use on 1 January 1934.

The [Strategic Plan](#) for 2024–27, approved at ITU's 2022 Plenipotentiary Conference (PP-22), outlines two strategic goals for the organisation:

1. Universal Connectivity: Enable and foster universal access to affordable, high-quality and secured telecommunications/ICTs
2. Sustainable Digital Transformation: Foster equitable and inclusive use of telecommunications/ICTs to empower people and societies for sustainable development.

Structure

The Plenipotentiary Conference is ITU's supreme organ. Conferences are composed of ITU's Member State delegations, which determine ITU's underlying policies, direction and activities. The Member States also elect Directors for ITU's [Radiocommunication Sector \(ITU-R\)](#), [Telecommunication Standardization Sector \(ITU-T\)](#) and [Telecommunication Development Sector \(ITU-D\)](#), as well as the Member States on the ITU Council and the 12 members of the Radio Regulations Board.

The ITU Council comprises 48 Member States elected by the Plenipotentiary Conference with due regard to the equitable distribution of seats among five world regions (details in the list of members). It acts on behalf of the Plenipotentiary Conference between its meetings. More information is on the website under 'Membership' and 'How we are governed'.

Meetings

The Plenipotentiary Conference is convened every four years. The most recent, [PP-22](#), was held in Bucharest, Romania, in September–October 2022. The ITU Council meets annually.

ITU's three key sectors meet between Plenipotentiary Conferences at, respectively: the Radiocommunication Assembly ([RA](#)); the World Telecommunication Standardization Assembly ([WTSA](#)); and the World Telecommunication Development Conference ([WTDC](#)). ITU also serves as secretariat for the treaty-making World Radiocommunication Conference ([WRC](#), held in tandem with the RA) and regularly convenes international meetings, conferences and seminars related to promoting and enabling global connectivity.

Membership

ITU has 193 [Member States](#) (all UN Member States except Palau, plus the Vatican) and more than 900 [sector members](#) and [associates](#) from industry, international and regional organisations, as well as [academia](#). Sector members are entitled to participate, with specific rights and obligations, in the work of one or more ITU sectors. About 100 associates also take part in specified ITU work under special arrangements with the sectors. Each sector decides whether to admit an associate as a sector member.

ITU [Council](#) members for 2023–26 were elected in October 2022 at PP-22. Member States are listed on the website under 'Members' Zone' and [Member States](#), and Council members under 'ITU Council' and '[Council membership](#)'. Members that have never served on the Council are not listed below.

Council members (48)

	Previous	Current
The Americas (9 seats)		
Argentina	1947–2022	2023–26
Bahamas	1994–98 2019–22	2023–26
Brazil	1947–2022	2023–26
Canada	1947–2022	2023–26
Chile	1994–98	
Colombia	1982–94	
Costa Rica	2010–18	
Cuba	1989–2022	2023–26
El Salvador	2019–22	2023–26
Jamaica	1989–94	
Mexico	1952–2022	2023–26
Paraguay	2010–22	2023–26

Peru	1982–89	
Saint Lucia	1998–2002	
Suriname	2006–10	
Trinidad and Tobago	1973–82 2006–10	
USA	1947–2022	2023–26
Venezuela	1965–2018	

Western Europe (8 seats)

Denmark	1994–2002	
France	1947–2022	2023–26
Germany	1959–2022	2023–26
Greece	1989–94 2010–22	
Hungary	1973–82 2019–22	
Ireland	1965–73	
Italy	1947–2022	2023–26
Lithuania	2014–18	
Norway	2002–06	
Portugal	1947–52 1994–2010	
Spain	1973–2022	2023–26
Sweden	1973–94 2006–14	2023–26
Switzerland	1947–2022	2023–26
Türkiye	2002–22	2023–26
UK	1947–89 1994–2002	2023–26

Eastern Europe and Northern Asia (5 seats)¹

Azerbaijan	2014–22	2023–26
Bulgaria	1989–2018	2023–26
Czechia	1993–2014 19–22	2023–26
Poland	1965–82 1994–2006 10–22	2023–26
Romania	1973–89 1994–2022	2023–26
Russian Federation	1947–2022	
Ukraine	1994–98 2006–10	
Uzbekistan	1947–59	

Africa (13 seats)

Algeria	1965–2022	2023–26
Benin	1982–98	
Burkina Faso	1989–2022	
Cabo Verde	1989–98	
Cameroon	1973–2014	
Côte d'Ivoire	1998–2002 19–22	
DR Congo	1973–82	
Egypt	1973–2022	2023–26
Ethiopia	1959–89	
Gabon	1998–2002	
Ghana	2002–22	2023–26
Kenya	1982–2022	2023–26
Madagascar	1965–73	
Mali	1989–2018	
Mauritius		2023–26
Morocco	1959–2022	2023–26
Nigeria	1965–98 2002–22	2023–26
Rwanda	2010–22	2023–26
Senegal	1973–2022	2023–26
South Africa	1994–2014 19–22	2023–26
Tunisia	1959–2022	2023–26
Uganda	1965–73 2002–06 14–22	2023–26

UR of Tanzania.....	1973–2002 06–10 14–18.....	2023–26
Zambia.....	1982–89	

Asia and Australasia (13 seats)

Australia.....	1959–2022.....	2023–26
Bahrain.....		2023–26
Bangladesh.....	2010–18	
China.....	1947–2022.....	2023–26
India.....	1952–2022.....	2023–26
Indonesia.....	1982–98 2002–22.....	2023–26
Iran.....	1973–82 2002–06 19–22	
Japan.....	1959–2022.....	2023–26
Kuwait.....	1982–2002 10–22.....	2023–26
Lebanon.....	1965–89	
Malaysia.....	1973–82 1989–2014.....	2023–26
Pakistan.....	1982–2010 14–22	
Philippines.....	1982–2002 06–22.....	2023–26
ROK.....	1989–2022.....	2023–26
Saudi Arabia.....	1965–2022.....	2023–26
Thailand.....	1973–2022.....	2023–26
UAE.....	2006–22.....	2023–26
Viet Nam.....	1994–2006	

Note

- 1 Czechoslovakia served on the Council in 1989–1992. The former Socialist Federal Republic of Yugoslavia served on the Council in 1989–92.

World Meteorological Organization (WMO)

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Switzerland

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Fax: +41 22 730 8181
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Internet: <https://public.wmo.int/en>

Secretary-General: Petteri Taalas, Finland (since January 2016; reappointed by the 18th World Meteorological Congress in June 2019 for a second four-year term from January 2020)¹

Purpose

The WMO is the UN's specialised agency on the state and behaviour of the earth's atmosphere, its interaction with the oceans, the climate it produces and the resulting distribution of water resources. It is the successor to the International Meteorological Organization, which was established in 1873. The WMO formally came into existence in 1950 and became a UN specialised agency in 1951.

Article 2 of the WMO Convention, which was signed in Washington in 1947 and came into force in 1950, defined the Organization's purposes as being to:

- Facilitate worldwide cooperation in the establishment of networks of stations for making meteorological observations, as well as hydrological and other geophysical observations related to meteorology, and to promote the establishment and maintenance of centres charged with the provision of meteorological and related services
- Promote the establishment and maintenance of systems for rapid exchange of meteorological and related information
- Promote standardisation of meteorological and related observations, and ensure the uniform publication of observations and statistics

- Further the application of meteorology to aviation, shipping, water problems, agriculture and other human activities
- Promote activities in operational hydrology and further close cooperation between meteorological and hydrological services
- Encourage research and training in meteorology and, as appropriate, in related fields, and assist in coordinating the international aspects of such research and training.

Structure

The [World Meteorological Congress](#) is the WMO's supreme body. It determines general policies, elects the President, Vice-Presidents and Executive Council members, and appoints the Secretary-General. The [Executive Council](#) has 37 members, comprising the WMO President and three Vice-Presidents, the six regional association presidents (ex officio members) and 27 directors. All are directors of national meteorological or hydrometeorological services and serve in their individual capacities. When a vacancy occurs among the 27 elected members between Congress sessions, an acting member is designated by the Executive Council.

There are six [regional associations](#): Africa; Asia; South America; North America, Central America and the Caribbean; South-West Pacific; and Europe. Each regional association elects its own president every four years. Following approval of a Constituent Bodies Governance Reform by the 18th World Meteorological Congress in June 2019, WMO's eight technical commissions were replaced by two more coordinated [technical commissions](#): the Commission for Observation, Infrastructure and Information Systems ([Infrastructure Commission](#)) and the Commission for Weather, Climate, Hydrological, Marine and Related Environmental Services and Applications ([Services Commission](#)).

The [Technical Coordination Committee](#) (TCC) acts as a two-way interface between the Executive Council and the technical bodies of the Organization: technical commissions, the [Research Board](#) and other relevant bodies. More governance information is on the website under 'About Us' and '[Governance](#)'.

Meetings

The Congress meets once every four years, most recently at the [19th](#) session in May–June 2023 in Geneva, Switzerland and in hybrid format. Extraordinary sessions of Congress may be convened by the Executive Council as appropriate. The Executive Council meets annually. As a result of the reform, from 2020, regional associations and technical commissions may have two sessions in the financial period.

Membership

The WMO comprises 187 [Member States](#) and six territories. Apart from regional association presidents, the [Council members](#) serve terms that finish at the end of Congress in the year shown.

Executive Council members (37)*

	Previous	Current
Algeria.....	1987–91	
Angola.....	1979–80	
Argentina.....	1975–2000 03–23	
Australia.....	1958–2023	2023–27
Austria.....	1994–98 2018–22	
Bahamas.....	2009–13	
Bahrain.....	2000–08	

Belgium	1963-71	
Belize	2002-03 05-08	
Benin	1997-2001	
Botswana	1995-2003	
Brazil	1974-99 2001-16 18-23	2023-27
British Caribbean Territories	1983-20123	2023-27
Burkina Faso		2023-27
Burundi	1993-97	
Cameroon	1979-81 86-95 2001-03 15-23	2023-27
Canada	1975-2023	2023-27
Chile	1980-82 89 2007 08-11 15-19	
China	1973-23	2023-27
Colombia	1971-83 91-92 95-99 20-23	
Congo	1981-87 1999-2001 11-15	
Cook Islands	2005-10	
Costa Rica	1986-91 2003-19	
Côte d'Ivoire	1986-87 90-95 2014-23	2023-27
Croatia	2009-18	
Cuba	1983-84	
Curaçao and Sint Maarten ²	1993-95 1997-2005 16-23	2023-27
Czechia	1995-99 2004-07	
Denmark	1999-2003	
Ecuador	1963-71 2000-03 11-15	
Egypt	1955-85 87-91 95-99 2003-06 07-11 17-19	2023-27
Eswatini		2023-27
Ethiopia	1982-90 2003-05 14-23	2023-27
Fiji	1995-2003 11-19	
Finland	1983-90 2007-15	
France	1951-2006 07-23	2023-27
Gambia	1994-95	
Germany	1963-2023	2023-27
Ghana	1979-81 87-91 2003-06	
Greece	1989-94	
Guatemala	1973-77	
Guinea	2002-21	
Guyana	2021-23	2023-27
Honduras	1991-93	
Hungary	1979-81 2000-01 22-23	
Iceland	2018-19	
India	1979-99 2002-23	2023-27
Indonesia	1993-99 2001-02 07-18 19-23	2023-27
Iran	1969-79 1991-2011 19-23	
Iraq	1979-82	
Ireland		2023-27
Israel	1995-2002	
Italy	1983-95 1998-2000 03-15 16-21	2023-27
Jamaica	2019-20	2020-24
Japan	1967-2015 16-19 19-23	2023-27
Jordan	1987-91 2003-06	
Kenya	1971-2013	2023-27
Lesotho	1994-95 2003-07	
Lithuania	2002-05	
Luxembourg	1955-71	
Malawi	1981-82 91-95	

Malaysia	1979-86 95-96 1998-2001 03-05 06-15	
Mali	1990-2001 06-07 21-23	
Mauritania	2007-11	
Mauritius	1975-79 2007-11	
Mexico	1979-85 1995-2002 07-09 13-16	
Mongolia	1975 1994-2000	
Morocco	1983-87 1999-2003 11-16 19-23	
Mozambique	2006-07 19-23	
Myanmar	1982-84	
Namibia	2007-11 18 19-23	
Nepal	1983-87	
Netherlands	1991-95	
New Caledonia	1962-71	
New Zealand	1986-88 2003-07 10-11	
Niger	1985-91 2012-14	
Nigeria	1973-83 91-93 1995-2002 07-17 18-23	2023-27
Norway	1979-83 90-94 2022-23	
Pakistan	1971-91 2003-07	
Panama	1987-91 2008-09	
Paraguay	1959-63 91-99 2003-05 11-17	
Peru	1983-87 2007-11 18-21	2023-27
Philippines	1974-95 97-99	
Poland	1971-75 1991-2003 07-16	
Portugal	1984-87 2001-02	
Qatar	1986-95 2012-17	
ROK	2000 07-17 18-23	2023-27
Romania	2021-23	2023-25
Russian Federation	1951-2003 04-23	
Rwanda	1991-92 98-99 2006-07	
Saudi Arabia	1983-2002 07-19	
Senegal	1975-85 95-97 2001-04 11-12	
Singapore	1967-74 89-92 2002-06 15-23	2023-27
South Africa	1995-2005 07-17 18-19	2023-27
Spain	1983-96 1999-2000 03-23	
Sudan	1959-63 91-95 2010-12	
Sweden	1955-79	
Switzerland	1971-75 2003-09 19-23	2023-27
Syrian AR	1979-84 2001-03	
Togo	1983-90	
Tonga	2014 18-22	2022-25
Trinidad and Tobago	1994-97	
Tunisia	1975-79 91-95	
Türkiye	2015-18 19-23	2023-27
UAE	2017-21	2023-27
Uganda	1971-79	
UK	1979-2023	2023-27
UR of Tanzania	1975-79 1995-2007 12-23	
USA	1951-2023	2023-24
Uruguay	1982-91 1999-2000 03-05 19-20	2023-24
Uzbekistan	2008-12	
Venezuela	1971-79 86-88 94-95 1999-2003 06-10	
Viet Nam		2023-24
Zambia	1983-87 2011-15	
Zimbabwe	1987-91 2014-18	

President, Vice-Presidents and Regional Association Presidents

President

Abdulla Ahmed Al Mandous, UAE

First Vice-President

Daouda Konate, Côte d'Ivoire

Second Vice-President

Eoin Moran, Ireland

Third Vice-President

Mrutyunjay Mohapatra, India

Presidents of regional associations

Region I, Africa: Fetene
Teshome, Ethiopia

Region III, South America:
Pablo Daniel Cabrera,
Uruguay

Region V, South-West Pacific:
'Ofa Fa'anunu, Tonga

Region II, Asia: Tran Hong
Thai, Viet Nam
(Acting President)

Region IV, North America,
Central America and
the Caribbean: Evan G
Thompson, Jamaica

Region VI, Europe: Elena
Mateescu, Romania
(Acting President)

Members that have not served on the Executive Council*

Afghanistan

Eswatini

North Macedonia

Albania

French Polynesia

Oman

Andorra

Gabon

Papua New Guinea

Antigua and Barbuda

Georgia

Republic of Moldova

Azerbaijan

Guinea-Bissau

Saint Lucia

Bangladesh

Haiti

Samoa

Barbados

Hong Kong, China

São Tomé and Príncipe

Belarus

Iceland

Serbia

Bhutan

Ireland

Seychelles

Bolivia

Kazakhstan

Sierra Leone

Bosnia and Herzegovina

Kiribati

Slovakia

Brunei Darussalam

Kuwait

Slovenia

Bulgaria

Kyrgyzstan

Solomon Islands

Cabo Verde

Lao PDR

Somalia

Cambodia

Latvia

South Sudan

Central African Republic

Lebanon

Sri Lanka

Chad

Liberia

Suriname

Comoros

Libya

Tajikistan

Cyprus

Macau, China

Thailand

DPRK

Madagascar

Timor-Leste

DR Congo

Maldives

Turkmenistan

Djibouti

Malta

Tuvalu

Dominica

Micronesia

Ukraine

Dominican Republic

Montenegro

Vanuatu

El Salvador

Nauru

Viet Nam

Eritrea

Nicaragua

Yemen

Estonia

Niue

Notes

* Current terms are as at June 2023. Further details can be found on the WMO Executive Council website. The former Socialist Federal Republic of Yugoslavia served on the Executive Council from 1963 to 1991.

- On 1 June 2023, at the 19th WMO Congress, WMO members elected Celeste Saulo, Argentina, as Secretary-General for the four-year term beginning 1 January 2024.
- Group membership of the Netherlands Antilles and Aruba was officially dissolved on 10 October 2010 and has been replaced by the group membership of Curaçao and Sint Maarten as a Member territory.

International Maritime Organization (IMO)

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Internet: www.imo.org

Secretary-General: Kitack Lim, ROK (elected by the IMO Council in June 2015 and re-elected for a second and final four-year term from 1 January 2020)*

Purpose

The IMO is the UN specialised agency responsible for the safety of life at sea, maritime security and the protection of the marine environment through prevention of pollution caused by ships.

It facilitates cooperation among governments to achieve the highest practicable standards of maritime safety and security, and efficiency in navigation. It deals with legal matters connected with international shipping, including liability and compensation regimes, as well as with facilitation of international maritime traffic. It is also responsible for providing technical assistance in maritime matters to developing countries.

The Organization was created by the Convention on the International Maritime Organization, which concluded at Geneva in 1948 and came into force in 1958. The first Assembly was convened in London in 1959. Prior to 22 May 1982 (the date of entry into force of the 1975 amendments to the Convention), the Organization's name was the Intergovernmental Maritime Consultative Organization (IMCO).

The IMO convenes international conferences on shipping matters and for drafting international conventions or agreements on this subject. The current emphasis is on ensuring relevant conventions and treaties are properly implemented by the countries that have accepted them. The IMO has adopted a mandatory Member State audit scheme.

The IMO also acts as a secretariat in respect of the [Convention](#) on the Prevention of Marine Pollution by Dumping of Wastes and Other Matter, adopted in London in 1972, which is being superseded by its 1996 Protocol that regulates the disposal into the sea of waste materials generated on land. Consultative meetings are normally held once a year.

The IMO has implemented procedural changes since its inception to ensure that treaty changes can be introduced more quickly. One of the most successful of these has been the process known as 'tacit acceptance', which has been included in most technical conventions adopted by the IMO since the early 1970s. Rather than requiring 'explicit acceptance' to adopt amendments to a treaty, the tacit acceptance procedure means that amendments enter into force on a set date unless they are specifically rejected by a specific number of countries.

Structure

The [Assembly](#) is the IMO's highest governing body and consists of all Member States. It is responsible for approving the IMO's work programme, voting on the budget and determining the financial arrangements. It also elects the Council.

The 40-member [Council](#) is the IMO's executive organ. Between Assembly sessions, the Council performs all the Assembly's functions except for making recommendations to governments on maritime safety and pollution prevention. This function is reserved for the Assembly by article 15(j) of the Convention. The Council is responsible for appointing the IMO Secretary-General, subject to the Assembly's approval. Council members are elected for two-year terms from three categories of states so as to represent shipping interests and the major areas of the world.

There are five main committees: Maritime Safety, Marine Environment Protection, Legal, Technical Cooperation and Facilitation. All IMO committees are open to all member governments on an equal basis. More governance information is on the website under 'About IMO' and 'Structure'.

Meetings

The Assembly meets once every two years in regular session, but may also meet in extraordinary session if necessary. Its 33rd regular session is scheduled to be held from 27 November to 6 December 2023. The meetings programme is on the [website](#).

Membership

The IMO has 175 members and three associate members. Council members are elected for a biennium, with their two-year terms beginning immediately after each regular session of the Assembly. Council members elected at the most recent Assembly in December 2021, whose term ends in November 2023, are referenced below as serving for the 2022–23 biennium.

IMO elections take place pursuant to three categories, rather than by region. Category A Council members are the 10 states with the largest interest in providing international shipping services; Category B Council members are the 10 other states with the largest interest in international seaborne trade; Category C Council members are the 20 states not elected under either category A or B that have special interests in maritime transport or navigation and whose election will ensure the representation of all major areas of the world. The categories for current terms are noted in brackets in the following list.

This Handbook outlines the procedures in force at the time of printing. In December 2021, the IMO Assembly adopted [Amendments to the IMO Convention](#) to expand the size of the IMO Council from 40 members to 52 members, as well as to extend the standard term of a Council member from two years to four years. The amendments will enter into force when they have been accepted by two-thirds of the IMO membership, or 117 states.

Council members (2022–2023 biennium)

	Previous ¹	Current
African states		
Algeria.....	1972–79 84–99 2002–07	
Egypt (C).....	1978–2013 16–21.....	2022–23
Gabon.....	1984–87	
Ghana.....	1970–73 84–87 96–97 2002–05	
Kenya (C).....	1978–79 2002–03 06–21.....	2022–23
Liberia.....	1978–91 98–99 2012–17	
Madagascar.....	1964–71	
Morocco (C).....	1980–81 84–97 2000–01 12–21.....	2022–23
Nigeria.....	1974–85 88–95 2004–05 08–11	
South Africa.....	1998–2021	
Tunisia.....	1998–99	
Asia–Pacific states		
Bangladesh.....	1982–87 2002–17	
China (A).....	1976–81 1984–2021.....	2022–23
Cyprus (C).....	1988–2021.....	2022–23
India (B).....	1960–2021.....	2022–23
Indonesia (C).....	1974–79 1984–2021.....	2022–23
Iran.....	1992–97	
Japan (A).....	1960–2021.....	2022–23
Kuwait.....	1978–91 94–95 2020–21	
Lebanon.....	1982–91 2002–03	

Malaysia (C)	2006–21	2022–23
Pakistan	1978–81 88–93	
Philippines (C)	1990–93 1998–2021	2022–23
Qatar (C)		2022–23
ROK (A)	1992–2021	2022–23
Saudi Arabia (C)	1982–97 2004–11	2022–23
Singapore (C)	1994–2021	2022–23
Thailand (C)	2006–21	2022–23
UAE (B)	2018–21	2022–23
Vanuatu (C)		2022–23

Eastern European states

Bulgaria	1984–85	
Poland	1968–77 80–83 86–91 94–99 2002–05	
Romania	1978–79	
Russian Federation (A)	1960–2021	2022–23

Latin American and Caribbean states

Argentina	1960–63 76–79 1984–2017 20–21	
Bahamas (C)	1992–95 2000–21	2022–23
Barbados	1990–91	
Brazil (B)	1968–2021	2022–23
Chile (C)	1984–85 2002–21	2022–23
Cuba	1980–81 84–85	
Honduras	2002–03	
Jamaica (C)	1980–83 2008–15 18–21	2022–23
Mexico (C)	1978–79 82–83 86–87 1990–2021	2022–23
Panama (A)	1980–83 86–89 92–93 1996–2021	2022–23
Peru	1978–81 88–89 2014–21	
Trinidad and Tobago	1984–89	
Venezuela	2002–05	

Western European and Other states

Australia (B)	1960–75 1986–2021	2022–23
Belgium (C)	1960–67 70–75 2006–07 10–21	2022–23
Canada (B)	1960–2021	2022–23
Denmark (C)	2002–21	2022–23
Finland	1998–2001	
France (B)	1960–2021	2022–23
Germany (B)	1960–2021	2022–23
Greece (A)	1960–77 1980–2021	2022–23
Italy (A)	1960–73 76–77 1982–2021	2022–23
Malta (C)	1978–79 2000–21	2022–23
Netherlands (B)	1960–73 84–87 1992–2021	2022–23
New Zealand	2008–09	
Norway (A)	1960–2021	2022–23
Portugal	2004–07	
Spain (B)	1974–75 1980–2021	2022–23
Sweden (B)	1960–69 1988–2019	2022–23
Türkiye (C)	2000–21	2022–23
UK (A)	1960–2021	2022–23
USA (A)	1960–2021	2022–23

Members that have not served on the Council

African states

Angola	Botswana	Cameroon
Benin	Cabo Verde	Comoros

Congo	Guinea-Bissau	Seychelles
Côte d'Ivoire	Libya	Sierra Leone
DR Congo	Malawi	Somalia
Djibouti	Mauritania	Sudan
Equatorial Guinea	Mauritius	Togo
Eritrea	Mozambique	Uganda
Ethiopia	Namibia	UR of Tanzania
Gambia	São Tomé and Príncipe	Zambia
Guinea	Senegal	Zimbabwe

Asia-Pacific states

Bahrain	Marshall Islands	Sri Lanka
Brunei Darussalam	Mongolia	Syrian AR
Cambodia	Myanmar	Timor-Leste
DPRK	Nauru	Tonga
Fiji	Nepal	Turkmenistan
Iraq	Oman	Tuvalu
Jordan	Palau	Viet Nam
Kazakhstan	Papua New Guinea	Yemen
Kiribati	Samoa	
Maldives	Solomon Islands	

Eastern European states

Albania	Estonia	Republic of Moldova
Armenia	Georgia	Serbia
Azerbaijan	Hungary	Slovakia
Belarus	Latvia	Slovenia
Bosnia and Herzegovina	Lithuania	Ukraine
Croatia	Montenegro	
Czechia	North Macedonia	

Latin American and Caribbean states

Antigua and Barbuda	Ecuador	Paraguay
Belize	El Salvador	Saint Kitts and Nevis
Bolivia	Grenada	Saint Lucia
Colombia	Guatemala	Saint Vincent and the Grenadines
Costa Rica	Guyana	Suriname
Dominica	Haiti	Uruguay
Dominican Republic	Nicaragua	

Western European and Other states

Austria	Israel	San Marino
Iceland	Luxembourg	Switzerland
Ireland	Monaco	

Members outside the UN regional groupings

Cook Islands

Associate members

Faroe Islands	Hong Kong, China	Macau, China
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Notes

* On 18 July 2023, the IMO Council elected Arsenio Dominguez, Panama, as IMO Secretary-General for a four-year term beginning 1 January 2024.

1 The former Socialist Federal Republic of Yugoslavia served on the Executive Council from 1963 to 1991.

362 World Intellectual Property Organization (WIPO)

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YouTube: www.youtube.com/wipo
Flickr: www.flickr.com/photos/wipo/collections/

Internet: www.wipo.int

Director-General: Daren Tang, Singapore (appointed by the WIPO General Assembly, upon nomination by the Coordination Committee, for a six-year term from October 2020 to September 2026)

Purpose

WIPO is the UN's specialised agency for intellectual property (IP) (copyrights, patents, trademarks, industrial designs and geographical indications). It helps governments, businesses and society realise the benefits of IP. WIPO provides:

- A [policy](#) forum to shape balanced international IP rules for a changing world; [global services](#) to protect IP across borders and to resolve disputes
- [Technical infrastructure](#) to connect IP systems and share knowledge
- [Cooperation](#) and [capacity-building](#) programmes to enable all countries to use IP for economic, social and cultural development
- A world [reference](#) source for IP information.

WIPO was established by the 1967 Convention Establishing the World Intellectual Property Organization ([WIPO Convention](#)), which was signed on 14 July 1967 in Stockholm, entered into force in April 1970 and was amended in 1979. As at 30 June 2023, the WIPO Convention has 193 contracting [states](#). The Organization became a UN specialised agency in 1974.

WIPO administers 26 [treaties](#) that deal with different legal and administrative aspects of intellectual property, notably the 1883 [Paris](#) Convention for the Protection of Industrial Property that has 179 [contracting parties](#); the 1886 [Berne](#) Convention for the Protection of Literary and Artistic Works that has 181 [contracting parties](#); and the [Patent Cooperation Treaty \(PCT\)](#) that has 157 [contracting states](#).

Structure

The [General Assembly](#) is the Organization's supreme decision-making body (WIPO Convention article 6.1). All states that are both members of WIPO and any of the Unions are members of the WIPO General Assembly. The Conference comprises all 193 WIPO Member States, whether or not they are members of any of the Unions (WIPO Convention article 7a).

The [Coordination Committee](#) comprises 83 members, made up of the combined Paris and Berne Unions' executive committees. It is both an advisory organ on questions of common interest to one or more of the Organization's Unions and the executive organ of the Organization (WIPO Convention article 8). Treaties administered by WIPO have their own governing bodies. More governance information is on the website under 'Policy'.

The International Bureau (Secretariat) has over 1060 staff from 121 countries. Based in Geneva, Switzerland, WIPO also has a [coordination office](#) in New York and [external offices](#) in Abuja, Algiers, Beijing, Moscow, Rio de Janeiro, Singapore and Tokyo.

Meetings

The General Assembly meets in ordinary session once every two years and in extraordinary session every other year. Most recently, its [63rd Series of Meetings](#) took place in Geneva from

14 to 22 July 2022. The Conference meets at the same time as the General Assembly. The Coordination Committee holds an ordinary session once a year.

Membership

As at 30 June 2023, WIPO had 193 [Member States](#) and 366 accredited [observers](#). See the website under 'About WIPO' for membership lists.

To become a member of WIPO, a state must deposit an instrument of ratification or accession to the WIPO Convention with the Director-General. The Convention provides that membership is open to any state that is: a member of the Paris Union for the Protection of Industrial Property or the Berne Union for the Protection of Literary and Artistic Works; or a member of the UN or its specialised agencies or the International Atomic Energy Agency (IAEA) or party to the Statute of the International Court of Justice; or invited by the WIPO General Assembly to become a member.

International Fund for Agricultural Development (IFAD)

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Facebook: www.facebook.com/IFAD

Twitter: [@IFAD](https://twitter.com/IFAD)

Internet: www.ifad.org

President: Alvaro Lario, Spain (appointed by the Governing Council in July 2022 for a four-year term beginning 1 October 2022)

Purpose

IFAD is an international financial institution and UN specialised agency that provides low-interest loans and grants to developing countries to finance agricultural and rural development programmes and projects. IFAD invests in rural people, empowering them to reduce poverty, increase food security, improve nutrition and strengthen resilience. It was established in 1977 as one of the major outcomes of the 1974 World Food Conference.

The majority of IFAD's resources are provided to low-income countries on highly concessional terms under which the loans are repayable over 40 years inclusive of a grace period of 10 years, with a 0.75 percent service charge. In 2007, IFAD's Executive Board approved the Fund's debt sustainability framework (DSF), replacing loans with grants for poor countries unable to sustain debt. More information on financial products is available on the website under 'About', 'Finance' and '[Financial Products and Terms](#)'.

Since starting operations, IFAD has invested about \$24.6 billion in grants and low-interest loans, supporting 1181 programmes and projects. In 2022, IFAD-supported projects reached almost 100 million people. Co-financing worth \$35.4 billion has been provided by governments, project participants, multilateral and bilateral donors and other partners.

IFAD played an active role in the process to frame the Sustainable Development Goals (SDGs), advocating for the interests of smallholders and other rural people who make up the majority of the world's poor. IFAD's [Strategic Framework 2016–2025](#) articulates the Fund's contribution to the 2030 Agenda. IFAD advocates for a holistic, people-centred approach, underlining the principle that development efforts must support social change, the empowerment of the most disadvantaged and marginalised and the creation of an enabling environment for smallholders and other rural people. Climate change, nutrition, gender and youth are key areas of focus for IFAD's work and continue to be mainstreamed over the period of the [12th Replenishment of IFAD's Resources \(2022–24\)](#). The 12th Replenishment was concluded in 2021, with Member States agreeing to a record target for resource mobilisation of \$1.6 billion.

Structure

The **Governing Council** is IFAD's highest decision-making authority. Each Member State is represented on the Council by a governor and/or alternate governor and any other designated advisers. The **Executive Board** is responsible for overseeing IFAD's general operations and approving the Fund's programme of work. It consists of 18 members elected by the Council and 18 alternate members. The President chairs the Executive Board, is IFAD's legal representative, the head of staff and conducts the organisation's business under the direction of the Governing Council and Executive Board. More governance information is available on the [website](#).

Meetings

The Governing Council meets once a year, usually in February. The Executive Board meets three times a year, usually in April, September and December.

Membership

IFAD membership is open to any state that is a member of the UN or its specialised agencies or the International Atomic Energy Agency (IAEA). Countries may join the Fund after approval by IFAD's Governing Council and accession to the Agreement Establishing IFAD. As at 30 June 2023, there were 178 Member States. Members are classified as follows: List A (primarily Organization for Economic Co-operation and Development (OECD) members); List B (primarily Organisation of the Petroleum Exporting Countries (OPEC) members); and List C (primarily developing countries). List C is further divided into sub-list C1 (countries in Africa); sub-list C2 (countries in Europe, Asia and the Pacific); and sub-list C3 (countries in Latin America and the Caribbean).

New members decide which list they wish to be placed on after consultation with the members of that list. A Member State may decide to withdraw from one list to be placed on another, with the approval of members on that list. Prior to 1997, the lists were called categories (IFAD res. 86/XVIII). Members are listed on the website under 'About', 'Governance' and '[Member States](#)'.

The Executive Board has eight members and eight alternates from List A; four members and four alternates from List B; and six members and six alternates from List C – two each in the three regional sub-lists. Board terms are for three years, beginning and ending at the Governing Council session (usually February). Some members and alternates do not serve the full three-year term.

Executive Board members/alternates 2021–24

List A

Canada/Ireland
France/Belgium
Germany/Switzerland¹

Italy/Austria
Japan/Denmark
Sweden/Norway

Netherlands/UK²
USA/Spain

List B

Kuwait/UAE
Nigeria/Qatar

Saudi Arabia/Indonesia
Venezuela/Algeria

List C

Sub-list C1 Africa
Angola/Cameroon
Egypt/Côte d'Ivoire

Sub-list C2 Europe, Asia and the Pacific
China/Pakistan³
India/ROK⁴

Sub-list C3 Latin America and the Caribbean
Brazil/Argentina
Mexico/Dominican Republic⁵

 Notes

- 1 Germany/Luxembourg for 2021.
 - 2 UK/Netherlands for 2021–23.
 - 3 China/Bangladesh for 2021.
 - 4 India/Pakistan for 2021.
 - 5 Mexico/Costa Rica for 2021.
-

UN Industrial Development Organization (UNIDO)

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Director General: Gerd Müller (elected by the UNIDO Industrial Development Board in July 2021 and appointment confirmed by the Organization's General Conference in November 2021 for a four-year term beginning 10 December 2021)

Purpose

UNIDO is the UN specialised agency mandated to promote inclusive and sustainable industrial development and international industrial cooperation. Through this, it aims to create shared prosperity from industry, environmentally sustainable industry and economic competitiveness.

The UNIDO constitution calls on the Organization to:

- Assist developing countries in the formulation of development, institutional, scientific and technological policies and programmes in the field of industrial development
- Analyse trends, disseminate information and coordinate activities in industrial development
- Act as a forum for consultations and negotiations directed towards the industrialisation of developing countries
- Provide technical cooperation to developing countries for the implementation of their development plans for sustainable industrialisation in their public and private sectors.

UNIDO takes part in various UN system inter-agency coordination mechanisms, partners with relevant UN organisations and cooperates with the World Trade Organization (WTO) in the Aid for Trade framework. It is an executing agency under the Global Environment Facility (GEF), a core agency of the UN Global Compact, and an implementing agency for several multi-lateral environmental agreements, including the Montreal Protocol, Stockholm Convention and UN Framework Convention on Climate Change. UNIDO also has direct collaboration agreements with civil society organisations, academia, government-owned institutions and transnational corporations.

The General Assembly created UNIDO in 1966 as a special organ of the UN (GA res. 2152 (XXI)), and the Organization was formally established in January 1967. It became a UN specialised agency in 1985. UNIDO's origins can be traced back to a series of studies on the rapid industrialisation of developing countries carried out by the UN Secretariat in the early 1950s at the request of ECOSOC. The [Lima Declaration: Towards inclusive and sustainable industrial development](#), adopted in 2013 (GC.15/Res1), is UNIDO's long-term vision to eradicate poverty through inclusive and sustainable industrial development (ISID). The [Abu Dhabi Declaration](#), adopted in 2019, draws attention to the important role of the private sector in achieving the Sustainable Development Goals (SDGs) and highlights the emergence of the Fourth Industrial Revolution.

Structure

The [General Conference](#) is UNIDO's highest policy-making organ and consists of all UNIDO Member States. The Conference appoints the Director General for terms of four years. It

determines the guiding principles and policies of the Organization, and approves the budget and work programme. The General Conference also elects the members of the Industrial Development Board (IDB) and the Programme and Budget Committee (PBC). The IDB acts as a preparatory body for the Conference. It consists of 53 Member States elected for four-year terms on a rotational basis. The PBC assists the Board in the preparation and examination of the work programme and financial matters. It consists of 27 Member States elected for two-year terms. More information about UNIDO's governance can be found on the website under 'Resources' and 'Policymaking Organs'.

Meetings

The General Conference meets every two years. The 20th session is scheduled to take place from 27 November to 1 December 2023 in Vienna. The IDB and PBC each meet once a year.

Membership

All states members of the UN or of a specialised agency or of the International Atomic Energy Agency (IAEA) may become members of UNIDO by becoming parties to its Constitution. Other states may become members after their membership has been recommended by the IDB and approved by the General Conference, by a two-thirds majority of members present and voting (UNIDO Constitution, article 3).

As at 30 June 2023, UNIDO had 171 members. In the list below, members of the IDB are identified by note 1 and note 2, and members of the PBC by note 3.

Members (171)*

Afghanistan	Chile	Ghana ^{2,3}
Albania	China ^{1,3}	Grenada
Algeria ^{2,3}	Colombia	Guatemala
Angola ²	Comoros	Guinea
Antigua and Barbuda	Congo	Guinea-Bissau
Argentina ^{2,3}	Costa Rica ²	Guyana
Armenia	Côte d'Ivoire	Haiti
Austria ^{2,3}	Croatia	Honduras
Azerbaijan	Cuba	Hungary ^{2,3}
Bahamas	Cyprus ¹	India ^{2,3}
Bahrain	Czechia	Indonesia ¹
Bangladesh ²	DPRK	Iran ³
Barbados	DR Congo	Iraq
Belarus ¹	Djibouti	Ireland ²
Belize	Dominica	Israel
Benin	Dominican Republic	Italy ^{1,3}
Bhutan	Ecuador	Jamaica
Bolivia	Egypt ^{1,3}	Japan ^{1,3}
Bosnia and Herzegovina	El Salvador	Jordan
Botswana	Equatorial Guinea	Kazakhstan
Brazil ^{1,3}	Eritrea	Kenya ¹
Bulgaria	Eswatini	Kiribati
Burkina Faso ^{1,3}	Ethiopia	Kuwait ¹
Burundi	Fiji	Kyrgyzstan ²
Cabo Verde	Finland ^{1,3}	Lao PDR
Cambodia	Gabon	Lebanon
Cameroon	Gambia	Lesotho
Central African Republic	Georgia	Liberia
Chad	Germany ^{1,3}	Libya

Luxembourg ²	Palau	State of Palestine
Madagascar	Panama ²	Sudan ¹
Malawi	Papua New Guinea	Suriname
Malaysia	Paraguay	Sweden ¹
Maldives	Peru ²	Switzerland ²
Mali ¹	Philippines ³	Syrian AR
Malta ^{2,3}	Poland ^{1,3}	Tajikistan
Marshall Islands	Qatar	Thailand ²
Mauritania	ROK ¹	Timor-Leste
Mauritius	Republic of Moldova	Togo
Mexico ^{1,3}	Romania	Tonga
Micronesia	Russian Federation ^{2,3}	Trinidad and Tobago
Monaco	Rwanda	Tunisia ^{2,3}
Mongolia ²	Saint Kitts and Nevis	Türkiye ^{2,3}
Montenegro	Saint Lucia	Turkmenistan
Morocco ^{2,3}	Saint Vincent and the Grenadines	Tuvalu
Mozambique	Samoa	Uganda
Myanmar	São Tomé and Príncipe	Ukraine
Namibia ¹	Saudi Arabia	UAE ¹
Nepal	Senegal ¹	UR of Tanzania
Netherlands ¹	Serbia	Uruguay ^{1,3}
Nicaragua	Seychelles	Uzbekistan
Niger	Sierra Leone	Vanuatu
Nigeria ²	Slovenia ¹	Venezuela ²
North Macedonia	Somalia	Viet Nam
Norway ¹	South Africa ²	Yemen
Oman	Spain ^{2,3}	Zambia
Pakistan ^{2,3}	Sri Lanka	Zimbabwe

Notes

* As at 30 June 2023, there were two vacancies, one on the IDB and one on the PBC, both for the term expiring at the close of the 20th session of the General Conference in 2023.

1 Members of the IDB, elected to hold office until the end of the 20th regular session of the General Conference in 2023.

2 Members of the IDB, elected to hold office until the end of the 21st regular session of the General Conference in 2025.

3 Members of the PBC, elected to hold office until the end of the 20th regular session of the General Conference in 2023.

World Tourism Organization (UNWTO)

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Twitter: @UNWTO
Instagram: @UNWTO
Flickr: www.flickr.com/photos/unwto

Internet: www.unwto.org

Secretary-General: Zurab Pololikashvili, Georgia (elected by the UNWTO General Assembly in October 2017, took up the position in January 2018; re-elected in December 2021 for a second four-year term from January 2022)

Purpose

UNWTO is the UN specialised agency fostering responsible, sustainable and universally accessible tourism. As part of its mission, UNWTO generates market knowledge, promotes competitive and sustainable tourism policies and instruments, fosters tourism education

and training, and works to make tourism an effective tool for development through technical assistance projects in over 100 countries around the world.

Established as the World Tourism Organization (WTO) in 1975 on the entry into force of statutes adopted in 1970, UNWTO became a UN specialised agency in 2003 (GA res. 58/232 (2003)), formally adopting the change in acronym to UNWTO in 2005. GA res. 32/156 (1977) sets out the relationship between the UN and UNWTO.

As the leading international organisation in the field of tourism, UNWTO promotes tourism as a driver of economic growth, inclusive development and environmental sustainability and offers leadership and support to the sector in advancing knowledge and tourism policies.

UNWTO encourages the implementation of the Global Code of Ethics for Tourism, to maximise tourism's socio-economic contribution while minimising its possible negative impacts, and is committed to promoting tourism as an instrument in achieving the Sustainable Development Goals (SDGs), geared towards reducing poverty and fostering sustainable development worldwide.

Structure

The UNWTO **General Assembly** is the Organization's supreme body. It is composed of full and associate members, while affiliate members participate as observers. The Assembly approves the Organization's budget and work programme. The World Committee on Tourism Ethics is a subsidiary organ of the General Assembly.

The **Executive Council** is UNWTO's governing body. It consists of 35 full members elected by the Assembly with a view to achieving fair and equitable geographical distribution. Spain, as the Organization's host country, sits on the Council as a permanent voting member. One representative of the associate members and one of affiliate members also participate, neither of whom has voting rights. The term of office for elected Council members is four years. Elections for half the members are held every two years. The Council elects one chair and two vice-chairs from among its members.

There are six **regional commissions**, established by the Assembly, covering Africa, the Americas, Europe, the Middle East, East Asia and the Pacific, and South Asia. Specialised committees of UNWTO members advise on management and programme content. Headquartered in Madrid, UNWTO has a liaison office in Geneva and regional offices in Riyadh, Saudi Arabia, and Nara, Japan.

Meetings

The General Assembly meets every two years. Its **25th session** is scheduled to take place in Samarkand, Uzbekistan, in October 2023. The Executive Council meets at least twice a year, and the Regional Commissions normally meet annually. The **118th session** of the Executive Council took place in Punta Cana, Dominican Republic, from 16 to 18 May 2023.

Membership

UNWTO has three categories of members (**Statutes**, articles 4–7):

- Full members: 159 **Member States***
- **Associate members**: six territories or groups of territories not responsible for their external relations but whose membership is approved by the state assuming responsibility for their external relations
- **Affiliate members**: over 500 representatives of the private sector, educational institutions, tourism associations and local tourism authorities.

Permanent observer status, with the right to speak but without the right to vote, was given to the Holy See at the General Assembly in 1979. The State of Palestine was granted special observer status in 1999.

Members (159)*

Current Executive Council terms are shown in brackets.

Full members (159)

Afghanistan	Eswatini	Namibia
Albania	Ethiopia	Nepal
Algeria (2019–23)	Fiji	Netherlands
Andorra	France (2019–23)	Nicaragua
Angola	Gabon	Niger
Antigua and Barbuda	Gambia	Nigeria
Argentina (2021–25)	Georgia (2021–25)	North Macedonia
Armenia (2021–25)	Germany	Oman
Austria	Ghana	Pakistan
Azerbaijan	Greece (2021–25)	Palau
Bahamas	Guatemala (2019–23)	Panama
Bahrain (2021–25)	Guinea	Papua New Guinea
Bangladesh	Guinea-Bissau	Paraguay (2021–23) ²
Barbados	Haiti	Peru
Belarus	Honduras	Philippines
Benin	Hungary	Poland
Bhutan	India (2021–25)	Portugal (2019–23)
Bolivia	Indonesia	Qatar
Bosnia and Herzegovina	Iran (2021–25)	ROK (2019–23)
Botswana	Iraq	Republic of Moldova
Brazil (2021–25)	Israel	Romania
Brunei Darussalam	Italy (2019–23)	Rwanda
Bulgaria	Jamaica	Samoa
Burkina Faso	Japan (2019–23)	San Marino
Burundi	Jordan	São Tomé and Príncipe
Cabo Verde (2021–25)	Kazakhstan	Saudi Arabia
Cambodia	Kenya (2019–23)	(2019–23; Chair for 2023)
Cameroon	Kuwait	Senegal (2019–23)
Central African Republic	Kyrgyzstan	Serbia
Chad	Lao PDR	Seychelles
Chile	Lebanon	Sierra Leone
China (2019–23)	Lesotho	Slovakia
Colombia	Liberia	Slovenia
Comoros	Libya	Somalia
Congo	Lithuania	South Africa (2021–25)
Costa Rica	Madagascar	Spain (Permanent Executive
Côte d'Ivoire (2019–23;	Malawi	Council member)
First Vice-Chair for 2023)	Malaysia	Sri Lanka
Croatia (2021–25)	Maldives	Sudan
Cuba	Mali	Switzerland
Cyprus	Malta	Syrian AR
Czechia	Mauritania	Tajikistan
DPRK	Mauritius (2021–23; Second	Thailand (2019–23)
DR Congo	Vice-Chair for 2023) ¹	Timor-Leste
Djibouti	Mexico	Togo
Dominican Republic (2021–25)	Monaco	Trinidad and Tobago
Ecuador	Mongolia	Tunisia (2019–23)
Egypt	Montenegro	Türkiye (2019–23)
El Salvador	Morocco (2021–25)	Turkmenistan
Equatorial Guinea	Mozambique (2021–25)	Uganda
Eritrea	Myanmar	Ukraine

UAE (2021–25)
UR of Tanzania
Uruguay
Uzbekistan

Vanuatu
Venezuela
Viet Nam
Yemen

Zambia (2021–25)
Zimbabwe

Associate members

Aruba
Flanders

Hong Kong, China
Macau, China

Madeira, Portugal
Puerto Rico

Permanent Observer

Holy See

Special Observer

State of Palestine

Notes

* In April 2022, at the first extraordinary session of the UNWTO General Assembly, members voted to suspend the Russian Federation from the Organization, effective immediately. The Russian Federation announced its withdrawal from UNWTO on the same day.

- 1 Mauritius shared the four-year term 2019–23 with Seychelles.
 - 2 Paraguay shared the four-year term 2019–23 with Chile.
-

International Centre for the Study of the Preservation and Restoration of Cultural Property (ICCROM)

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Internet: www.iccrom.org

Director-General: Webber Ndoro, Zimbabwe (appointed by the ICCROM General Assembly in December 2017 for a four-year term from 1 January 2018; term extended by the ICCROM Council in December 2021 for a further two years until 31 December 2023)

Purpose

ICCROM is an intergovernmental organisation with the mandate of promoting the conservation of all types of cultural heritage, both movable and immovable, through its five main areas of activity: training, research, information, cooperation and advocacy. It was founded by the ninth UN Educational, Scientific and Cultural Organization (UNESCO) General Conference, in New Delhi in 1956, and established in Rome in 1959.

Structure

The **General Assembly**, made up of delegates from ICCROM's Member States, determines the Centre's general policies, including approving its biennial programme of activities and budget, electing Council members and appointing the Director-General. Other functions include approving reports on Council and ICCROM Secretariat activities, determining Member State contributions, adopting ICCROM's financial regulations and approving changes to the Statutes.

The **Council** comprises 25 members elected by the ICCROM General Assembly. Members are experts in the field of conservation and restoration of cultural property, taking into consideration equitable geographical, cultural and specialist field representation. It also has three ex officio members with the right to vote: the Italian Government, Istituto Centrale per il Restauro (ICR) and UNESCO.

Ex officio members without the right to vote are the International Council on Monuments and Sites (ICOMOS), the International Council of Museums (ICOM) and the International Union for Conservation of Nature (IUCN). The UAE and the International Institute for Conservation of Historic Works (IIC) are permanent observers. More governance information is on the website under 'About'.

Meetings

Meetings of the General Assembly take place every two years, with the Council meeting three times per biennium. The 33rd General Assembly is scheduled to take place in November 2023.

Membership

UNESCO Member States may join ICCROM by depositing a formal declaration of accession with the UNESCO Director-General. Non-UNESCO states may apply for membership directly to the ICCROM Secretariat (ICCROM Statutes, article 2). As at 30 June 2023, there were 137 [Member States](#). Council members and their terms are on the website under 'About'.

Members (137)

Afghanistan	Czechia	Lithuania
Albania	Dominican Republic	Luxembourg
Algeria	Ecuador	Madagascar
Andorra	Egypt	Malawi
Angola	Estonia	Malaysia
Argentina	Eswatini	Maldives
Armenia	Ethiopia	Mali
Australia	Finland	Malta
Austria	France	Mauritania
Azerbaijan	Gabon	Mauritius
Bahrain	Gambia	Mexico
Bangladesh	Georgia	Monaco
Barbados	Germany	Mongolia
Belgium	Ghana	Montenegro
Benin	Greece	Morocco
Bolivia	Guatemala	Mozambique
Bosnia and Herzegovina	Guyana	Myanmar
Botswana	Haiti	Namibia
Brazil	Honduras	Nepal
Brunei Darussalam	Hungary	Netherlands
Bulgaria	India	New Zealand
Burkina Faso	Iran	Nicaragua ¹
Cambodia	Iraq	Nigeria
Cameroon	Ireland	North Macedonia
Canada	Israel	Norway
Chad	Italy	Oman
Chile	Japan	Pakistan
China	Jordan	Paraguay
Colombia	Kenya	Peru
Congo ¹	Kuwait	Philippines
Costa Rica	Lao PDR	Poland
Côte d'Ivoire	Latvia	Portugal
Croatia	Lebanon	Qatar
Cuba	Lesotho	ROK
Cyprus	Libya	Romania

Russian Federation	Sweden	UR of Tanzania
Rwanda	Switzerland	USA
Saudi Arabia	Syrian AR	Uruguay
Senegal	Tajikistan	Venezuela ¹
Serbia	Thailand	Viet Nam
Seychelles	Togo	Yemen
Slovakia	Trinidad and Tobago	Zambia
Slovenia	Tunisia	Zimbabwe
South Africa	Türkiye	
Spain	Ukraine	The Sovereign Military Order of Malta is a permanent observer to ICCROM.
Sri Lanka	UAE	
Sudan	UK	

Note

- 1 Currently suspended, under article 9 of the ICCROM Statutes, for having omitted to pay contributions for six consecutive calendar years.
-

WORLD BANK GROUP

Headquarters
1818 H Street NW
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Telephone: +1 202 473 1000

Email: Please use the contact form at <https://inquiries.worldbank.org>
Facebook: www.facebook.com/worldbank
Twitter: [@worldbank](https://twitter.com/worldbank)

Internet: www.worldbank.org

President: Ajay Banga, USA (since 2 June 2023)

Structure

The World Bank Group is an independent specialised agency of the UN comprising the:

- International Bank for Reconstruction and Development (IBRD)
- International Development Association (IDA)
- International Finance Corporation (IFC)
- Multilateral Investment Guarantee Agency (MIGA)
- International Centre for Settlement of Investment Disputes (ICSID).

Normally, the term World Bank Group refers to the first four agencies, while the term 'World Bank' refers specifically to the first two of these institutions, the IBRD and IDA.

The World Bank Group (IBRD, IDA, IFC and MIGA) is committed to creating a world free from poverty on a liveable planet, through the common goals of:

- Ending extreme poverty by decreasing the percentage of people living on less than \$1.90 a day to no more than 3 percent by 2030
- Promoting shared prosperity by fostering the income growth of the bottom 40 percent for every country.

The World Bank Group will launch its new Vision and Mission at the [Annual Meetings](#) in October 2023.

The organisations that make up the World Bank Group are owned by the governments of member nations. Members govern the Group through the Boards of Governors and the Boards of Executive Directors.

The [Boards of Governors](#) consist of one governor and one alternate governor appointed by each member country. The office is usually held by the country's Minister of Finance, Minister

for Development, Governor of its central bank or a senior official of similar rank. The Governors and Alternates serve five-year terms and can be reappointed. Because the Governors only meet formally twice a year, most governance work is delegated to a resident board of 25 Executive Directors, located in Washington, DC.

Seven of the **Executive Directors** are single country chairs. The other 18 are elected according to the wishes of their constituency member countries. The 25 Directors and 25 Alternate Directors are elected for two-year terms. The current term began in November 2022.

If a World Bank member country is also a member of the IFC or IDA, then the appointed Governor and his or her Alternate serve ex officio as the Governor and Alternate on the IFC and IDA Boards of Governors. They usually also serve as representatives of their country on the ICSID Administrative Council. While MIGA Governors and Alternates are appointed separately, it is customary for the MIGA Directors to be the same as the World Bank Executive Directors.

More governance information is on the World Bank website under 'About' and 'Organization'.

International Bank for Reconstruction and Development (IBRD)

1818 H Street NW
Washington, DC 20433
United States of America

Telephone: +1 202 473 1000
Fax: +1 202 477 6391

Internet: www.worldbank.org/ibrd

President: Ajay Banga, USA (since 2 June 2023)

Purpose

The IBRD, the original World Bank Group institution, provides loans, guarantees, risk management products and advisory services to middle-income and credit-worthy low-income countries, and coordinates responses to regional and global challenges. It was established to promote the international flow of capital for productive purposes and to assist in financing the rebuilding of nations devastated by World War II.

The IBRD articles were drawn up at the Bretton Woods Conference in 1944 and the Bank issued its first bond in 1947. IBRD's mission, along with other institutions of the World Bank Group, is now to eliminate extreme poverty and to promote shared prosperity. This work is undertaken largely through technical assistance and lending to client member governments for productive projects, to finance reform programmes and to build local capacity.

Financing

Each Member State has shareholding in IBRD that consists of paid-in and callable capital. No call has ever been made on IBRD capital. IBRD finances its lending activities with its equity, comprising retained earnings and paid-in capital, and by issuing bonds on international capital markets.

IBRD's administrative budget is managed jointly with the International Development Association's (IDA's) budget and is financed by its lending activities, a pro-rata contribution from IDA, income from equity and liquidity management and also externally financed trust funds.

On 1 October 2018, Governors authorised a \$60.1 billion capital increase, including a \$7.5 billion paid-in portion and a \$52.6 billion callable portion. Member States have five years within which to subscribe to the shares made available to them as a result of this capital increase.

Since 1946, IBRD has provided more than \$500 billion in loans to alleviate poverty around the world, with its shareholder governments paying in about \$14 billion in capital.

Structure

Information about governance is included at the start of the World Bank Group section.

Membership

IBRD membership is restricted to members of the International Monetary Fund that have ratified the articles of the Bank and accepted the terms laid down by it. A list of the 189 members is available at www.worldbank.org under 'Who We Are' (find 'Member Countries', and click on IBRD).

International Development Association (IDA)

1818 H Street NW

Washington, DC 20433

United States of America

Telephone: +1 202 473 1000

Fax: +1 202 477 6391

Internet: www.worldbank.org/ida

President: Ajay Banga, USA (since 2 June 2023)

Purpose

The IDA provides low-interest loans, called credits, and grants to governments of low-income countries (gross national income per capita less than an established threshold and updated annually (\$1255 in fiscal year 2023)) and to a number of small island states that are above this threshold (the 'Small Islands Economies Exception'). IDA began operations in 1960 to finance projects or reform programmes in countries that are not able to service loans from the International Bank for Reconstruction and Development (IBRD). With 173 member countries, IDA has become the leading source of concessional lending to the world's poorest countries.

Financing

IDA's lending resources are supplemented by regular replenishments, typically every three years, from donors. Donor representatives, referred to as IDA Deputies, meet regularly to review IDA's performance, review its policies, agree target results for the upcoming financing cycle and replenish IDA funds.

The most recent replenishment, concluded in December 2021, was the 20th (IDA20), for a policy and financial package to support 74 countries from 1 July 2022 to 30 June 2025. Launched early due to the COVID-19 pandemic, the IDA20 replenishment is a record \$93 billion (compared with \$82 billion for IDA19). This replenishment is financed through a combination of contributions from 52 donor countries, repayment of past IDA credits, IBRD and International Finance Corporation (IFC) contributions and capital markets.

Structure

IDA is affiliated to IBRD and shares the same Governor, Executive Directors, President, management and staff as the IBRD. More information about governance is included at the start of the World Bank Group section.

Membership

Membership is open to IBRD member countries. A list of the 174 members is available at www.worldbank.org under 'Who We are' (find 'Member Countries' and click on IDA).

International Finance Corporation (IFC)

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Washington, DC 20433
United States of America
Telephone: +1 202 473 1000

Fax: +1 202 973 4384
Facebook: www.facebook.com/IFCwbq
Twitter: @IFC_Org

Internet: www.ifc.org

Managing Director: Makhtar Diop, Senegal (since March 2021)

Purpose

The IFC was established in 1956. It undertakes debt and equity investments in private or (in some instances) part-government enterprises in developing countries. In making these investments, the IFC focuses on supporting profitable ventures undertaking activities with broad economic development impact that might not otherwise proceed or where IFC involvement can improve the quality of the activity (for example, through enhanced environmental and social standards). The IFC undertakes these investments from its own account, but also mobilises private investors' funds through various syndication and mobilisation mechanisms. Together with the International Bank for Reconstruction and Development (IBRD) and International Development Association (IDA), the IFC provides advisory services to help governments improve the climate for investment and private sector development.

Capital

Although affiliated to the IBRD, the IFC is a separate legal entity and its capital is entirely separate from that of the Bank. Its major source of borrowings is the international capital markets. Unlike the IBRD, the IFC has no callable capital.

In April 2020, the IFC Board of Governors adopted a resolution authorising a \$5.5 billion capital increase from Member States.

In the nine months ending 31 March 2023, the IFC invested \$30.6 billion, including \$13.3 billion of commitments for IFC's own account.

Structure

The IFC shares the same Governor, Executive Directors and President as the IBRD, but has its own management and staff. More information about governance is included at the start of the World Bank Group section.

Membership

Membership is open to all IBRD members. A list of the 186 members is available at www.worldbank.org under 'Who We Are' (find 'Member Countries' and click on IFC).

Multilateral Investment Guarantee Agency (MIGA)

1818 H Street NW
Washington, DC 20433
United States of America

Telephone: +1 202 475 2538
Fax: +1 202 522 0316
Email: migainquiry@worldbank.org

Internet: www.miga.org

Executive Vice President: Hiroshi Matano, Japan (since 2019)

Purpose

MIGA was created as a member of the World Bank Group to promote foreign direct investment into developing countries to support economic growth by insuring against political risk.

MIGA guarantees or insures eligible investments against losses arising from non-commercial risk such as unexpected restrictions on currency transfer, expropriation, breach of contract by governments, and war and civil disturbance. MIGA also provides credit enhancement to commercial lenders that provide loans to sovereign and sub-sovereign entities, as well as state-owned enterprises (SOEs) entities for infrastructure and other productive investments. It charges premiums for these services. MIGA also carries out research and promotional activities related to foreign direct investment. The international convention establishing MIGA took effect on 12 April 1988.

Guarantee business

Since its creation, MIGA has issued over \$70 billion of guarantees across 123 developing countries in support of more than 1000 projects. By the third quarter of fiscal year 2023, as at 31 March 2023, it had a gross guarantee exposure of \$26.5 billion, which, due to reinsurance, converts to a net exposure of \$9.3 billion. MIGA's [strategy](#) for financial years 2021–23 is published on the website (follow www.miga.org, 'About' and '[Learn More](#)').

Structure

MIGA is legally and financially independent but cooperates closely with the other World Bank Group organisations. Information about governance is included at the start of the World Bank Group section.

Membership

Membership is open to all IBRD members. A list of the 182 MIGA members is available at www.worldbank.org under 'Who We are' (find '[Member Countries](#)' and click on MIGA) and on the MIGA website (from '[About](#)').

International Centre for Settlement of Investment Disputes (ICSID)

1818 H Street NW

Washington, DC 20433

United States of America

Telephone: +1 202 458 1534

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Email: ICSIDsecretariat@worldbank.org

Internet: icsid.worldbank.org

Secretary-General: Meg Kinnear, Canada (since 2012)

Purpose

ICSID provides international facilities for conciliation and arbitration of investment disputes. It is an autonomous institution established under the [Convention on the Settlement of Investment Disputes between States and Nationals of Other States](#), which was opened for signature in Washington, DC, on 18 March 1965. The Convention provides a voluntary mechanism for settling disputes between governments and foreign investors.

Structure

Information about governance is included at the start of the World Bank Group section.

Membership

Membership is dependent on ratification of the Convention. As at June 2023, there were 165 signatory states to the Convention, of which 158 have deposited their instruments of ratification, acceptance or approval. A list of members is available on the ICSID website under '[Member States](#)'.

INTERNATIONAL MONETARY FUND (IMF)

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Fax: +1 202 623 4661
Email: publicaffairs@imf.org
Facebook: www.facebook.com/imf
Twitter: @IMFNews

Internet: www.imf.org

Managing Director and Executive Board Chair: Kristalina Georgieva, Bulgaria (appointed by the IMF Executive Board for a five-year term starting 1 October 2019)

Purpose

The IMF promotes international monetary cooperation and exchange rate stability, facilitates the balanced growth of international trade and provides resources to help members with balance of payments difficulties. It is a UN specialised agency but has its own charter, governing structure and finances. The IMF Articles of Agreement were drawn up at the Bretton Woods Conference in 1944.

The Fund has 190 member countries. Its key activities are:

- Policy advice to governments and central banks based on analysis of economic and financial trends and cross-country experiences
- Research, statistics, forecasts and analysis based on tracking of global, regional and individual economies and markets, including the impact of policies of individual countries on other economies
- Loans to help countries overcome actual or potential difficulties making international payments
- Concessional loans to low-income countries
- Technical assistance and training to help countries build and strengthen their expertise and institutions.

IMF financing

Quota is a member country's permanent financial commitment to the IMF, which can be called on to provide reserve currencies for IMF loans. Total quota across the IMF membership is the equivalent of \$650 billion. Each country's share of this quota is, or should be, broadly representative of its relative position in the world economy. Quota plays a key role in determining a country's:

- Financial contributions to the Fund, because countries are not obliged to contribute more than their quota to the IMF
- Access to financing, because the amount a country can borrow from the IMF is determined as a percentage of its quota
- Voting power, because a country's voting share at the IMF is largely determined by its share of quota.

The IMF also has arrangements to borrow from member countries. Under the New Arrangements to Borrow (NAB), a group of stronger members has agreed to lend the Fund up to \$520 billion to supplement quota resources, if required. As a further backstop, the IMF has made individual, time-limited bilateral agreements with some member countries to borrow up to \$190 billion if quota and the NAB prove insufficient.

Unlike development banks, the IMF does not lend for specific projects. Instead, it lends reserve currencies to countries that are having, or potentially having, problems making international payments. In most cases, there is an expectation that the borrowing country will adopt a programme of macroeconomic adjustment over a one- to four-year period. Loan disbursements are contingent on the country following through on its programme.

Concessional loans are also available to low-income countries, and the IMF and World Bank have provided debt relief initiatives for many heavily indebted low-income countries. A summary is available on the IMF website under '[About the IMF](#)'.

Structure

The [Board of Governors](#) comprises one governor and one alternate governor appointed by each member country, often the Minister of Finance and the Central Bank Governor. A subset of governors, one for each constituency, comprises the International Monetary and Financial Committee (IMFC), which advises the IMF on the supervision and management of the international monetary system.

While the Board of Governors is the highest body, it delegates almost all decisions to the IMF's resident Executive Board in Washington, DC. The [Executive Board](#) is composed of 24 directors and the Managing Director, who serves as its chair. Seven Board members represent only one country: China, France, Germany, Japan, Saudi Arabia, UK and USA. The other members represent the interests of constituencies made up of several countries.

More details about governance and how the IMF makes decisions are on the IMF [website](#).

Meetings

The Executive Board usually meets several times each week. The Board of Governors of the IMF, together with the Board of Governors of the World Bank, meets each year in October, at the Annual Meetings. The formal meeting of the Governors is nowadays largely ceremonial and is one of many gatherings and events that stretch over several days. This includes a meeting of the IMFC, which also meets during the IMF/World Bank Spring Meetings in April.

Membership

Membership is open to all countries, on acceptance by a majority of the existing members. Ratification of the articles and acceptance of conditions laid down by the Fund are conditions of membership. The IMF's 190 members are listed on the [website](#).

OTHER RELATED BODIES

International Atomic Energy Agency (IAEA)

Vienna International Centre
Wagramer Strasse 5
PO Box 100
A-1400 Vienna
Austria
Telephone: +43 1 2600 0
Fax: +43 1 2600 7

Email: official.mail@iaea.org
Facebook: www.facebook.com/iaeaorg/
Twitter: [@iaeaorg](https://twitter.com/iaeaorg)
Instagram: [@iaeaorg](https://www.instagram.com/iaeaorg)
LinkedIn: www.linkedin.com/company/iaea/
Flickr: www.flickr.com/photos/iaea_imagebank/
Weibo: www.weibo.com/iaeaorg

Internet: www.iaea.org

Director General: Rafael Mariano Grossi, Argentina (appointed by the Board of Governors in October 2019; took office December 2019; reappointed in March 2023 for a second four-year term from December 2023)

Purpose

The IAEA's role is to accelerate and enlarge the contribution nuclear science and technology make to peace, health and prosperity throughout the world. The Agency is also charged with ensuring that the assistance it provides is not used to further states' military objectives and that nuclear material is not diverted to non-peaceful activities.

The IAEA Statute entered into force in 1957, making it an independent intergovernmental organisation under the aegis of the UN rather than a specialised agency.

The Agency seeks to act as a catalyst for the development and transfer of the peaceful applications of nuclear science, technologies and techniques to build and maintain a global nuclear safety and security regime and to assist in global efforts to prevent the proliferation of nuclear weapons. It is authorised by its Statute to:

- Encourage and assist research on atomic energy for peaceful purposes worldwide
- Act as an intermediary in the supply of materials, services, equipment and facilities
- Foster the exchange of scientific and technical information
- Encourage the exchange and training of scientists and experts
- Establish and administer safeguards in connection with Agency projects
- Establish safety standards.

The **safeguard activities** form one of the most important aspects of the IAEA's role and functions. The aim of the safeguards is to assist states in demonstrating their compliance with international obligations in the interest of preventing the further proliferation of nuclear weapons.

Several treaties require parties to conclude comprehensive safeguards agreements (CSA) with the Agency. These include the Nuclear Non-Proliferation Treaty (NPT), the **Treaty of Tlatelolco** (the Latin American Nuclear-Weapon-Free Zone), the **Treaty of Pelindaba** (the African Nuclear-Weapon-Free Zone), the **Treaty of Bangkok** (the ASEAN Nuclear-Weapon-Free Zone), the **Treaty of Rarotonga** (the South Pacific Nuclear Free Zone) and the Central Asian Nuclear-Weapon-Free Zone (**CANWFZ**) Treaty.

The Agency helps its Member States improve nuclear safety by developing and promoting **international safety standards** and by supporting Member State efforts to implement safety regulations and manage nuclear activities. It also works to mobilise peaceful applications of nuclear science and technology for critical needs in developing countries and transfer related knowledge through its technical cooperation programme.

In the **security** area, the focus is on helping states prevent, detect and respond to terrorist or other malicious acts, such as illegal possession, use, transfer and trafficking of nuclear materials, and to protect nuclear installations and transport against sabotage. Although the IAEA is not a regulatory body, many countries have used its recommendations as a basis for national standards and rules.

The Agency is committed to contributing to the UN Sustainable Development Goals (SDGs) by making peaceful nuclear technology available to its Member States. It helps countries use nuclear science and technology for climate change monitoring, mitigation and adaptation.

Conventions

The Agency also has important functions under international conventions related to emergency response and preparedness in the event of a nuclear accident or radiological emergency. These conventions (with party numbers as at 30 June 2023) are: the **Convention on Early Notification of a Nuclear Accident**, which was adopted on 27 September 1986 and entered into force on 27 October 1986 (132 parties) and the **Convention on Assistance in the Case of a Nuclear Accident or Radiological Emergency**, which was adopted on 26 September 1986 and entered into force on 26 February 1987 (127 parties).

On 17 June 1994, an IAEA Diplomatic Conference adopted the **Convention on Nuclear Safety**. It entered into force on 24 October 1996 (91 parties).

Other conventions adopted under the auspices of the IAEA in the field of nuclear safety, security and civil liability for nuclear damage (with numbers as at 30 June 2023) are the:

- [Convention on the Physical Protection of Nuclear Material](#), which was adopted on 26 October 1979 and entered into force on 8 February 1987 (164 parties). An amendment to this Convention was adopted on 8 July 2005 and entered into force on 8 May 2016 (132 parties)
- [Joint Convention on the Safety of Spent Fuel Management and on the Safety of Radioactive Waste Management](#), which was adopted on 5 September 1997 and entered into force on 18 June 2001 (89 parties)
- [Vienna Convention on Civil Liability for Nuclear Damage](#), which was adopted on 21 May 1963 and entered into force on 12 November 1977 (44 parties)
- [Joint Protocol Relating to the Application of the Vienna Convention and the Paris Convention](#), which was adopted on 21 September 1988 and entered into force on 27 April 1992 (33 parties)
- [Protocol to Amend the 1963 Vienna Convention on Civil Liability for Nuclear Damage](#), which was adopted on 12 September 1997 and entered into force on 4 October 2003 (15 parties)
- [Optional Protocol concerning the Compulsory Settlement of Disputes to the Vienna Convention on Civil Liability for Nuclear Damage](#), which entered into force on 13 May 1999 (two parties)
- [Convention on Supplementary Compensation for Nuclear Damage](#), which was adopted on 12 September 1997 and entered into force on 15 April 2015 (11 parties).

For details about conventions and treaties, see the [IAEA website](#).

Structure

The [General Conference](#) is composed of representatives of all IAEA Member States and is the Agency's highest policy-making body. The [Board of Governors](#) has 35 members. Thirteen members are designated each year by the Board to serve for one year, and 22 (11 each year) are elected by the General Conference to serve for two years. Article VI of the IAEA Statute requires the Board to designate the 10 members most advanced in the technology of atomic energy, including the production of source materials. It also requires the Board to designate the member most advanced in the technology of atomic energy, including the production of source materials, in each of the following areas in which none of the aforesaid 10 is located: North America, Latin America, Western Europe, Eastern Europe, Africa, the Middle East and South Asia, South East Asia and the Pacific, and the Far East.

Elected Board members are representatives from the following areas: five from Latin America, four from Western Europe, three from Eastern Europe, four from Africa, two from the Middle East and South Asia, one from South East Asia and the Pacific and one from the Far East. In addition, one member is elected from the Middle East and South Asia, or South East Asia and the Pacific, or the Far East; and one other member from Africa, or the Middle East and South Asia, or South East Asia and the Pacific. A chair and two vice-chairs are elected annually by the Board.

In 1999, the General Conference approved an amendment to the IAEA Statute concerning the size and distribution of seats on the Board, by which membership would expand from 35 to 43 seats. This amendment will enter into force when two-thirds of all IAEA Member States have accepted it and other conditions are met.

The IAEA's Secretariat is based at the Agency headquarters in Vienna. The IAEA also has three laboratories, in Vienna, Seibersdorf and Monaco; two regional safeguards offices, in Tokyo and Toronto; and two UN liaison offices, in Geneva and New York.

Meetings

The General Conference meets in regular session once a year, usually in Vienna in September. The Board generally meets five times a year, in March and June, twice in September (before and after the General Conference) and in November. Additional meetings can be scheduled.

Membership

Any state can apply to become a member of the IAEA (Statute, article IV). Membership is granted following recommendation by the Board, approval by the General Conference and deposit of an instrument of acceptance of the IAEA Statute. As at 30 June 2023, the IAEA had 177 [Member States](#). Terms for the Board of Governors run from and to the end of General Conference regular sessions in the years stated in the list of Board members. A list of previous Board chairs is on the [website](#).

Board Officers 2022–23

Chair

Ivo Sramek, Czechia

Vice-Chairs

Carlos Sérgio Sobral Duarte, Brazil

Eoin O'Leary, Ireland

Board members (35)*

	Previous ¹	Current
Afghanistan	1963–65 2008–10	
Albania	2007–09	
Algeria	1967–69 73–74 81–83 85–87 88–90 91–93 94–96 1999–2001 04–06 07–09 12–14 16–18	
Argentina	1957–2014 15–22	2022–23
Armenia	2017–19	
Australia	1957–2022	2022–23
Austria	1965–67 77–79 83–85 90–92 1999–2001 06–08 13–15 20–22	
Azerbaijan	2009–11 18–20	
Bangladesh	1975–77 81–83	
Belarus	1999–2001 05–07 15–17	
Belgium	1958–59 60–61 62–63 64–65 66–67 68–69 70–71 72–73 76–78 83–85 89–91 91–92 95–99 2003–06 10–13 17–20	
Bolivia	1999–2001 06–08	
Bosnia and Herzegovina	2013–14	
Brazil	1957–2006 06–08 09–22	2022–24
Bulgaria	1959–61 67–69 73–75 77–79 82–84 86–88 91–93 95–97 2001–03 11–13	2022–24
Burkina Faso	2001–03 08–10	
Burundi		2021–23
Cameroon	1990–92 2009–11	
Canada	1957–2022	2022–23
Chile	1964–66 70–72 73–74 75–77 79–81 83–85 86–88 89–91 92–94 95–97 1998–2000 01–03 06–08 10–12 14–16 17–19	
China	1984–2022	2022–23
Colombia	1961–63 65–67 71–73 75–77 81–83 87–89 93–95 96–98 2001–03 05–07	2021–23
Costa Rica	1973–75 2012–14 16–18	2022–24
Côte d'Ivoire	1984–86 88–90 2016–18	

Croatia	2006-08	
Cuba	1983-85 87-89 90-92 93-95 96-98	
	1999-2001 02-07 08-10 11-13	
Czechia	1996-98 2002-04 10-12	2021-23
DR Congo	1963-65 71-73 74-76 82-84 91-93	
Denmark	1958-59 62-63 66-67 70-71 73-74 75-77	
	82-84 88-90 95-97 2002-04 09-11 16-18	2022-24
Ecuador	1977-79 84-86 91-93 2004-06 07-09	
	10-12 18-20	
Egypt	1957-60 64-66 71-73 76-97 1998-2007	
	08-10 11-13 14-16 18-22	
El Salvador	1960-62	
Estonia	2019-21	
Ethiopia	1993-95 2006-08	
Finland	1960-61 64-65 68-69 72-73 78-80 85-87	
	92-95 1999-2002 06-09 13-14 15-16	2021-23
France	1957-2022	2022-23
Gabon	1973-75	
Germany ²	1960-62 66-68 1972-2022	2022-23
Ghana ³	1962-63 65-67 73-74 77-79 88-90 94-96	
	97-99 2000-02 04-06 07-09 15-17 19-21	
Greece	1961-63 71-73 78-80 84-86 91-93	
	1998-2000 05-07 12-14 19-21	
Guatemala	1957-58 78-80 85-87	2021-23
Hungary	1961-63 69-71 73-75 78-80 83-85	
	87-89 92-94 97-99 2003-05 11-13 19-21	
India	1957-2022	2022-23
Indonesia	1957-60 62-64 66-68 72-74 75-77	
	78-80 81-83 84-86 87-89 90-92 93-95	
	1999-2001 05-07 11-13 17-19	
Iran	1962-64 68-70 74-76 77-79 90-92 2001-03	
Iraq	1960-62 74-76 80-82 83-85 86-88	
	89-91 2007-09	
Ireland	1973-74 79-81 86-88 93-95 2000-02	
	07-09 14-16	2021-23
Italy	1957-58 62-64 68-70 73-86 89-91	
	93-94 97-99 2003-05 07-08 10-13 17-20	
Japan	1957-2022	2022-23
Jordan	1984-86 1998-2000 10-12 17-19	
Kenya	1979-81 82-84 2009-11 13-14 17-19	2022-24
Kuwait	1977-79 87-89 95-97 2001-03 19-21	
Latvia	2015-17	
Lebanon	1966-68 73-74 80-82 93-95	
Libya	1975-77 82-84 87-89 92-94 2000-02	
	05-07 12-14	2021-23
Lithuania	2007-09	
Madagascar	1967-69 86-88	
Malaysia	1976-78 80-82 84-86 88-90 92-94 96-98	
	2002-04 08-10 14-16 20-22	
Mexico	1959-61 62-64 66-68 72-74 76-78 79-81	
	82-84 85-87 88-90 91-93 94-96 97-99	
	2000-02 03-05 07-09 11-13 14-16 20-22	
Mongolia	1985-87 2009-11 19-21	
Morocco	1963-65 69-71 78-80 84-86 90-92	
	94-96 97-99 2001-03 06-08 18-20	

Namibia	1996-98 2015-17	2022-24
Netherlands	1958-60 64-66 70-72 75-77 81-83 88-90 95-98 2002-05 09-12 16-19	
New Zealand	1996-98 2002-04 08-10 14-16 20-22	
Nicaragua	1995-97	
Niger	1976-78 79-81 2010-12 18-20	
Nigeria	1969-71 76-78 80-82 83-85 86-88 89-91 92-94 95-97 1999-2001 03-08 12-16 19-21	
North Macedonia	2014-16	
Norway	1959-60 63-64 67-68 71-72 77-79 84-86 91-93 1998-2000 05-07 12-14 19-21	
Pakistan	1957-59 61-63 65-67 69-71 73-75 76-78 79-81 82-84 85-87 88-90 91-93 94-96 97-99 2000-08 09-11 12-14 15-17 18-20	2021-23
Panama	1976-78 81-83 2002-04 19-21	
Paraguay	1992-94 2015-17 19-21	
Peru	1957-60 67-69 73-75 77-79 80-82 84-86 88-90 97-99 2000-05 09-11 13-14 16-18 20-22	
Philippines	1959-61 67-69 73-77 79-81 83-85 89-91 93-95 2001-03 07-09 15-17	
Poland	1958-59 60-61 62-63 64-65 66-67 68-69 70-71 72-73 75-77 80-82 85-87 89-91 93-95 1999-2001 03-05 12-14 20-22	
Portugal	1957-58 59-60 61-62 63-64 65-66 67-68 69-70 71-72 76-78 82-84 90-92 96-98 2004-06 10-12 17-19	
Qatar	2013-14 16-18	2022-24
ROK	1957-59 65-67 73-75 77-79 81-83 85-89 91-93 1995-2001 03-07 09-13 15-19	2021-23
Romania	1957-59 63-65 71-73 77-79 81-83 91-93 95-97 2001-03 08-10	
Russian Federation	1957-2022	2022-23
Saudi Arabia	1972-74 78-80 86-88 89-91 92-94 95-97 1998-2000 02-04 07-09 11-13 14-16 19-21	2022-24
Senegal	1975-78 87-89 2020-22	
Serbia	2017-19	
Singapore	1968-70 1998-2000 04-06 10-12 16-18	2022-24
Slovakia	1994-96 1998-2000 04-06 13-15	
Slovenia	1997-99 2005-07 16-18	2021-23
South Africa	1957-77 1995-2022	2022-23
Spain	1959-61 69-71 74-76 81-83 86-89 92-93 94-96 2000-04 08-10 15-17 21-22	
Sri Lanka	1959-61 67-69 71-73 2004-06	
Sudan	1973-75 80-82 85-87 1998-2000 02-04 13-14 17-19	
Sweden	1957-58 61-62 65-66 69-70 73-75 80-82 85-94 1997-2000 04-07 11-15 18-21	
Switzerland	1963-65 73-75 79-81 86-89 93-95 96-97 2000-03 07-10 14-17 20-22	2022-23
Syrian AR	1970-72 83-85 92-94 1999-2001 05-07	
Thailand	1960-62 64-66 70-72 74-76 78-80 82-84 86-88 90-92 94-96 2000-02 06-08 12-14 18-20	
Tunisia ³	1962-63 65-67 77-79 83-85 89-91 93-95 96-98 2003-05 10-12	

Türkiye	1957–59 67–69 74–76 80–82 87–89 94–96	
	2001–03 08–10 15–17	2022–24
Ukraine	1990–92 93–95 2000–02 09–11	
UAE	1996–98 2010–12 13–14 16–18 20–22	
UK	1957–2022	2022–23
UR of Tanzania	1978–80 2011–13	
USA	1957–2022	2022–23
Uruguay	1963–65 69–71 74–76 80–82 90–92 94–96	
	1998–2000 08–10 12–14 15–17 18–20	2022–24
Venezuela	1958–60 68–70 74–76 78–80 82–84 86–88	
	89–91 2004–06 09–11 13–14 17–19	
Viet Nam	1961–63 69–71 91–93 97–99 2003–05 13–14	2021–23
Yemen	2004–06	
Zambia	1974–76 81–83	

Members that have not served on the Board

Angola	Grenada	Nepal
Antigua and Barbuda	Guyana	Oman
Bahamas	Haiti	Palau
Bahrain	Holy See	Papua New Guinea
Barbados	Honduras	Republic of Moldova
Belize	Iceland	Rwanda
Benin	Israel	Saint Kitts and Nevis
Botswana	Jamaica	Saint Lucia
Brunei Darussalam	Kazakhstan	Saint Vincent and the Grenadines
Burundi	Kyrgyzstan	Samoa
Cabo Verde	Lao PDR	San Marino
Cambodia ⁴	Lesotho	Seychelles
Central African Republic	Liberia	Sierra Leone
Chad	Liechtenstein	Tajikistan
Comoros	Luxembourg	Togo
Congo	Malawi	Tonga
Cyprus	Mali	Trinidad and Tobago
Djibouti	Malta	Turkmenistan
Dominica	Marshall Islands	Uganda
Dominican Republic	Mauritania	Uzbekistan
Eritrea	Mauritius	Vanuatu
Eswatini	Monaco	Zimbabwe
Fiji	Montenegro	
Gambia	Mozambique	
Georgia	Myanmar	

Notes

* Membership has been approved by the IAEA General Conference for Guinea (2020), and will take effect once it deposits the necessary legal instruments with the IAEA.

1 The former Socialist Federal Republic of Yugoslavia served on the Board in 1965–67, 1975–77, 1979–81, 1983–85 and 1987–89. Czechoslovakia served on the Board in 1957–74, 1976–78, 1981–83, 1985–87 and 1989–91. The DPRK, which joined the IAEA in 1974, withdrew its membership on 13 June 1994.

2 Prior to 3 October 1990, the German Democratic Republic had been a member of the Board in 1974–76, 1979–81, 1984–86 and 1988–90.

3 One year as an observer.

4 Cambodia, which joined the IAEA in 1958, withdrew its membership on 26 March 2003. It rejoined on 23 November 2009.

International Criminal Court (ICC)

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Email: PublicAffairs.Unit@icc-cpi.int
Twitter: [@IntlCrimCourt](https://twitter.com/IntlCrimCourt)

Internet: www.icc-cpi.int

Registrar: Osvaldo Zavala Giler, Ecuador (elected by the Judges for a five-year term 2023–28)

Purpose

The ICC is a permanent international court with the power to exercise its jurisdiction over individuals suspected of having committed, since 1 July 2002, the most serious crimes of concern to the international community as a whole: genocide, crimes against humanity, war crimes and the crime of aggression. It is not a body of the UN, but an independent organisation. Its relationship with the UN is governed by a separate relationship agreement.

The Court was established as a new international organisation by the [Rome Statute](#), which was adopted on 17 July 1998 by the UN Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court. The Conference was convened pursuant to GA res. [51/207](#) (1996) and GA res. [52/160](#) (1997).

States decide to accept the jurisdiction of the Court by becoming party to the Rome Statute, to which there are 123 [States Parties](#) (as at 30 June 2023). Unless a situation is referred to the ICC Prosecutor by the Security Council, the Court may exercise jurisdiction only if either the state in which the suspected crime occurred or the state of nationality of the person suspected of having committed the crime is a party to the Rome Statute; or otherwise has accepted the jurisdiction of the Court. As a Court of last resort complementary to domestic jurisdictions, the ICC may exercise jurisdiction only when national legal systems are not investigating or prosecuting the alleged crimes. For its daily operations, the Court relies on the assistance of the States Parties, who have an obligation to cooperate in the investigation and prosecution of Rome Statute crimes.

The Court issued its first verdict in March 2012. As at June 2023, a total of 31 cases had been brought before the Court and the Prosecutor had opened 17 investigations. Details are on the [website](#) under 'Situations and Cases'.

Structure

The ICC is composed of the Presidency, Chambers, Office of the Prosecutor and Registry. The Assembly of States Parties, composed of representatives of states that have ratified and acceded to the [Rome Statute](#), is the ICC's management oversight and legislative body (see asp.icc-cpi.int). The Court's seat is in The Hague, although the Court may sit elsewhere whenever it considers it desirable to do so.

The ICC's 18 [judges](#) are elected by the Assembly and are chosen from two lists:

- Candidates with established competence in criminal law and procedure, and the necessary relevant experience – whether as judge, prosecutor, advocate or in another similar capacity in criminal proceedings
- Candidates with established competence in relevant areas of international law, such as international humanitarian law and the law of human rights, and extensive experience in a professional legal capacity that is relevant to the judicial work of the Court.

In the selection of judges, States Parties must take into account the need for representation of the principal legal systems of the world, equitable geographical distribution and a fair representation of female and male judges. Judges are elected for terms of nine years and may not be re-elected. The terms of one-third of the 18 judges expire every three years. The

President and Vice-Presidents are elected for a three-year term by an absolute majority of the judges and shall be eligible for re-election once.

The **Office of the Prosecutor** is an independent organ of the Court headed by the Prosecutor, who can be assisted by one or more deputy prosecutors. The Prosecutor is elected by the Assembly, and the Deputy Prosecutors are elected in the same way from a list of candidates provided by the Prosecutor. The Prosecutor and Deputy Prosecutors must be of different nationalities. Unless a shorter term is decided on at the time of election, the Prosecutor and Deputy Prosecutors hold office for nine years and are not eligible for re-election. The term of office of the current Prosecutor, Asad Ahmad Khan KC, UK, commenced in June 2021. The term of office of the Deputy Prosecutors, Mame Mandiaye Niang, Senegal, and Nazhat Shameem Khan, Fiji, commenced in March 2022.

The **Registry** is headed by the Registrar, who is the Court's principal administrator. The Registrar is elected by the Judges of the Court, taking into account any recommendation by the Assembly. If the need arises, and the Registrar so recommends, the Judges may also elect a deputy registrar. Osvaldo Zavala Giler, Ecuador, was elected Registrar on 10 February 2023 and commenced his five-year term on 17 April 2023, replacing Peter Lewis, UK.

Meetings

The Assembly meets annually, usually in December, in The Hague or New York.

Judges

.....
Listed in order of precedence; terms end in March of the year shown.

President

Piotr Hofmański, Poland.....2024

First Vice-President

Luz del Carmen Ibáñez Carranza, Peru.....2027

Second Vice-President

Antoine Kesia-Mbe Mindua, DR Congo.....2024

Judges

Marc Perrin de Brichambaut, France.....2024	Rosario Salvatore Aitala, Italy.....2027
Bertram Schmitt, Germany.....2024	Joanna Korner, UK.....2030
Péter Kovács, Hungary.....2024	Gocha Lordkipanidze, Georgia.....2030
Chang-ho Chung, ROK.....2024	Socorro Flores Liera, Mexico.....2030
Solomy Balungi Bossa, Uganda.....2027	Sergio Gerardo Ugalde Godínez, Costa Rica.....2030
Tomoko Akane, Japan.....2027	Miatta Maria Samba, Sierra Leone.....2030
Reine Alapini-Gansou, Benin.....2027	Althea Violet Alexis-Windsor, Trinidad and Tobago.....2030
Kimberly Prost, Canada.....2027	

Extraordinary Chambers in the Courts of Cambodia (ECCC)

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Internet: www.eccc.gov.kh/en

Acting Director of the Office of Administration: Tony Kranh, Cambodia (since 2009)

Deputy Director of the Office of Administration: Knut Rosandhaug, Norway (since 2008)

Purpose

The ECCC is a special Cambodian court made up of both Cambodian and international judges and attorneys. It operates with international participation and assistance, and is required to apply international standards. It was established following a request in 1997 from the Government of Cambodia to the United Nations for assistance in establishing a court for the prosecution under Cambodian law of crimes committed during the period of Democratic Kampuchea from 1975 to 1979.

In 2001, the Cambodian National Assembly passed a law to create the ECCC. An agreement concluded by Cambodia and the UN in June 2003 established that the international community would provide technical assistance to the ECCC through the UN Assistance to the Khmer Rouge Trials (UNAKRT) (see www.unakrt-online.org).

The Court had jurisdiction over 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 recognised by Cambodia, that were committed between 17 April 1975 and 6 January 1979 (article 1 of the UN–Cambodia Agreement and article 1 of the Law on the Establishment of the ECCC).

Judicial proceedings were completed in December 2022. The ECCC is now carrying out various residual functions for an initial period of three years, as outlined in the [Addendum](#) to the Agreement between the UN and the Royal Government of Cambodia on the Transitional Arrangements and the Completion of Work of the Extraordinary Chambers (approved by the UN in GA res. [75/257B](#) (2021)).

Residual Special Court for Sierra Leone (RSCSL)

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PO Box 19536

2500 CM, The Hague

The Netherlands

Branch Office

Jomo Kenyatta Road

Freetown

Sierra Leone

Telephone: +31 70 525 8481

Email: info@rscsl.org

Twitter: [@SpecialCourt](https://twitter.com/SpecialCourt)

Internet: www.rscsl.org/

Prosecutor: James C Johnson, USA (former Chief of Prosecutions at the Special Court; appointed to the Residual Special Court in September 2019)

Registrar: Binta Mansaray, Sierra Leone (former Registrar of the Special Court for Sierra Leone; appointed to the Residual Special Court as Acting Registrar in December 2013 and as Registrar in September 2014; reappointed in 2020)

Principal Defender: Ibrahim Sorie Yillah, Sierra Leone (appointed in September 2015; appointment most recently renewed in September 2020)

Purpose

The Residual Special Court for Sierra Leone was established by an agreement between the UN and the Government of Sierra Leone to oversee the continuing legal obligations of the Special Court for Sierra Leone (SCSL) after its closure in 2013. These include ongoing functions such as the maintenance, preservation and management of the Court's archive; witness protection and support; assistance to national prosecution authorities; supervision of prison sentences, pardons, commutations and early releases; and ad hoc functions, including review of convictions and acquittals, contempt of court proceedings, defence counsel and legal aid issues, claims for compensation, prevention of double jeopardy, and the trial of any indictee not brought before the Court.

The SCSL was established in January 2002 by an agreement between the UN and the Government of Sierra Leone, pursuant to SC res. [1315](#) (2000), for a special court to address

serious crimes committed during the country's 1991 to 2002 civil war. The Court, the first 'hybrid' international criminal tribunal, began operations in July 2002 and the first indictments were issued in March 2003. The Court closed on 31 December 2013, following completion of the appeals proceedings in the case of Charles Taylor, former Liberian President, in September 2013.

Structure

The roster of judges consists of no fewer than 16, 10 of whom are appointed by the UN Secretary-General and six by the Government of Sierra Leone. The Judges appoint the President of the Court, who may assign judges to a Trial Chamber or Appeals Chamber, should the need arise.

The Residual Special Court has its interim seat in the Netherlands, with an office in Sierra Leone for witness and victim protection and support, and matters related to the convicted persons.

Judges*

Terms are for six years, starting January 2020. The first 16 Judges were elected in December 2013. In 2019, 10 Judges were reappointed by the UN Secretary-General, four Judges were reappointed by the Government of Sierra Leone, and two new Judges were appointed by the Government of Sierra Leone.

Appointed by the UN

Richard Brunt Lussick, Samoa

Pierre G Boutet, Canada (President, elected in March 2022 for a two-year term)

Renate Winter, Austria

Teresa Anne Doherty, UK

Shireen Avis Fisher, USA

Philip Nyamu Waki, Kenya

Oagile Bethuel Key Dingake, Botswana

Andrew John Hatton, UK

Isaack Lenaola, Kenya

Appointed by the Government of Sierra Leone

Jon Kamanda, Sierra Leone

Emmanuel Ekundayo Roberts, Sierra Leone (Vice-President, elected in March 2022 for a two-year term)

Desmond Babatunde Edwards, Sierra Leone (Staff Appeal Judge, elected in March 2022 for a two-year term)

Eldred Taylor-Camara, Sierra Leone

Alusine Sanie Sesay, Sierra Leone

Tonia Barnett, Sierra Leone

Note

* One vacancy as at 30 June 2023, after Judge Elizabeth Ibanda-Nahamya, Uganda, passed away on 5 January 2023.

Organisation for the Prohibition of Chemical Weapons (OPCW)

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LinkedIn: www.linkedin.com/company/opcw/

YouTube: www.youtube.com/opcw

Internet: www.opcw.org

Director-General: Fernando Arias, Spain (since 25 July 2018; reappointed by the Conference of the States Parties in November 2021 for a second four-year term from 25 July 2022)

Purpose

The OPCW was created under the [Convention](#) on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction (CWC). The Convention was negotiated in the Conference on Disarmament and entered into force on 29 April 1997.

The OPCW's role is to ensure implementation of the Convention's provisions and to provide a forum for consultation and cooperation. The OPCW is an independent intergovernmental organisation, not a UN specialised agency. An agreement concerning the relationship between the UN and the OPCW was signed on 17 October 2000. It was approved by the Conference of the States Parties in May 2001 and the UN General Assembly in GA res. [55/283](#) (2001).

The Convention is a global disarmament treaty that bans the development, production, stockpiling and use of chemical weapons, and provides for the destruction of existing stockpiles of chemical weapons and related facilities within a specific timeframe. States Parties undertake never to:

- Develop, produce, otherwise acquire, stockpile or retain chemical weapons, or transfer, directly or indirectly, chemical weapons to anyone
- Use chemical weapons
- Engage in military preparations to use chemical weapons
- Assist, encourage or induce, in any way, anyone to engage in any activity prohibited to a State Party under the Convention.

States Parties also undertake:

- To destroy chemical weapons they own or possess, or that are located in any place under their jurisdiction or control, in accordance with the provisions of the Convention
- To destroy all chemical weapons they abandoned on the territory of another State Party
- To destroy any chemical weapons production facilities they own or possess, or that are located in any place under their jurisdiction or control
- Not to use riot control agents as a method of warfare.

The Convention also contains provisions for the production, processing, consumption and, to some degree, the international transfer of toxic chemicals that can be converted into or used to produce chemical weapons. To this end, the OPCW engages with the chemical industry by means of compulsory annual national declarations by States Parties, is notified of the transfer of some chemicals listed in the Convention and conducts inspections under its verification regime to ensure compliance with the Convention.

States Parties are obliged, under [article VII](#) of the Convention, to enact national legislation implementing the obligations stipulated by the CWC. The [Technical Secretariat](#) provides States Parties with legal assistance in drafting their national implementation legislation and with technical assistance. The OPCW is working to promote international cooperation and the peaceful uses of chemistry under [article XI](#). States Parties can also request and receive, under certain circumstances, assistance and protection against the use or threat of use of chemical weapons under [article X](#) of the Convention.

In October 2013, the OPCW and UN established an [OPCW–UN Joint Mission](#) to oversee the timely elimination of the Syrian Arab Republic's chemical weapons programme in the safest and most secure manner and in accordance with the OPCW Executive Council decision [EC-M-33/DEC.1](#) and UN Security Council res. [2118](#) (2013). The Joint Mission ended on 30 September 2014. The OPCW mission in the Syrian Arab Republic continues, with safety, security and logistical support from the UN Office for Project Services (UNOPS).

In response to persistent allegations of chemical weapon attacks in the Syrian Arab Republic, the OPCW Fact-Finding Mission ([FFM](#)) was set up in 2014 "to establish facts surrounding allegations of the use of toxic chemicals, reportedly chlorine, for hostile purposes in the Syrian

Arab Republic". The FFM's findings confirmed that chemical weapons had been used. These findings were the basis for the work of the OPCW–UN Joint Investigative Mechanism (JIM), an independent body established by the UN Security Council in August 2015 (SC res. 2235 (2015)). The JIM's purpose was to identify the perpetrators of the chemical weapon attacks confirmed by the FFM. The JIM's mandate expired in December 2017. The Declaration Assessment Team (DAT) was also established in 2014 to engage with the relevant Syrian authorities for them to resolve the identified gaps, inconsistencies and discrepancies in the initial declaration of the Syrian Arab Republic. As of June 2023, the DAT had conducted 24 rounds of technical consultations, with 20 outstanding issues remaining.

Pursuant to decision C-SS-4/DEC.3, adopted by the Conference of the States Parties on 27 June 2018, an Investigation and Identification Team (IIT) was established. The IIT is in charge of identifying the perpetrators of the use of chemical weapons in the Syrian Arab Republic by identifying and reporting on all information potentially relevant to the origin of those chemical weapons in those instances in which the FFM determines or has determined that use or likely use occurred, and cases for which the JIM had not issued a report. The IIT has issued three findings reports that cover five of those instances, in [April 2020](#), [April 2021](#) and [January 2023](#).

Structure

The [Conference of the States Parties](#) is the plenary organ consisting of all OPCW members. It oversees implementation of the Convention and may make recommendations and take decisions on any questions, matters or issues within the scope of the [Convention](#).

The [Executive Council](#) is the executive organ responsible to the Conference. Its role includes promoting the effective implementation of and compliance with the Convention. The Executive Council consists of 41 members sitting on a rotational basis with regard to equitable geographical distribution and the importance of the chemical industry, as well as to political and security interests. Its membership comprises nine African states, nine Asia-Pacific states, five Eastern European states, seven Latin American and Caribbean states, 10 Western European and Other states, plus one further seat rotating between Asia-Pacific and Latin America and the Caribbean. More governance information is on the website under '[About Us](#)'.

In May 2023, the OPCW inaugurated its new Centre for Chemistry and Technology (CCT), located in Pijnacker-Nootdorp, 12km from OPCW headquarters. This facility will significantly enhance the OPCW's operational and capacity-building capabilities.

Meetings

The Conference of the States Parties meets annually in The Hague, usually in November/December. States Parties to the Convention can also request special meetings during the intersessional period. The Conference of the States Parties also convenes in a special session called the Review Conference every five years to examine the CWC's operations. The Executive Council holds three regular sessions annually and meets during the intersessional period as often as required to consider issues of exceptional nature.

Membership

Any state that becomes a State Party to the Convention (article VIII) is a member of OPCW. As at 30 June 2023, 193 countries were members of the OPCW (DPRK, Egypt, Israel and South Sudan are not members; Israel is a signatory to the CWC but has not ratified).

Executive Council members' two-year terms run from 12 May to 11 May of the years shown in the following list. Each year the Conference of the States Parties elects members of the Executive Council. Members for the period from 12 May 2022 to 11 May 2024 were elected in November 2021, and members for the period from 12 May 2023 to 11 May 2025 were elected

in November 2022. The Chair and Vice-Chairs for the period 12 May 2023 to 11 May 2024 were elected in March 2023 and are listed on the website under 'Executive Council'.

Executive Council members (41)

	Previous	Current
Albania	2010-12	2022-24
Algeria	1997-22	2022-24
Angola		2023-25
Argentina	1997-2023	2023-25
Armenia	2015-17	
Australia	1997-2000 06-10 16-18 20-22	
Austria	2000-02 08-10 20-22	
Azerbaijan	2017-19	
Bangladesh	1997-2004 16-18 19-21	
Belarus	1997-98 2002-04 06-08 14-16	
Belgium	1998-2000 02-04 06-08 12-14 16-18 20-22	
Benin	2002-04	
Bolivia	2012-14	
Bosnia and Herzegovina	2006-08	
Botswana	2001-03	
Brazil	1997-2023	2023-25
Bulgaria	1997-98 2001-03 07-09 19-21	2022-24
Cameroon	1997-2005 07-23	2023-25
Canada	2000-04 10-14 18-20	2022-24
Chile	1997-2004 06-10 12-22	2022-24
China	1997-23	2023-25
Colombia	2002-07 10-12 17-19	2022-24
Costa Rica	2008-12	
Côte d'Ivoire	1997-2001	
Croatia	2001-03 11-13 14-16	
Cuba	1998-2002 04-12	
Czechia	1998-2000 03-05 07-09 12-14 18-20 21-23	
Denmark	2002-04 10-12 18-20	
Ecuador	1997-2000 10-14 21-23	
El Salvador	2020-22	2022-24
Ethiopia	1997-2001	
Estonia	2017-19	
Finland	1998-2000 06-08 14-16	2022-24
France	1997-23	2023-25
Gabon	2005-07	
Germany	1997-2023	2023-25
Ghana	2005-09 16-22	2022-24
Greece	2004-06 14-16	
Guatemala	2006-08 14-22	2022-24
Hungary	1997-99 2002-04 11-13	
India	1997-2023	2023-25
Indonesia	2000-02 18-20	
Iran	1998-2022	2022-24
Iraq	2010-14 15-17 18-20	2022-24
Ireland	2006-08 12-14	2022-24
Italy	1997-2023	2023-25
Japan	1997-2023	2023-25
Kenya	1997-2000 04-08 10-12 13-23	2023-25
Kuwait	2003-05 08-10	

Latvia	2015-17	
Lesotho	2005-09	
Libya	2008-18	
Lithuania	2020-22	
Luxembourg	2010-12	
Malaysia	2004-06 07-09 11-13 14-16	2022-24
Malta	1997-98 2018-20	
Mexico	1997-2023	2023-25
Morocco	1999-2008 09-23	2023-25
Mozambique	2009-11	
Namibia	2000-02 11-13	
Netherlands	1997-98 2000-02 04-06 08-10 14-16 18-20	2022-24
New Zealand	2004-06 14-16	
Nigeria	2001-05 08-10 11-15 18-22	2022-24
North Macedonia	2008-10	2023-25
Norway	1997-98 2004-06 12-14 20-22	
Oman	1997-98	
Pakistan	1998-2022	2022-24
Panama	2000-06 14-20	
Peru	1997-2010 12-22	
Philippines	1997-2000 06-08 20-22	
Poland	1997-2002 05-07 09-11 13-15 16-18 20-22	
Portugal	2002-04 12-14 18-20	
Qatar	2012-14 14-16	2023-25
ROK	1997-2023	2023-25
Romania	1997-2001 05-07 10-12 19-21	2023-25
Russian Federation	1998-2022	2022-24
Rwanda	2011-13	2023-25
Saudi Arabia	1997-2023	2023-25
Senegal	2013-23	
Serbia	2004-06 13-15	
Slovakia	1998-2000 03-05 08-10 16-18 21-23	
Slovenia	2000-02	
South Africa	1997-2022	2022-24
Spain	1997-2002 04-06 08-12 14-18 20-22	
Sri Lanka	1997-2006 08-12	
Sudan	2001-11 12-14 15-23	
Suriname	1997-98	
Sweden	2000-02 08-10 16-18	
Switzerland	1998-2000 06-08 16-18	
Thailand	2006-08	
Tunisia	1997-2011 14-16	
Türkiye	2002-04 10-12	2022-24
Ukraine	1999-2001 04-06 09-11 12-14 18-20	
UAE	2020-22	
UK	1997-2023	2023-25
USA	1997-2021	2023-25
Uruguay	1997-98 2001-06 09-11 13-15	
Venezuela	1998-2000	
Viet Nam	2016-18	
Zambia	2003-05	
Zimbabwe	1997-2001	

Preparatory Commission for the Comprehensive Nuclear-Test-Ban Treaty Organization (CTBTO)

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Internet: www.ctbto.org

Executive Secretary: Robert Floyd, Australia (elected and appointed by the Preparatory Commission in May 2021 for a four-year term from 1 August 2021)

Purpose

The CTBTO, established by the States Signatories to the [Comprehensive Nuclear-Test-Ban Treaty](#) (CTBT) on 19 November 1996, is mandated to carry out the necessary preparations for the entry into force and effective implementation of the Treaty. This includes establishing a global verification regime to monitor Treaty compliance as well as the promotion of signatures and ratifications.

The Treaty was adopted by the UN General Assembly on 10 September 1996 and opened for signature on 24 September 1996. Article I prohibits all nuclear weapon test explosions or any other nuclear explosions. Each State Party further undertakes to refrain from causing, encouraging or in any way participating in the carrying out of any such test or explosion.

The Treaty will enter into force after it has been signed and ratified by the 44 states listed in Annex 2 to the Treaty (36 had ratified as at 30 June 2023). These countries possessed nuclear reactors or research reactors and participated in negotiations for the Treaty. Under article XIV, if the Treaty had not entered into force three years after its opening for signature, a Conference on Facilitating the Entry into Force was to be convened. Twelve such conferences have taken place, most recently in September 2021 in a virtual format. The 13th is scheduled to take place in September 2023 in New York.

Structure

The CTBTO consists of two main organs:

- A plenary or executive body composed of all States Signatories
- The Provisional Technical Secretariat (PTS).

The plenary body has three subsidiary organs: Working Group A on budgetary and administrative matters, Working Group B on verification issues and the Advisory Group consisting of financial experts from States Signatories.

The [verification regime](#) is made up of a 337-facility International Monitoring System (IMS) – 321 monitoring stations supported by 16 radionuclide laboratories around the world that monitor the earth for signs of a nuclear explosion. Seismic, infrasound and hydroacoustic stations monitor underground, the atmosphere and oceans respectively. Radionuclide stations detect radioactive debris, and in many cases check for noble gases, emanating from an explosion. The IMS stations send data to the International Data Centre (IDC) in Vienna, where it is processed, analysed and forwarded to Member States for their evaluation and judgement. When the Democratic People's Republic of Korea (DPRK) conducted nuclear tests in 2006, 2009, 2013, 2016 and 2017, Member States received initial estimates of the time, location and magnitude of the tests in less than two hours. As at 30 June 2023, 305 monitoring stations were certified, a further nine had been installed, two were under construction and 20 planned. The current status of monitoring stations is published in an interactive [map](#) on the CTBTO website.

Once the Treaty has entered into force, the verification regime will be complemented by on-site inspections in the event of a nuclear explosion, a consultation and clarification process as well as confidence-building measures.

IMS data can be used in a variety of civil areas, including scientific research, meteorological and climate forecasting and disaster mitigation, such as tsunami warnings. CTBTO has concluded 20 [tsunami warning agreements](#) with institutions in 19 countries. After the March 2011 Fukushima nuclear power plant accident, CTBTO radionuclide data provided a first-hand source of information on the composition and dispersal of radioactive emissions on a global scale.

Membership

A state becomes a member of the CTBTO upon signing the Treaty. Member States oversee the CTBTO's work and fund its activities. As at 30 June 2023, there were 186 States Signatories. Of these, 177 had deposited their instruments of ratification. Thirty-six of the 44 Annex 2 states (whose signature and ratification is required for the Treaty to enter into force) had ratified it, including three nuclear weapon states: France, Russian Federation and the UK. The most recent Annex 2 state to ratify the Treaty was Indonesia, which did so on 6 February 2012. The eight Annex 2 states that have not yet ratified the Treaty are: China, DPRK, Egypt, India, Iran, Israel, Pakistan and USA. DPRK, India and Pakistan have also yet to sign the Treaty.

International Narcotics Control Board (INCB)

PO Box 500
A-1400 Vienna
Austria

Telephone: +43 1 26060 0
Fax: +43 1 26060 5867/5868
Email: incb.secretariat@un.org

Internet: www.incub.org

Secretary: Mark Colhoun, South Africa (appointed by the UN Secretary-General, in consultation with the Board, effective 1 March 2021)

Purpose

The INCB is the independent and quasi-judicial control organ monitoring and supporting implementation of the international drug control conventions. It was established in 1968 in accordance with the 1961 [Single Convention](#) on Narcotic Drugs. It had predecessors under the former drug control treaties as far back as the time of the League of Nations.

The functions of INCB are laid down in the following treaties (with party numbers as at 30 June 2023): the [Single Convention](#) on Narcotic Drugs of 1961 as amended by the 1972 Protocol (186 [parties](#)); the [Convention](#) on Psychotropic Substances of 1971 (184 [parties](#)); and the [UN Convention](#) against Illicit Traffic in Narcotic Drugs and Psychotropic Substances of 1988 (191 [parties](#)).

In regard to the manufacture of, trade in and use of drugs, INCB:

- Endeavours, in cooperation with governments, to ensure that adequate supplies of licit drugs are available for medical and scientific uses, and that the diversion of drugs from licit sources to illicit channels does not occur. INCB also monitors governments' control over chemicals used in the illicit manufacture of drugs and assists them in preventing the diversion of those chemicals into the illicit traffic.
- Identifies weaknesses in national and international control systems of narcotic drugs, psychotropic substances and precursor chemicals, and contributes to correcting such situations. INCB is also responsible for assessing chemicals used in the illicit manufacture of drugs to determine whether they should be placed under international control.

If measures necessary to remedy a serious situation have not been taken, INCB may call the matter to the attention of the parties concerned, the Commission on Narcotic Drugs and ECOSOC. As a last resort, the treaties empower INCB to recommend to parties that they stop

importing drugs from a defaulting country, exporting drugs to it or both. INCB acts in close cooperation with governments, including through country missions.

INCB publishes an annual report containing an analysis of the drug control situation worldwide so that governments are kept aware of existing and potential situations that may endanger the objectives of the international drug control treaties. The report also includes recommendations for governments and international and regional organisations aimed at improving the drug control situation. The annual report is supplemented by detailed technical reports on narcotic drugs and psychotropic substances. Under the provisions of article 12 of the 1988 Convention, INCB also publishes a report each year that gives an account of the results of the monitoring of precursors and chemicals frequently used in the illicit manufacture of narcotic drugs and psychotropic substances.

Structure

INCB consists of 13 members elected by ECOSOC who serve in their personal capacities. Three members with medical, pharmacological or pharmaceutical experience are elected from a list of people nominated by the World Health Organization (WHO) and 10 are elected from a list of people nominated by governments. INCB members usually serve five-year terms and may be re-elected.

The INCB Secretariat is an administrative entity of the UN Office on Drugs and Crime (UNODC), but it reports solely to the Board on matters of substance. INCB collaborates closely with UNODC and also cooperates with other international bodies concerned with drug control, including ECOSOC and its Commission on Narcotic Drugs, and other relevant specialised agencies of the UN, particularly the WHO. It also cooperates with bodies outside the UN system, especially the International Criminal Police Organization (INTERPOL) and the World Customs Organization.

Meetings

INCB sessions are normally held in February, May and November each year.

Membership

Terms end on the eve of the first meeting of the Board that the successor is entitled to attend.

Members (13)

Nominated by WHO

Cornelis P de Joncheere, Netherlands 2027 ¹	Zukiswa Zingela, South Africa..... 2025
Mariângela Simão, Brazil..... 2027 ²	

Nominated by governments

César T Arce Rivas, Paraguay..... 2025	Lu Lin, China..... 2027
H H Sevil Atasoy, Türkiye..... 2027 ¹	Pavel Pachta, Czechia..... 2025
David T Johnson, USA..... 2027 ¹	Jagjit Pavadia, India..... 2025 ¹
Galina A Korchagina, Russian Federation..... 2027 ¹	N Larissa Razanadimby, Madagascar..... 2027
Pierre Lapacque, France..... 2025 ³	Jallal Toufiq, Morocco..... 2025 ¹

Notes

1 Re-elected for a five-year term.

2 Elected on 25 July 2023 to fill the vacancy arising from the resignation of Richard Mattick, Australia.

3 Elected on 25 July 2023 to fill the vacancy arising from the death of Bernard Leroy, France.

International Trade Centre (ITC)

Palais des Nations
1211 Geneva 10
Switzerland
Telephone: +41 22 730 0111

Fax: +41 22 733 4439
Email: itcreg@intracen.org
Twitter: @ITCnews

Internet: www.intracen.org

Executive Director: Pamela Coke-Hamilton, Jamaica (appointed by the UN Secretary-General in July 2020)

Purpose

ITC is the joint agency of the World Trade Organization (WTO) and the UN. ITC assists small and medium-sized enterprises (SMEs) in developing and transition economies to become more competitive in global markets, thereby contributing to sustainable economic development within the frameworks of the Aid for Trade agenda and the Sustainable Development Goals.

ITC was created in 1964 through a decision of the General Agreement on Tariffs and Trade (GATT) contracting parties. In 1968, the UN Conference on Trade and Development (UNCTAD) joined GATT as co-sponsor of ITC. Its legal status was formally confirmed by the General Assembly in 1974 as a joint subsidiary organ of the GATT and the UN, the latter acting through UNCTAD.

Meetings

ITC's annual intergovernmental gathering is called the [Joint Advisory Group \(JAG\)](#) meeting. The JAG is open to all WTO and UNCTAD members, as well as to UN specialised agencies and bodies, other intergovernmental organisations with observer status and non-governmental organisations with an interest in trade promotion. This meeting, held in Geneva, reviews ITC's technical cooperation programme over the preceding year and makes recommendations for its future work programme.

The ITC's annual flagship event is the [World Export Development Forum \(WEDF\)](#), a unique global platform dedicated to supporting trade-led development of SMEs. Other ITC [events](#) include [SheTrades Global](#), an international women's business festival, and the [World Trade Promotion Organizations \(WTPO\) Conference](#), a forum for trade and investment promotion organisations (TIPOs) from around the world.

Membership

Because of its legal status, ITC does not have a membership of its own. Its de facto members are WTO and UNCTAD Member States.

International Union for the Protection of New Varieties of Plants (UPOV)

34 Chemin des Colombettes
1211 Geneva 20
Switzerland
Telephone: +41 22 338 9111

Email: upov.mail@upov.int
Twitter: @UPOVint
LinkedIn: www.linkedin.com/company/upov-official

Internet: www.upov.int

Secretary-General: Daren Tang, Singapore (the UPOV Council appoints the Director-General of WIPO as Secretary-General of UPOV; current term October 2020 to September 2026)

Purpose

UPOV's mission is to provide and promote an effective system of plant variety protection, with the aim of encouraging the development of new varieties of plants for the benefit of society.

UPOV is an intergovernmental organisation established by the International Convention for the Protection of New Varieties of Plants, which was adopted in Paris in 1961 and entered into force in 1968. The Convention was revised in 1972, 1978 and 1991. The 1991 Act entered into force in 1998.

Structure

The UPOV Council is responsible for safeguarding the Union's interests, encouraging its development and adopting its work programme and budget. The Council consists of representatives of all members. Each state member has one vote in the Council.

Three committees assist the Council: the Consultative Committee (which prepares the sessions of the Council), the Administrative and Legal Committee and the Technical Committee. Several working groups have been established under the Technical Committee.

The Secretariat is called the Office of the Union and is directed by UPOV's Secretary-General.

Meetings

Information about [upcoming meetings](#) is on the UPOV website.

Members (78)

African Intellectual Property Organization	France	Poland
Albania	Georgia	Portugal
Argentina	Germany	ROK
Australia	Ghana	Republic of Moldova
Austria	Hungary	Romania
Azerbaijan	Iceland	Russian Federation
Belarus	Ireland	Saint Vincent and the Grenadines
Belgium	Israel	Serbia
Bolivia	Italy	Singapore
Bosnia and Herzegovina	Japan	Slovakia
Brazil	Jordan	Slovenia
Bulgaria	Kenya	South Africa
Canada	Kyrgyzstan	Spain
Chile	Latvia	Sweden
China	Lithuania	Switzerland
Colombia	Mexico	Trinidad and Tobago
Costa Rica	Montenegro	Tunisia
Croatia	Morocco	Türkiye
Czechia	Netherlands	Ukraine
Denmark	New Zealand	UK
Dominican Republic	Nicaragua	UR of Tanzania
Ecuador	North Macedonia	USA
Egypt	Norway	Uruguay
Estonia	Oman	Uzbekistan
European Union	Panama	Viet Nam
Finland	Paraguay	
	Peru	

International Organization for Migration (IOM)

17 Route des Morillons

1211 Geneva 19

Switzerland

Telephone: +41 22 717 9111

Fax: +41 22 798 6150

Email: hq@iom.int

Facebook: www.facebook.com/IOM

Twitter: [@UNmigration](https://twitter.com/UNmigration)

Internet: www.iom.int

Director General: António Vitorino, Portugal (elected in June 2018 for a five-year term from 1 October 2018)¹

Purpose

Established in 1951, IOM is the leading intergovernmental organisation in the field of migration and is committed to the principle that humane and orderly migration benefits migrants and society. IOM supports migrants across the world, developing effective responses to the shifting dynamics of migration, and is a key source of advice on migration policy and practice. The Organization works in emergency situations, developing the resilience of all people on the move, and particularly those in situations of vulnerability, as well as building capacity within governments to manage all forms and impacts of mobility, utilising the Humanitarian-Development-Peace nexus approach where possible. Respect for the rights, dignity and well-being of migrants remains paramount.

The Organization's work is guided by several core frameworks. The [12-point strategy](#) adopted by IOM's Council in 2007 outlines the core objectives of the Organization and the scope of IOM's work. The [Migration Governance Framework \(MiGOF\)](#), endorsed by IOM Member States in 2015, sets out overarching objectives and principles which, if fulfilled and enacted, form the basis for an effective approach to migration governance.

The IOM [Strategic Vision 2019–23](#) supports the overall strategic planning and direction of IOM. This document represents the Organization's reflection on its needs and priorities, based on a landscape assessment of what the next decade of mobility will bring, and how IOM as an organisation needs to develop in order to meet new and emerging responsibilities.

IOM was granted permanent observer status to the UN General Assembly in 1992. A cooperation agreement between IOM and the UN was signed in 1996. IOM joined the UN system as a related organisation in September 2016, when the agreement outlined in GA res. [70/296](#) (2016) was signed during the UN Summit for Refugees and Migrants.

In 2016, the General Assembly adopted the New York Declaration for Refugees and Migrants (GA res. [71/1](#)). Annex II of the New York Declaration set in motion a process of intergovernmental consultations and negotiations towards the development of the [Global Compact for Safe, Orderly and Regular Migration](#). The Global Compact, a state-led process, was adopted on 10 December 2018 by the majority of UN Member States at an [Intergovernmental Conference](#) in Marrakesh, Morocco, and endorsed by the General Assembly on 19 December 2018 (GA res. [73/195](#)).

IOM serves as Coordinator and Secretariat of the UN [Network on Migration](#), established to ensure effective, timely and coordinated system-wide support to Member States in the implementation, follow-up and review of the Global Compact. In carrying out its mandate, the Network prioritises the rights and well-being of migrants and their communities of destination, origin and transit. It places emphasis on those issues where a common UN system approach will add value and from which results and impact can be readily gauged.

Structure

IOM's structure is highly decentralised, with over 20,000 staff and over 400 offices in more than 150 countries. Its Geneva [headquarters](#) is composed of the Executive Office and the following departments: External Relations; Strategic Planning and Organisational Performance; Operations and Emergencies; Peace and Development Coordination; Programme Support and Migration Management; Policy and Research; Financial and Administrative Management; Human Resources Management; Information and Communications Technology; and Legal Affairs.

IOM also has nine [regional offices](#), two [special liaison offices](#), two [administrative centres](#), 10 country [offices](#) with resource mobilisation and coordinating functions, and a global network of [country offices](#). The African Capacity Building Centre is based in Tanzania and the Global Data Institute is based in Berlin.

The [Council](#) is the highest authority of the IOM. The [Standing Committee on Programmes and Finance](#) (SCPF) is a subcommittee of the Council that examines and reviews policies, programmes and activities, discusses financial and budgetary matters and considers any matter specifically referred to by the Council. The Director General and the Deputy Director General are elected by the Council for a five-year term. More detailed information about organisational structure is available on the [website](#).

Meetings

The Council meets in regular session once a year and in special sessions at the request of one third of its members, the Director General or the Chairperson of the Council in urgent circumstances. The 114th session is scheduled to be held in November–December 2023 in Geneva. The SCPF meets normally twice a year, and otherwise as may be required, at the request of: the Council; one third of its members; its Chairperson; the Director General, after consultation with the Chairperson. Its 32nd session was held on 27 and 28 June 2023 in Geneva.

The [International Dialogue on Migration](#) (IDM) is IOM's principal forum for migration policy dialogue. It provides a space to analyse current and emerging issues in migration governance and to exchange experiences, policy approaches and effective practices. Consistent with the IOM [Constitution](#), the IDM promotes cooperation and coordination of efforts on international migration issues. The annual theme is decided through consultation with Member States at the beginning of each year.

Membership

As at 30 June 2023, IOM's membership included 175 Member States and eight Observer States, as well as international governmental and non-governmental organisations. A [membership list](#) is available on the website. At the beginning of each regular session, the Council elects a [Bureau](#) for a one-year term.

Bureau, 114th session (2023)

Chair

Lansana Alison Gberie,
Sierra Leone

Vice-Chairs

Katharina Stasch, Germany
Seong deok Yun, ROK

Rapporteur

Luis Chuquihuara Chil, Peru

Note

- 1 On 15 May 2023, at the IOM Council's [sixth special session](#), IOM member states elected Amy Pope, USA, to serve as Director General for a five-year term from 1 October 2023.

REGIONAL DEVELOPMENT BANKS

REGIONAL DEVELOPMENT BANKS

African Development Bank (AfDB) Group

Immeuble du Centre de commerce International
d'Abidjan CCIA
01 BP 1387
Abidjan 01
Côte d'Ivoire

Telephone: +225 2026 3900
Email: afdb@afdb.org
Facebook: www.facebook.com/AfDBGroup
Twitter: [@AfDB_Group](https://twitter.com/AfDB_Group)
Skype: [afdb_acc](https://www.skype.com/name/afdb_acc)

Internet: www.afdb.org

President: Akinwumi Adesina, Nigeria (elected in May 2015; took office 1 September 2015; re-elected in August 2020 for a second five-year term)

Purpose

The AfDB Group is a multilateral development finance institution. Its overall objective is to support African countries' economic development and social progress by promoting investment of public and private capital in projects and programmes designed to reduce poverty and improve living conditions.

The AfDB is required to give special attention to national and multinational projects and programmes that promote regional integration. It also plays a leading role in the African Union Development Agency (AUDA-NEPAD), which aims to reduce the gaps that exist between Africa and the developed world, and was one of the key actors supporting negotiations for the establishment of the African Continental Free Trade Area (AfCFTA).

The Bank's 10-year [strategy 2013–22](#) outlined five main operational focuses: infrastructure development; regional and economic cooperation; private sector development; governance and accountability; and skills and technology. The Bank also pays particular attention to fragile states; agriculture and food security; and gender. Preparations for a new 10-year strategy (TYS 2023–32) were launched in 2022. The AfDB Group comprises three distinct entities under one management:

- **African Development Bank (AfDB)**: the AfDB is the parent institution. It was established in 1963 by the then 23 newly independent African states. The [Agreement establishing the AfDB](#) was drawn up under the auspices of the Economic Commission for Africa and entered into force in 1964. The Bank began operations in 1966. The AfDB provides non-concessional loans to regional Member States as well as policy advice and technical assistance to support development efforts.
- **African Development Fund (ADF)**: the ADF was established in 1972 and became operational in 1974. It makes concessional loans and grants to regional Member States, with a primary focus on poverty reduction.
- **Nigeria Trust Fund (NTF)**: the Government of Nigeria set up the NTF in 1976. It makes concessional loans to regional member countries.

Structure

The [Board of Governors](#) is the Bank's supreme organ and mostly comprises Member State government ministers of finance and economy. It issues general directives concerning the Bank's operational policies.

The [Board of Directors](#) comprises 20 members holding the title of Executive Director. The Board of Governors elects the Board of Directors for three-year terms, renewable once. Regional members have 13 directors while states outside the region have seven.

The Board of Governors elects the **President** for a five-year term, renewable once. The President acts as the Bank's Chief Executive and conducts its business, as well as being its legal representative.

Membership

Fifty-four African states are shareholders of the AfDB. Twenty-eight non-African states are also shareholders. Article 3 of the AfDB Agreement, which provides for any independent African state to become a member, also makes provision for membership from outside Africa.

Members

Regional members (54)

Algeria	Eswatini	Namibia
Angola	Ethiopia	Niger
Benin	Gabon	Nigeria
Botswana	Gambia	Rwanda
Burkina Faso	Ghana	São Tomé and Príncipe
Burundi	Guinea	Senegal
Cabo Verde	Guinea-Bissau	Seychelles
Cameroon	Kenya	Sierra Leone
Central African Republic	Lesotho	Somalia
Chad	Liberia	South Africa
Comoros	Libya	South Sudan
Congo	Madagascar	Sudan
Côte d'Ivoire	Malawi	Togo
DR Congo	Mali	Tunisia
Djibouti	Mauritania	Uganda
Egypt	Mauritius	UR of Tanzania
Equatorial Guinea	Morocco	Zambia
Eritrea	Mozambique	Zimbabwe

Non-African shareholding countries (28)

Argentina	India	Saudi Arabia
Austria	Ireland (since 2020)	Spain
Belgium	Italy	Sweden
Brazil	Japan	Switzerland
Canada	Kuwait	Türkiye (since 2014)
China	Luxembourg (since 2015)	UAE (ADF member only)
Denmark	Netherlands	UK
Finland	Norway	USA
France	Portugal	
Germany	ROK	

Inter-American Development Bank (IDB) Group

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 Washington DC 20577
 United States of America
 Telephone: +1 202 623 1000
 Fax: +1 202 623 3096

Email: pic@iadb.org
 Facebook: www.facebook.com/BancoInteramericano/
 Twitter: [@the_IDB](https://twitter.com/the_IDB)

Internet: www.iadb.org

President (Executive Head): Ilan Goldfajn (elected by the Board of Governors in November 2022 for a five-year term)

Purpose

The IDB is the main source of multilateral financing for sustainable economic, social and institutional development in Latin America and the Caribbean. It was established in December 1959 to:

- Use its own capital, funds raised in financial markets and other resources for financing the development of borrowing member countries
- Supplement private investment when private capital is unavailable on reasonable terms and conditions
- Provide technical assistance for the preparation, financing and implementation of development plans and projects.

The IDB obtains financial resources from its 48 member countries, borrowings on financial markets, trust funds it administers and through co-financing ventures. It provides non-concessional and concessional loans, grants and technical assistance to its regional member countries and undertakes research. Most of the IDB Group's loans finance key public sector projects although a significant proportion of its operations are directed to the private sector, through IDB Invest (see below).

The IDB's [institutional strategy](#) was updated in 2019. It prioritises social inclusion and equality; productivity and innovation; and regional economic integration in its development work across Latin America and the Caribbean. In doing so, it addresses the cross-cutting issues of gender equality and diversity; climate change and environmental sustainability; and institutional capacity and the rule of law. The [Vision 2025](#) agenda for recovery and sustainable growth in the region, launched in February 2021, outlines five main areas of focus for the IDB's work: regional integration and strengthening value chains; support for small and medium-sized firms in order to narrow the estimated \$1 trillion financing gap; promotion of a digital economy; the prioritisation of gender; and climate-change response.

Operations

The IDB has had nine increases of its ordinary capital since it was founded. Terms for the most recent increase were approved by the Board of Governors in July 2010 and the increase took effect in February 2012. The agreement increased the Bank's Ordinary Capital by \$70 billion to more than \$170 billion, implemented through to 2020. It also increased resources for the Fund for Special Operations and the IDB Grant Facility, to provide an aid package to Haiti.

In 2022, the IDB Group achieved a new record of nearly \$23.4 billion in new financing approvals, commitments and private-sector mobilisations. This total includes record or near-record levels of IDB funding approvals in priority areas for the region's recovery and sustainable, inclusive growth, including health and the COVID-19 response, climate change, supply chains and digitalisation.

Structure

The IDB is an official observer to the UN. It has headquarters in Washington, DC, with country offices in 26 borrowing countries, as well as regional offices in Madrid and Tokyo. The IDB Group includes three organisations based at its headquarters in Washington, DC: the Inter-American Development Bank, IDB Invest (formerly the Inter-American Investment Corporation (IIC)) and IDB Lab (formerly the Multilateral Investment Fund (MIF)). The affiliated Institute for the Integration of Latin America and the Caribbean (INTAL) is based in Buenos Aires, Argentina. The Inter-American Institute for Economic and Social Development (INDES) is an IDB unit based in Washington, DC.

The Bank is headed by its **Board of Governors**, which delegates oversight of Bank operations to the **Board of Executive Directors**. Each member country appoints a governor, whose voting power is proportional to the Bank's capital subscribed to by the country. The 26 Latin American and Caribbean countries in the IDB hold 50.01 percent of the voting power. The single largest shareholder is the USA, with 30 percent. Members of the Board of Executive Directors serve three-year terms. The President is elected by the Board of Governors for a five-year term.

The Office of Institutional Integrity (OII) plays an important role in the IDB Group's integrity efforts. The OII investigates allegations of fraud and corruption within IDB Group-financed activities and performs prevention work.

Membership

The IDB has 48 member countries, of which 26 are regional shareholding and borrowing countries. The **members** are listed on the website.

IDB Invest (formerly Inter-American Investment Corporation (IIC))

1350 New York Avenue NW
Washington, DC 20577
United States of America

Telephone: +1 202 623 3900
Facebook: www.facebook.com/IDBInvest/

Internet: www.idbinvest.org

Chief Executive Officer: James P Scriven, Argentina (since November 2015)

Formerly known as the Inter-American Investment Corporation (IIC) before rebranding in November 2017, IDB Invest is a multilateral development bank committed to supporting the private sector in Latin America and the Caribbean. IDB Invest finances sustainable enterprises to achieve financial results that maximise social and environmental development for the region. With a current portfolio of \$15.3 billion under management and 375 clients in 25 countries, IDB Invest works across sectors to provide innovative financing and advisory services that meet the evolving demands of its clients.

IDB Invest has 48 member countries, 26 of which are in Latin America and the Caribbean. All member countries are represented on the Corporation's Board of Executive Directors.

IDB Lab (formerly Multilateral Investment Fund (MIF))

1300 New York Avenue NW
Washington, DC 20577
United States of America

Telephone: +1 202 942 8211
Fax: +1 202 942 8100

Internet: <https://bidlab.org/en>

Chief Executive Officer: Irene Arias Hofman, Spain (since January 2018)

Formerly known as the Multilateral Investment Fund (MIF) before rebranding in October 2018, IDB Lab is the innovation lab for the IDB Group. It conducts high-risk experiments to test

new models for engaging and inspiring the private sector to solve economic development problems in Latin America and the Caribbean. Since it began operations as the MIF in 1993, IDB Lab has funded more than 2700 projects and financed more than \$2 billion in grants and investments. It is the largest provider of technical assistance for private sector development in Latin America and the Caribbean.

IDB Lab finances about 100 projects per year, with a total finance volume of about \$90 million. There are 39 donating member countries, both regional and non-regional, listed on the website.

Institute for the Integration of Latin America and the Caribbean (INTAL)

Esmeralda 130
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Buenos Aires
Argentina

Telephone: +54 11 4320 2350
Fax: +54 11 4323 2365
Email: intal@iadb.org

Internet: www.iadb.org/en/intal/home

Director: Ana Inés Basco, Argentina (since 2021)

INTAL is an Inter-American Development Bank (IDB) unit that provides specialised technical cooperation, conference, policy research and publication services in the field of integration and trade to member countries and regional organisations. It has been in operation since 1965.

Inter-American Institute for Economic and Social Development (INDES)

1350 New York Avenue NW
Washington, DC 20577
United States of America

Telephone: +1 202 623 2420
Fax: +1 202 623 2008
Email: indes@iadb.org

Internet: <https://indesvirtual.iadb.org>

Director: Juan Bonnefoy, Chile (since 2012)

INDES is an Inter-American Development Bank (IDB) unit created in 1994 as a training institute and forum dedicated to developing knowledgeable social policy makers and public managers committed to sustainable social reform. INDES trains public sector decision-makers and managers, as well as staff of non-governmental and other civil society organisations. Training is held at IDB headquarters in Washington, in customised programmes in Latin America and the Caribbean, and online.

Asian Development Bank (ADB)

6 ADB Avenue, Mandaluyong City
1550 Metro Manila
Philippines
Telephone: +63 2 8632 4444
Email: information@adb.org

Facebook: www.facebook.com/AsianDevBank
Twitter: [@ADB_HQ](https://twitter.com/ADB_HQ)
Instagram: [@adb_hq](https://www.instagram.com/adb_hq)
LinkedIn: www.linkedin.com/company/asian-development-bank

Internet: www.adb.org

President and Chair of the Board of Directors: Masatsugu Asakawa, Japan (elected in December 2019 for a term beginning 17 January 2020; re-elected in August 2021 for a five-year term beginning 24 November 2021)

Purpose

The ADB is a multilateral finance institution founded in 1966 to foster development in the Asia and Pacific region with the aim of reducing poverty. It helps developing member countries by providing loans, technical assistance and grants for a broad range of development activities.

Most financing is provided to the public sector, with 21 percent of projects in 2020 directly provided to private enterprises through equity investments and loans.

The ADB's new long-term corporate strategy, Strategy 2030, was approved in July 2018. It focuses on seven operational priority areas:

- Addressing remaining poverty and reducing inequality
- Accelerating progress in gender equality
- Tackling climate change, building climate and disaster resilience, and enhancing environmental sustainability
- Making cities more liveable
- Promoting rural development and food security
- Strengthening governance and institutional capacity
- Fostering regional cooperation and integration.

Operations

The ADB raises funds through bond issues on the world's capital markets and also relies on member contributions, retained earnings from lending operations, transfer from the concessional window and the repayment of loans. It provides grants from several special funds, the largest of which is the Asian Development Fund (ADF).

In 2022, ADB's total commitments from its loans, grants, guarantees, equity investments and technical assistance amounted to \$20.5 billion, including \$3.9 billion in financing to the private sector. It also mobilised an additional \$11.4 billion in co-financing. ADB committed \$6.7 billion in financing for climate mitigation and adaptation, making progress toward its ambition of providing \$100 billion in cumulative climate financing between 2019 and 2030.

ADB's available resources in the form of subscribed capital stock amounted to \$141.6 billion and total equity in the ADB increased to \$54.2 billion. Outstanding loan balance amounted to \$144.3 billion that supported operations in developing member countries. Outstanding borrowing amounted to \$131.6 billion in bond issues and private placements.

The merger of the Bank's concessional ADF loan portfolio with its Ordinary Capital Resources (OCR) balance sheet, which took effect in January 2017, has almost tripled ADB's equity base. This will allow it to increase assistance to developing member countries by up to 50 percent, and to its poorest members by up to 70 percent.

In September 2020, negotiations concluded on the 12th replenishment of the ADF (ADF 13), with donors agreeing to a replenishment in excess of \$4 billion to ADF 13 and Technical Assistance Fund 7 (TASF 7) covering operations from 2021 to 2024. The total size of the replenishment represents a 1.2 percent increase in comparison with the previous replenishment, which covered the 2017–2020 period. Total resources are allocated between ADF 13 and TASF 7: \$3.5 billion and \$0.5 billion, respectively.

Technical assistance is provided through the Technical Assistance Special Fund and other special funds managed by the ADB, such as the Climate Change Fund, Regional Cooperation and Integration Fund, and Financial Sector Development Partnership Special Fund. Technical assistance grants are used for preparing projects, developing capacity, providing policy advice and fostering regional integration.

The ADB also manages grant funds and loans financed by bilateral donors to pursue objectives mutually agreed between the donor and ADB. It also has a channel financing facility for grants provided by bilateral donors to support technical assistance and soft components of loans.

Based in the Philippines, the ADB also has offices across Asia and the Pacific, as well as representative offices in Europe, Japan and the USA.

Structure

The ADB's highest policy-making body is its Board of **Governors**, which comprises one representative from each member and meets annually. The Governors elect the 12-member resident Board of **Directors**, with each director appointing an alternate. The President is elected by the Board of Governors for a five-year term and may be re-elected. The President is Chair of the Board of Directors and, assisted by six vice-presidents, manages the ADB's business under the general oversight of the Board of Directors.

The total voting power of each ADB member consists of basic votes (distributed equally among all members) plus proportional votes (allocated according to the number of shares of ADB capital stock held by the member). In total, the number of basic votes allocated comprises 20 percent of all votes.

Details about the Board of Governors and Board of Directors are on the [website](#) under 'Who We Are', then 'Organization'.

Membership

Membership is open to members and associate members of the UN Economic and Social Commission for Asia and the Pacific (UNESCAP) and other regional countries and non-regional developed countries that are members of the UN or any of its specialised agencies. The ADB has 68 members, of which 49 are regional members and 19 non-regional members. A [list of members](#) is on the website.

Caribbean Development Bank (CDB)

PO Box 408
Willey, St Michael
Barbados, WI BB11000

Telephone: +1 246 539 1600
Email: info@caribank.org

Internet: www.caribank.org

President and Chair of Board of Directors: Hyginus 'Gene' Leon (elected by the Board of Governors in January 2021 for a five-year term from 4 May 2021)

Purpose

CDB is a regional financial institution established in 1970 to contribute to the economic growth and development of its member countries in the Caribbean and to promote economic cooperation and integration among them. CDB is required to have special regard to the needs of its less developed member countries. It provides loans, equity, guarantees and technical assistance for both the public and private sectors of regional borrowing member countries.

CDB's lending activities are divided into two major categories: Ordinary Operations and Special Operations. Ordinary Operations are financed from CDB's Ordinary Capital Resources (OCR), which include capital subscriptions from its members, reserves, and market borrowings on the international capital markets, as well as loans from other multilateral development banks.

Special Operations are financed by the Special Funds Resources (SFR), which primarily comprise contributions and loans on highly concessionary terms. These resources are used to provide technical assistance or to make or guarantee loans of high developmental priority. SFR loans have longer maturities, longer deferred commencement of repayment of principal and lower interest rates than those determined for Ordinary Operations. The Special Development Fund is the Bank's main special fund. Non-member contributors to CDB's resources have included the Netherlands, New Zealand, Nigeria, Sweden and the USA.

Structure

CDB is owned by 28 member countries: 23 regional members, divided into 19 [borrowing](#) countries and four [non-borrowing](#) countries; and five non-regional members. The voting power of each country is linked to its subscription to CDB's capital stock. CDB's capital stock is held or available for subscription in the proportion of not less than 60 percent by regional members and not more than 40 percent by non-regional members.

CDB's Board of Governors comprises one governor and one alternate governor for each member country. For this purpose, the member territories of Anguilla, British Virgin Islands, Cayman Islands, Montserrat, and Turks and Caicos Islands are regarded as one member. Voting power is approximately proportional to shares subscribed, with a slight weighting in favour of the smaller member territories.

The Board of Directors comprises 19 members, 14 representing regional members and five representing non-regional members. Directors hold office for two-year terms and are eligible for reappointment. Details about the [Board of Governors](#) and [Board of Directors](#) are available on the website.

Meetings

The Board of Governors meets once a year, and the Board of Directors four times a year. Additional or special meetings may also be called, if necessary, and participation is permitted via videoconferencing. In some cases, decisions may be taken without a meeting using a round robin procedure.

Membership

CDB membership is open to regional states and territories, non-regional states that are members of the UN, its specialised agencies or the International Atomic Energy Agency (IAEA) and multilateral development finance institutions. A list of member countries is on the [website](#).

BUDGET AND SCALES OF ASSESSMENT

BUDGET AND SCALES OF ASSESSMENT

UN BUDGET

The main resolutions governing the preparation, approval and implementation of the UN programme budget are set forth in General Assembly resolutions [41/213](#) (1986), [42/211](#) (1987), [45/248](#) (1990), [55/231](#) (2000) and [58/269](#) (2004).

In GA res. [72/266](#) (2017), the Assembly approved the Secretary-General's proposal to change the UN budget cycle from a biennial to an annual budget period on a trial basis, beginning with the programme budget for 2020, pending a final decision at its 77th session on whether to continue that practice. In GA res. [77/267](#) (2022), the Assembly decided to lift the trial period effective from 2023 and requested the Secretary-General to continue with the submission of the programme budget according to an annual cycle.

The budget for the year 2023 was adopted by the General Assembly on 30 December 2022 through GA res. [77/264](#) (approving the Fifth Committee's report [A/77/672](#)) as follows:

(thousands of US dollars)

Part I. Overall policy-making, direction and coordination

1. Overall policy-making, direction and coordination	86,769,400
2. General Assembly and Economic and Social Council affairs and conference management	348,510,900
Total, Part I	435,280,300

Part II. Political affairs

3. Political affairs	839,094,400
4. Disarmament	13,835,800
5. Peacekeeping operations	52,878,300
6. Peaceful uses of outer space	4,757,800
Total, Part II	910,566,300

Part III. International justice and law

7. International Court of Justice	29,110,900
8. Legal affairs	63,806,700
Total, Part III	92,917,600

Part IV. International cooperation for development

9. Economic and social affairs	87,128,800
10. Least developed countries, landlocked developing countries and small island developing states	8,633,800
11. United Nations support for the New Partnership for Africa's Development	8,695,200
12. Trade and development	79,372,300
13. International Trade Centre	20,457,600
14. Environment	21,033,600
15. Human settlements	13,385,100
16. International drug control, crime and terrorism prevention and criminal justice	23,110,500
17. UN-Women	10,614,400
Total, Part IV	272,431,300

Part V. Regional cooperation for development

18. Economic and social development in Africa	88,119,800
19. Economic and social development in Asia and the Pacific	55,138,700
20. Economic development in Europe	37,229,400
21. Economic and social development in Latin America and the Caribbean	58,741,200
22. Economic and social development in Western Asia	48,931,500
23. Regular programme of technical cooperation	43,374,500
Total, Part V	331,535,100

Part VI. Human rights and humanitarian affairs

24. Human rights	176,186,300
25. International protection, durable solutions and assistance to refugees	44,633,900
26. Palestine refugees	39,704,000
27. Humanitarian assistance	27,125,400
Total, Part VI	287,649,600

Part VII. Global communications

28. Global communications	101,807,000
Total, Part VII	101,807,000

Part VIII. Common support services

29A. Department of Management Strategy, Policy and Compliance	60,885,200
29B. Department of Operational Support	96,878,000
29C. Office of Information and Communications Technology	53,425,900
29E. Administration, Geneva	77,706,400
29F. Administration, Vienna	19,940,600
29G. Administration, Nairobi	19,014,600
Total, Part VIII	327,850,700

Part IX. Internal oversight

30. Internal oversight	22,134,600
Total, Part IX	22,134,600

Part X. Jointly financed administrative activities and special expenses

31. Jointly financed administrative activities	8,214,300
32. Special expenses	87,688,000
Total, Part X	95,902,300

Part XI. Capital expenditures

33. Construction, alteration, improvement and major maintenance	85,471,000
Total, Part XI	85,471,000

Part XII. Safety and security

34. Safety and security	126,952,700
Total, Part XII	126,952,700

Part XIII. Development Account

35. Development Account	16,491,300
Total, Part XIII	16,491,300

Part XIV. Staff assessment

36. Staff assessment	289,318,500
Total, Part XIV	289,318,500
Grand total	3,396,308,300

By the same resolution (77/264), the General Assembly approved estimates of income other than assessments on Member States totalling \$321,949,500 as follows:

Income section

1. Income from staff assessment	291,354,800
2. General income	30,197,000
3. Services to the public	397,700
Total, Income Section	321,949,500

SCALES OF ASSESSMENT**UN Regular Budget**

Contributions from Member States to the UN regular budget are determined by reference to a scale of assessments approved by the General Assembly on the basis of advice from the Committee on Contributions.

GA res. 55/5B (2000) substantially revised the scale of assessments, lowering the ceiling on the maximum contribution by any Member State to the regular budget to 22 percent. It reaffirmed the floor for the minimum contribution at 0.001 percent and the maximum contribution from Least Developed Countries at 0.01 percent. It also reaffirmed the low per capita income adjustment with a threshold per capita income limit of the average per capita gross national product of all Member States and a gradient of 80 percent.

GA res. 76/238 (2021) set out the scale of assessments for 2022, 2023 and 2024. The scale of assessments will be reviewed by the General Assembly before the end of 2024.

The following table lists the scale of assessments for contributions to the regular budget for the period 2022–24.*

Member States percentage contribution

Member State	Percentage
Afghanistan	0.006
Albania	0.008
Algeria	0.109
Andorra	0.005
Angola	0.010
Antigua and Barbuda	0.002
Argentina	0.719
Armenia	0.007
Australia	2.111
Austria	0.679
Azerbaijan	0.030
Bahamas	0.019
Bahrain	0.054
Bangladesh	0.010
Barbados	0.008
Belarus	0.041
Belgium	0.828
Belize	0.001
Benin	0.005
Bhutan	0.001
Bolivia	0.019
Bosnia and Herzegovina	0.012
Botswana	0.015
Brazil	2.013
Brunei Darussalam	0.021
Bulgaria	0.056
Burkina Faso	0.004
Burundi	0.001

Cabo Verde	0.001	Haiti	0.006
Cambodia	0.007	Honduras	0.009
Cameroon	0.013	Hungary	0.228
Canada	2.628	Iceland	0.036
Central African Republic	0.001	India	1.044
Chad	0.003	Indonesia	0.549
Chile	0.420	Iran	0.371
China	15.254	Iraq	0.128
Colombia	0.246	Ireland	0.439
Comoros	0.001	Israel	0.561
Congo	0.005	Italy	3.189
Costa Rica	0.069	Jamaica	0.008
Côte d'Ivoire	0.022	Japan	8.033
Croatia	0.091	Jordan	0.022
Cuba	0.095	Kazakhstan	0.133
Cyprus	0.036	Kenya	0.030
Czechia	0.340	Kiribati	0.001
DPRK	0.005	Kuwait	0.234
DR Congo	0.010	Kyrgyzstan	0.002
Denmark	0.553	Lao PDR	0.007
Djibouti	0.001	Latvia	0.050
Dominica	0.001	Lebanon	0.036
Dominican Republic	0.067	Lesotho	0.001
Ecuador	0.077	Liberia	0.001
Egypt	0.139	Libya	0.018
El Salvador	0.013	Liechtenstein	0.010
Equatorial Guinea	0.012	Lithuania	0.077
Eritrea	0.001	Luxembourg	0.068
Estonia	0.044	Madagascar	0.004
Eswatini	0.002	Malawi	0.002
Ethiopia	0.010	Malaysia	0.348
Fiji	0.004	Maldives	0.004
Finland	0.417	Mali	0.005
France	4.318	Malta	0.019
Gabon	0.013	Marshall Islands	0.001
Gambia	0.001	Mauritania	0.002
Georgia	0.008	Mauritius	0.019
Germany	6.111	Mexico	1.221
Ghana	0.024	Micronesia	0.001
Greece	0.325	Monaco	0.011
Grenada	0.001	Mongolia	0.004
Guatemala	0.041	Montenegro	0.004
Guinea	0.003	Morocco	0.055
Guinea-Bissau	0.001	Mozambique	0.004
Guyana	0.004	Myanmar	0.010

Namibia	0.009	Slovakia	0.155
Nauru	0.001	Slovenia	0.079
Nepal	0.010	Solomon Islands	0.001
Netherlands	1.377	Somalia	0.001
New Zealand	0.309	South Africa	0.244
Nicaragua	0.005	South Sudan	0.002
Niger	0.003	Spain	2.134
Nigeria	0.182	Sri Lanka	0.045
North Macedonia	0.007	Sudan	0.010
Norway	0.679	Suriname	0.003
Oman	0.111	Sweden	0.871
Pakistan	0.114	Switzerland	1.134
Palau	0.001	Syrian AR	0.009
Panama	0.090	Tajikistan	0.003
Papua New Guinea	0.010	Thailand	0.368
Paraguay	0.026	Timor-Leste	0.001
Peru	0.163	Togo	0.002
Philippines	0.212	Tonga	0.001
Poland	0.837	Trinidad and Tobago	0.037
Portugal	0.353	Tunisia	0.019
Qatar	0.269	Türkiye	0.845
ROK	2.574	Turkmenistan	0.034
Republic of Moldova	0.005	Tuvalu	0.001
Romania	0.312	Uganda	0.010
Russian Federation	1.866	Ukraine	0.056
Rwanda	0.003	UAE	0.635
Saint Kitts and Nevis	0.002	UK	4.375
Saint Lucia	0.002	UR of Tanzania	0.010
Saint Vincent and the Grenadines	0.001	USA	22.000
Samoa	0.001	Uruguay	0.092
San Marino	0.002	Uzbekistan	0.027
São Tomé and Príncipe	0.001	Vanuatu	0.001
Saudi Arabia	1.184	Venezuela	0.175
Senegal	0.007	Viet Nam	0.093
Serbia	0.032	Yemen	0.008
Seychelles	0.002	Zambia	0.008
Sierra Leone	0.001	Zimbabwe	0.007
Singapore	0.504	Total	100.000

Note

* In accordance with GA res. 58/1B (2003) the Holy See, which is not a member of the UN but which participates in some of its activities, is called upon to contribute towards the expenses of the organisation for 2022–24 on the basis of 50 percent of the notional assessment rate of 0.001 percent that would have been charged if it were a member. Similarly, in accordance with GA decision 68/548 (2013) and GA res. 73/271 (2018), the State of Palestine, which is not a member of the UN but which participates in some of its activities, is called upon to contribute towards the expenses of the organisation for 2022–24 on the basis of 50 percent of the notional assessment rate of 0.011 percent that would have been charged if it were a member.

AD HOC SCALE OF ASSESSMENT FOR UN PEACEKEEPING BUDGETS

By GA res. 55/235 (2000), the General Assembly reformed its methodologies for apportioning the expenses of peacekeeping operations, replacing the ad hoc arrangements in place since GA res. 3101 (XXVIII) (1973). The Assembly took into account that the financing of peacekeeping operations was the collective responsibility of Member States and a different procedure was required from that used under the regular budget. The economically more developed countries were in a position to make relatively larger contributions and the economically less developed countries had a relatively limited capacity to contribute towards such operations. It also reaffirmed the special responsibilities of the Security Council's permanent Member States, as indicated in GA res. 1874 (S-IV) (1963), in connection with their contributions to the financing of peace and security operations.

To reflect these principles, the Assembly decided on the parameters of a new set of 10 levels for Member States for the purposes of apportioning the costs of peacekeeping, to be implemented on a phased basis from 1 July 2001. The resulting distribution of Member States among the 10 levels was set out in an annex to the resolution. The apportionments range from a premium payable by permanent Member States of the Security Council (Level A), to a 90 percent discount for Least Developed Countries (Level J).

GA res. 76/239 (2021) established the updated composition of levels of contribution for peacekeeping operations for the period 2022–24, as outlined in the report to the Secretary-General (see [A/76/296/Rev.1/Add.1](#)). The scale of assessments for peacekeeping will be reviewed by the General Assembly before the end of 2024.

Assignment of contribution levels 2022–24

Level A – Permanent Members of the Security Council

China	Russian Federation	USA
France	UK	

Level B

Andorra	Iceland	Norway
Australia	Ireland	Portugal
Austria	Israel	ROK
Bahamas ¹	Italy	San Marino
Bahrain ¹	Japan	Saudi Arabia ¹
Belgium	Liechtenstein	Slovenia
Canada	Luxembourg	Spain
Cyprus	Malta	Sweden
Denmark	Monaco	Switzerland
Finland	Netherlands	
Germany	New Zealand	

Level C

Brunei Darussalam	Qatar	UAE
Kuwait	Singapore	

Level D

Estonia	Greece	
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Level E

Czechia	Saint Kitts and Nevis	Slovakia
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Level F

Barbados
Latvia

Lithuania
Oman

Trinidad and Tobago
Uruguay

Transition to F

Palau

Level G

Antigua and Barbuda
Chile
Croatia

Hungary
Panama
Poland

Seychelles

Transition to G

Nauru

Level H*2

Bulgaria

Romania

Level H

Argentina

Costa Rica

Transition to H

Equatorial Guinea

Level I

Albania
Algeria
Armenia
Azerbaijan
Belarus
Belize
Bolivia
Bosnia and Herzegovina
Botswana
Brazil
Cabo Verde
Cameroon
Colombia
Congo
Côte d'Ivoire
Cuba
DPRK
Dominica
Dominican Republic
Ecuador
Egypt
El Salvador
Eswatini
Fiji
Gabon
Georgia
Ghana
Grenada

Guatemala
Guyana
Honduras
India
Indonesia
Iran
Iraq
Jamaica
Jordan
Kazakhstan
Kenya
Kyrgyzstan
Lebanon
Libya
Malaysia
Maldives
Marshall Islands
Mauritius
Mexico
Micronesia
Mongolia
Montenegro
Morocco
Namibia
Nicaragua
Nigeria
North Macedonia
Pakistan

Papua New Guinea
Paraguay
Peru
Philippines
Republic of Moldova
Saint Lucia
Saint Vincent and the
Grenadines
Samoa
Serbia
South Africa
Sri Lanka
Suriname
Syrian AR
Tajikistan
Thailand
Tonga
Tunisia
Türkiye
Turkmenistan
Ukraine
Uzbekistan
Vanuatu
Venezuela
Viet Nam
Zimbabwe

Level J – Least Developed Countries

Afghanistan	Guinea-Bissau	Senegal
Angola	Haiti	Sierra Leone
Bangladesh	Kiribati	Solomon Islands
Benin	Lao PDR	Somalia
Bhutan	Lesotho	South Sudan
Burkina Faso	Liberia	Sudan
Burundi	Madagascar	Timor-Leste
Cambodia	Malawi	Togo
Central African Republic	Mali	Tuvalu
Chad	Mauritania	Uganda
Comoros	Mozambique	UR of Tanzania
DR Congo	Myanmar	Yemen
Djibouti	Nepal	Zambia
Eritrea	Niger	
Ethiopia	Rwanda	
Gambia	Sao Tome and Principe	
Guinea		

Notes

- 1 At the time of the adoption of GA res. 76/239 (2022), the Fifth Committee Chair and General Assembly President stated that it was the understanding of the Assembly that, on an exceptional basis for the 2022–24 scale period only, three countries in level B – the Bahamas, Bahrain and Saudi Arabia – would be afforded discounts of 7.5 percent to their assessment rates, and that these discounts should be borne on a pro rata basis by the permanent members of the Security Council. See [A/C.5/76/SR.9](#) and [A/76/PV.54](#).
- 2 Category H* comprises countries that have voluntarily moved to category H and pay at a level of 30 percent rather than 20 percent.

LIST OF ACRONYMS

LIST OF ACRONYMS

A

ACABQ	Advisory Committee on Administrative and Budgetary Questions
ADB	Asian Development Bank
AfCFTA	African Continental Free Trade Area
AfDB	African Development Bank
AU	African Union
AUC	AU Commission

B

BBNJ	Biological diversity of areas beyond national jurisdiction
BINUH	UN Integrated Office in Haiti

C

C24	Special Committee on the Situation with Regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples
C34	Special Committee on Peacekeeping Operations
CAAC	Children and Armed Conflict
CAC	Codex Alimentarius Commission
CAR	Central African Republic
CAT	Committee against Torture
CBD	Convention on Biological Diversity
CCO	Committee of Cosponsoring Organizations (UNAIDS)
CCPCJ	Commission on Crime Prevention and Criminal Justice
CD	Conference on Disarmament
CDB	Caribbean Development Bank
CDP	Committee for Development Policy
CEB	UN System Chief Executives Board for Coordination
CED	Committee on Enforced Disappearances
CEDAW	Committee on the Elimination of Discrimination against Women
CEPA	Committee of Experts on Public Administration
CEPAL	Economic Commission for Latin America and the Caribbean (Spanish acronym)
CERD	Committee on the Elimination of Racial Discrimination
CESCR	Committee on Economic, Social and Cultural Rights
CHR	Commission on Human Rights
CITES	Convention on International Trade in Endangered Species of Wild Fauna and Flora
CLCS	Commission on the Limits of the Continental Shelf
CMA	Conference of the Parties serving as the Meeting of the Parties to the Paris Agreement
CMP	Conference of the Parties serving as the Meeting of the Parties (for the Kyoto Protocol)
CMS	Convention on the Conservation of Migratory Species of Wild Animals
CMW	Committee on the Protection of the Rights of All Migrant Workers and Members of Their Families
CND	Commission on Narcotic Drugs
COP	Conference of the Parties
COPUOS	Committee on the Peaceful Uses of Outer Space
CPC	Committee for Programme and Coordination
CPD	Commission on Population and Development
CPR	Committee of Permanent Representatives
CRC	Committee on the Rights of the Child
CRPD	Committee on the Rights of Persons with Disabilities
CSD	Commission on Sustainable Development

CSocD	Commission for Social Development
CSTD	Commission on Science and Technology for Development
CSW	Commission on the Status of Women
CTBT	Comprehensive Nuclear-Test-Ban Treaty
CTBTO	Preparatory Commission for the Comprehensive Nuclear-Test-Ban Treaty Organization
CTC	Counter-Terrorism Committee
CTED	Counter-Terrorism Committee Executive Directorate
CWC	Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction

D

DCO	Development Coordination Office
DDPA	Durban Declaration and Programme of Action
DESA	Department of Economic and Social Affairs
DGACM	Department for General Assembly and Conference Management
DGC	Department of Global Communications
DMSPC	Department of Management Strategy, Policy and Compliance
DOS	Department of Operational Support
DPA	Department of Political Affairs
DPO	Department of Peace Operations
DPPA	Department of Political and Peacebuilding Affairs
DPRK	Democratic People's Republic of Korea
DSS	Department of Safety and Security

E

ECA	Economic Commission for Africa
ECCAS	Economic Community of Central African States
ECCC	Extraordinary Chambers in the Courts of Cambodia
ECE	Economic Commission for Europe
ECLAC	Economic Commission for Latin America and the Caribbean
ECOSOC	Economic and Social Council
ECOWAS	Economic Community of West African States
EDG	Emergency Directors Group
EMRIP	Expert Mechanism on the Rights of Indigenous Peoples
EMRTD	Expert Mechanism on the Right to Development
EOSG	Executive Office of the Secretary-General
ERC	Emergency Relief Coordinator
ESCAP	Economic and Social Commission for Asia and the Pacific
ESCWA	Economic and Social Commission for Western Asia
EU	European Union

F

FAO	Food and Agriculture Organization
FARC-EP	Revolutionary Armed Forces of Colombia
FGS	Federal Government of Somalia
FTFs	Foreign terrorist fighters

G

G5-Sahel	Group of Five for the Sahel
GEF	Global Environment Facility
GHG	Greenhouse gas
GHS	Globally Harmonized System of Classification and Labelling of Chemicals
GP	Global Platform (for Disaster Risk Reduction)

H

HLCM	High-Level Committee on Management
HLCP	High-Level Committee on Programmes
HLPF	High-level Political Forum on Sustainable Development
HONLEA	Heads of National Drug Law Enforcement Agencies
HRC	Human Rights Council
HRCAC	Human Rights Council Advisory Committee

I

IAAC	Independent Audit Advisory Committee
IAEA	International Atomic Energy Agency
IASC	Inter-Agency Standing Committee
IBRD	International Bank for Reconstruction and Development
ICAO	International Civil Aviation Organization
ICC	International Criminal Court
ICCROM	International Centre for the Study of the Preservation and Restoration of Cultural Property
ICGLR	International Conference on the Great Lakes Region
ICJ	International Court of Justice
ICPD	International Conference on Population and Development
ICSC	International Civil Service Commission
ICSID	International Centre for Settlement of Investment Disputes
ICT	Information and communications technology
ICTR	International Criminal Tribunal for Rwanda
ICTY	International Criminal Tribunal for the former Yugoslavia
IDA	International Development Association
IDB	Inter-American Development Bank
IEE	Group of Independent Eminent Experts
IFAD	International Fund for Agricultural Development
IFC	International Finance Corporation
IIC	Inter-American Investment Corporation
IIIM	International, Impartial and Independent Mechanism to assist in the Investigation and Prosecution of those Responsible for the Most Serious Crimes under International Law committed in the Syrian Arab Republic since March 2011
IIMM	Independent Investigative Mechanism for Myanmar
ILC	International Law Commission
ILO	International Labour Organization
IMF	International Monetary Fund
IMO	International Maritime Organization
INCB	International Narcotics Control Board
INDES	Inter-American Institute for Economic and Social Development
INTAL	Institute for the Integration of Latin America and the Caribbean
INTERPOL	International Criminal Police Organization
IOM	International Organization for Migration
IP	Intellectual property
IPCC	Intergovernmental Panel on Climate Change
IRMCT	International Residual Mechanism for Criminal Tribunals
ISA	International Seabed Authority
ISDR	International Strategy for Disaster Reduction
ISIL	Islamic State in Iraq and the Levant
ITC	International Trade Centre
ITLOS	International Tribunal for the Law of the Sea
ITU	International Telecommunication Union

J

JIU Joint Inspection Unit

L

LDCs Least developed countries

LLDCs Landlocked developing countries

M

MIGA Multilateral Investment Guarantee Agency

MINUJUSTH UN Mission for Justice Support in Haiti

MINURSO UN Mission for the Referendum in Western Sahara

MINUSCA UN Multidimensional Integrated Stabilization Mission in the Central African Republic

MINUSMA UN Multidimensional Integrated Stabilization Mission in Mali

MONUSCO UN Organization Stabilization Mission in the Democratic Republic of the Congo

MOP Meeting of the Parties

N

NGO Non-governmental organisation

NSGTs Non-self-governing territories

O

OAJ Office of Administration of Justice

OCHA Office for the Coordination of Humanitarian Affairs

OCR Ordinary capital resources

OECD Organisation for Economic Co-operation and Development

OHCHR Office of the UN High Commissioner for Human Rights

OIOS Office of Internal Oversight Services

OLA Office of Legal Affairs

OPCW Organisation for the Prohibition of Chemical Weapons

OPEC Organization of the Petroleum Exporting Countries

OSAA Office of the Special Adviser on Africa

OSES Office of the Special Envoy for the Sahel

OSLA Office of Staff Legal Assistance

OSRSG-CAAC Office of the Special Representative of the Secretary-General for Children and Armed Conflict

OSRSG-SVC Office of the Special Representative of the Secretary-General on Sexual Violence in Conflict

OSRSG-VAC Office of the Special Representative of the Secretary-General on Violence against Children

OVRA Office of the Victims' Rights Advocate

P

PBC Peacebuilding Commission

PBSO Peacebuilding Support Office

R

RA Radiocommunication Assembly (ITU)

RSCSL Residual Special Court for Sierra Leone

S

SCSL Special Court for Sierra Leone

SDGs Sustainable Development Goals

SIDS	Small island developing states
SMEs	Small and medium-sized enterprises
SPMs	Special Political Missions
SPT	Subcommittee on Prevention of Torture
SRSO-CAAC	Special Representative of the Secretary-General for Children and Armed Conflict
SRSO-SVC	Special Representative of the Secretary-General on Sexual Violence in Conflict
SRSO-VAC	Special Representative of the Secretary-General on Violence against Children
STL	Special Tribunal for Lebanon

T

TDB	Trade and Development Board
TDG	Transport of Dangerous Goods

U

UDHR	Universal Declaration of Human Rights
UNAIDS	UN Programme on HIV/AIDS, Joint
UNAKRT	UN Assistance to the Khmer Rouge Trials
UNAMA	UN Assistance Mission in Afghanistan
UNAMI	UN Assistance Mission for Iraq
UNAOO	UN Alliance of Civilizations
UNAT	UN Appeals Tribunal
UNC	UN Command (in Korea)
UNCDD	UN Convention to Combat Desertification in Countries Experiencing Serious Drought and/or Desertification, particularly in Africa
UNCCT	UN Counter-Terrorism Centre
UNCDF	UN Capital Development Fund
UNCED	UN Conference on Environment and Development
UNCITRAL	UN Commission on International Trade Law
UNCLOS	UN Convention on the Law of the Sea
UNCSGN	UN Conference on the Standardization of Geographical Names
UNCTAD	UN Conference on Trade and Development
UNDC	UN Disarmament Commission
UNDEF	UN Democracy Fund
UNDOF	UN Disengagement Observer Force
UNDP	UN Development Programme
UNDRR	UN Office for Disaster Risk Reduction
UNDSS	UN Department of Safety and Security
UNDT	UN Dispute Tribunal
UNEA	UN Environment Assembly
UNECE	UN Economic Commission for Europe
UNEP	UN Environment Programme
UNESCAP	UN Economic and Social Commission for Asia and the Pacific
UNESCO	UN Educational, Scientific and Cultural Organization
UNFCCC	UN Framework Convention on Climate Change
UNFF	UN Forum on Forests
UNFICYP	UN Peacekeeping Force in Cyprus
UNFPA	UN Population Fund
UNEGN	UN Group of Experts on Geographical Names
UN-GGIM	UN Committee of Experts on Global Geospatial Information Management
UN-Habitat	UN Human Settlements Programme
UNHCR	UN High Commissioner for Refugees, Office of the
UNHQ	UN Headquarters
UNICEF	UN Children's Fund
UNICRI	UN Interregional Crime and Justice Research Institute

UNIDIR	UN Institute for Disarmament Research
UNIDO	UN Industrial Development Organization
UNIFIL	UN Interim Force in Lebanon
UNIOGBIS	UN Integrated Peacebuilding Office in Guinea-Bissau
UNISFA	UN Interim Security Force for Abyei
UNISPAL	UN Information System on the Question of Palestine
UNITAMS	UN Integrated Transition Assistance Mission in Sudan
UNITAR	UN Institute for Training and Research
UNJSPF	UN Joint Staff Pension Fund
UNMAS	UN Mine Action Service
UNMHA	UN Mission to support the Hedaydah Agreement
UNMIK	UN Interim Administration Mission in Kosovo
UNMISS	UN Mission in the Republic of South Sudan
UNMOGIP	UN Military Observer Group in India and Pakistan
UNOAU	UN Office to the African Union
UNOCA	UN Regional Office for Central Africa
UNOCT	UN Office of Counter-Terrorism
UNODA	UN Office for Disarmament Affairs
UNODC	UN Office on Drugs and Crime
UNOG	UN Office at Geneva
UN-OHRLLS	Office of the High Representative for the Least Developed Countries, Landlocked Developing Countries and Small Island Developing States
UNOMS	UN Ombudsman and Mediation Services
UNON	UN Office at Nairobi
UNOOSA	UN Office for Outer Space Affairs
UNOP	UN Office for Partnerships
UNOPS	UN Office for Project Services
UNOV	UN Office at Vienna
UNOWA	UN Office for West Africa
UNOWAS	UN Office for West Africa and the Sahel
UNPFII	UN Permanent Forum on Indigenous Issues
UNRCCA	UN Regional Centre for Preventive Diplomacy for Central Asia
UNRISD	UN Research Institute for Social Development
UNRoD	UN Register of Damage Caused by the Construction of the Wall in the Occupied Palestinian Territory
UNRWA	UN Relief and Works Agency for Palestine Refugees in the Near East
UNSCEAR	UN Scientific Committee on the Effects of Atomic Radiation
UNSCO	UN Special Coordinator for the Middle East Peace Process, Office of the
UNSCOL	UN Special Coordinator for Lebanon, Office of the
UNSDG	UN Sustainable Development Group
UNSMIL	UN Support Mission in Libya
UNSMS	UN Security Management System
UNSOM	UN Assistance Mission in Somalia
UNSSC	UN System Staff College
UNTSO	UN Truce Supervision Organization
UNU	United Nations University
UNV	UN Volunteers
UN-Women	UN Entity for Gender Equality and the Empowerment of Women
UNWTO	UN World Tourism Organization
UPOV	International Union for the Protection of New Varieties of Plants
UPR	Universal Periodic Review
UPU	Universal Postal Union

W

WEDF	World Export Development Forum
WEOG	Western European and Other states group
WFP	World Food Programme
WGC	Working Group on Communications
WGS	Working Group on Situations
WHC	World Heritage Centre
WHO	World Health Organization
WIPO	World Intellectual Property Organization
WMDs	Weapons of mass destruction
WMO	World Meteorological Organization
WRC	World Radiocommunication Conference
WTDC	World Telecommunication Development Conference
WTO	World Trade Organization
WTPO	World Trade Promotion Organizations (Conference)
WTSA	World Telecommunication Standardization Assembly

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