INTRODUCTION

Children are the most vulnerable at times of armed conflict as they are incapable of taking necessary measures to maintain their wellbeing and are thus entirely dependent on others to meet their survival needs. Therefore, children are not only affected by direct targeting leading to their death or injury but are also gravely affected by any harm to their guardians, homes, schools and hospitals as it puts enjoyment of their basic needs in jeopardy. In addition to falling victims to direct and indirect targeting, children in regions ravaged by armed conflict have been actively exploited and recruited into the ranks of armed groups and states’ armed forces to take part in hostilities.

In the context of the occupied Palestinian territory, particularly in the Gaza Strip, Palestinian children fall victims to an array of grave violations perpetrated by Israeli authorities and, to a lesser extent, Palestinian non-state actors. The most common grave violations against children documented in Gaza include: killing, injury, arrest and detention, attacks against schools and hospitals, and denial of humanitarian access.

The figures presented in this statistical report, which are based on data collected from the field, cover grave violations against children in situations of armed conflict in accordance with the UN-established Monitoring and Reporting Mechanism (MRM) pursuant to UN Security Council Resolution 1612.

It is important to note the report provides data on the most common types of, and not necessarily all, grave violations recorded in the reporting period. As such, absence of a grave violation category in the report should in no way be taken as a confirmation of non-occurrence of such violation.

Preconditions for reporting violations under the Monitoring and Reporting Mechanism (MRM) in accordance with UN SC Resolution 1612

**Context:** the acts must be committed in the context of and be associated with armed conflict.

**Victim:** a child or children, i.e. persons under the 18 years of age.

**Perpetrator:** Members of state armed forces or non-state armed group.

**Armed forces:** refers to the armed forces of a state.

**Armed groups:** refers to groups distinct from armed forces.
Background

From the outset of its establishment, the United Nations has maintained that children are entitled to special care and assistance by enshrining this universal conviction in the Universal Declaration of Human Rights, and later expanding upon it in the Declaration of the Rights of the Child (adopted in 1959), the International Covenant on Civil and Political Rights, and the International Covenant on Economic, Social and Cultural Rights (both entered into force in 1976). Yet the alarming rise in exploitation and recruitment of children in armed conflicts during the nineteen eighties made evident that more concrete actions were required on the part of the international community. In 1989, the United Nations adopted the landmark Convention on the Right of the Child, the first legally binding international instrument entirely dedicated to children’s rights. The convention, which entered into force the following year, adopts a set of non-negotiable, internationally accepted standards and obligations that provide protection and support for children’s rights. However, although the convention defines a child as any human under the age of eighteen years, it only obligates States Parties to refrain from recruiting children under fifteen in armed forces.

The Committee on the Rights of the Child, a body of experts in charge of monitoring and reporting on the implementation of the Convention, proposed implementing a major study to further understand the impact of armed conflicts on children. As a result, in December 1993, the UN General Assembly (UN GA Resolution 48/157) requested that the UN Secretary-General appoints an expert to undertake a comprehensive study on the subject matter, including the participation of children in armed conflicts. Ms. Graça Machel was appointed by the UN Secretary-General to conduct the study, which was submitted to the UN General Assembly in 1996. The study reported that in one decade an estimated two million children have been killed in armed conflict and three times as many have been seriously injured while countless others have been forced to witness or even to take part in horrifying acts of violence. As such, the study recommended, inter alia, the establishment of a special representative of the UN Secretary-General on children and armed conflict to keep protection of children on the international human rights agenda: greater involvement of the security council concerning child specific concerns, particularly the issue of child soldiers; and establishment of mechanisms by UN agencies for reporting on violations of children's rights. (UN GA A/51/306 paragraphs 266, 282, and 284).

In 1997, the first Special Representative of the UN Secretary-General for Children and Armed Conflict was appointed, and in 2000, the UN General Assembly adopted two Optional Protocols to the Convention on the Rights of the Child: one on the Sale of Children, Child Prostitution and Child Pornography; and another on the Involvement of Children in Armed Conflict. The latter prohibits compulsory recruitment of children under 18 years into States Parties’ armed forces, and prohibits their recruitment, under any circumstances, into armed groups.

In 1999, the UN Security Council unanimously adopted Resolution 1261, the first Security Council resolution to address the targeting of children in armed conflict including the recruitment and use of child soldiers. In 2003, the UN Secretary-General presented in his annual report on Children and Armed Conflict a list of “especially egregious violations” that should receive priority in monitoring activities. The list included, among others: recruiting and use of child soldiers, killing and maiming of children, and denial of humanitarian access to children.

Several other Security Council resolutions on the issue were adopted between 2000 and 2005, culminating in the adoption of UN Resolution 1612 (in 2005) which provided for the establishment of a monitoring and reporting mechanism (MRM) to “provide timely, objective, accurate and reliable information the recruitment and use of child soldiers in violation of applicable international law and on other violations and abuses committed against children affected by armed conflict.” The MRM was to be established in country-situations where parties to conflict had been listed in the annex of the annual report of the Secretary-General on Children and Armed Conflict. Initially, only parties involved in recruitment and use of children in armed conflict were listed in the annual report but the criteria for listing parties was later expanded pursuant to UN Security Council resolutions 1882, 1998, and 2225 to include: killing and maiming of children; rape and other sexual violence against children; attack or threats against schools and hospitals; and abduction of children.

Pursuant to UN Resolution 1612, a Country Task Force on Monitoring and Reporting, led by UNICEF and the UN High Representative, is established in country-situation listed in the annex of the UN Secretary-General annual report on Children and Armed Conflict to manage implementation of MRM locally and report back to the Security Council-level Working Group (also established under UN Resolution 1612), consisting of all members of the Council, which is in charge of reviewing progress of MRM and making recommendations to the council on possible measures to strengthen protection of children affected by armed conflict.

UNICEF has led the country-level working group, composed of Palestinian, Israeli and international human rights organizations, to voluntarily report on violations committed against children in Israel and the occupied Palestinian territory.
Grave violations against children in the Gaza Strip

Killing and maiming of children

Palestinian children killed or maimed in conflict-related incidents in the Gaza Strip, whether by direct targeting or indirect actions, such as misuse of firearms and blasts caused by unexploded ordnances, explosive devices and missiles.

<table>
<thead>
<tr>
<th>Child Casualties of conflict-related incidents</th>
<th></th>
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<tbody>
<tr>
<td>Children killed</td>
<td>27</td>
</tr>
<tr>
<td>Children injured</td>
<td>2,147</td>
</tr>
<tr>
<td>Total number of child casualties</td>
<td>2,174</td>
</tr>
</tbody>
</table>

Chart 1 – Distribution of child fatalities by district of residence

Chart 2 – Distribution of child injuries by district of occurrence
Arrest and detention of children

Typically, Palestinian children (residents of Gaza) are arrested and detained by Israeli forces after approaching or crossing the separation fence, during Israeli incursions into Gaza, or in the context of Israeli navy’s regular arrests of Palestinian fishers off the coast of the Gaza Strip. Israeli occupation forces arrested 35 children in the Gaza Strip in the reporting period.

Attacks Against Schools and Hospitals

Schools or medical facilities that sustain total or partial destruction, or any other interference to their normal operation, including occupation, shelling, targeting in their close vicinity, and causing harm to schools or medical facilities or its personnel. In the reporting period, 32 schools in the Gaza Strip sustained partial damages as a result of Israeli forces directly targeting the education facilities or their surroundings.
Conclusion

The field data shows that an alarming number of children were killed and many others have been injured in conflict-related incidents during the reporting period. The alarming rise in the number of children killed and maimed in the Gaza Strip has been recorded since the start of the Great March of Return protests in 2018 as a result of Israeli forces use of excessive and lethal force to police protestors who do not pose an imminent threat of death or serious injury to soldiers. Children in Gaza were also affected by indirect actions in relation to the conflict, such as misuse of firearms and blasts caused by unexploded ordnances, explosive devices and missiles.

Figures on other grave violations presented in the report show that children continue to fall victims to arbitrary detention, and their access to safe education environment continue to be undermined. Children in Gaza are also affected by Israel restriction on freedom of movement. According to the World Health Organization’s reports on referral patients, over seven thousand applications were submitted to Israeli authorities on behalf of child patients seeking exit permits to access hospitals in the West Bank and Israel. 25% of those applications were either rejected or remained pending by the date of the hospital appointment in 2019, which constitute a form of denial of humanitarian access.

Israel has failed to comply with the provisions of the Convention on the Right of the Child, to which it is a party, and continue to dispute the applicability of the Convention to the occupied territories under its effective control. Its failure will have far-reaching effects on the physical and mental wellbeing of Palestinian children who are struggling to lead a normal life in the midst of the ongoing conflict.

Al Mezan Center for Human Rights strongly condemns the continued violations against Palestinian children in the Gaza Strip. Al Mezan believes that the continued Israeli violations of the International Humanitarian Law and the International Human Rights Law is but a reflection of the international community's inability to carry out its legal and moral obligations to protect children’s rights in the oPt, which in turn has emboldened perpetrators to continue unabated with such actions. Al Mezan reiterates its call on the international community to take urgent and effective action to put an end to Israeli violations of the rules of international law, particularly those relevant to children’s rights, and to ensure justice to child victims of grave violations by holding perpetrators to account.