

Negotiated Withdrawal of Illegal Army Presence and Resolution of Community Concession Dispute



CASE STUDY: IMPACT OF THE SOUTH KIVU VOLUNTARY PRINCIPLES WORKING GROUP



BACKGROUND

The Kalehe Highlands in South Kivu Province are rich in gold and 3T minerals (tin, tungsten, tantalum). These minerals are mainly extracted through mining cooperatives engaging in artisanal and small-scale mining sites (ASM), so-called *Zones d'Extraction Artisanale* (ZEA – or "artisanal mining zones"). ASM provides a crucial livelihood for approximately 2 million Congolese and constitutes the majority share of minerals in international supply chains. According to the Congolese Mining Code, artisanal miners have the right to extract on artisanal zones on the condition that they operate as legally authorised cooperatives.



Bitale, Kalehe territory, South Kivu, DRC.

THE ISSUE

Local inhabitants of an artisanal mining zone in Bitale extract minerals on the mining site. They had been self-organised as a cooperative but lacked formal status and legal authorization from the authorities. When a neighbouring formally recognised cooperative appeared to claim mining rights to the site, the local inhabitants resisted. Violent clashes erupted, resulting in a serious security and human rights incident. The second cooperative had hired elements of the Congolese army to establish its presence on the site through the use of force. The local inhabitants, including former Mai-Mai militia members, fought back.

To prevent further security incidents, public authorities suspended all mining operations on this artisanal zone. As a result, the local mining communities lost their main source of livelihoods. Subsequently, the hired armed forces moved away from the closed site and established their presence in the adjacent mining town, illegitimately taking over policing functions and abusing their position of power. Local community members alleged these forces were responsible for harassment, extortion, and in some cases torture when faced with resistance by the local population.

The formally recognized cooperative took their claim of mining rights to the provincial court in Bukavu. The court, however, did not to settle the dispute between the two cooperatives.

THE WORKING GROUP'S SOLUTION

After the court failed to settle the dispute, a representative of the formally recognized cooperative approached the South Kivu Voluntary Principles Working Group to find an alternative dispute resolution. The Working Group discussed this case in its monthly multistakeholder meetings involving key actors from public authorities, private entities, and civil society and agreed to seek to facilitate a resolution. It conducted fact-finding missions to obtain an independent and neutral understanding of events to inform their interventions, undertaking the following actions:

AT THE PROVINCIAL LEVEL:

- Informed the commanding General of the local armed forces of the alleged human rights violations and persisting risks stemming from the troops' presence around this artisanal mining zone.
- Advocated successfully for the immediate withdrawal of the military troops illegally present in the mining site and mining town.
- Called for the deployment of the national Congolese Mining Police to the mining site and adjacent town.

AT THE LOCAL ARTISANAL MINING ZONE:

- Monitored the withdrawal of the illegal army troops from the mining town and accompanied the troops back to the provincial capital in Bukavu.
- Mediated a mutually acceptable agreement between the two disputing cooperatives. According to this
 agreement, the legally-authorised cooperative gained the extraction rights and agreed to provide the
 local communities with adequate compensation for their previous investments.

POSITIVE IMPACT



HEIGHTENED RISKS OF ILLEGAL DEPLOYMENT OF PUBLIC OR PRIVATE SECURITY FORCES ON MINING SITES

This case highlights the security tensions that can arise when mining communities illegally involve public security forces to protect their mining cooperatives. This is both in violation of Congolese law, and is contrary to the OECD guidance on artisanal and small-scale mining. Incidents as described in this case study expose mining sites to the risk of losing responsible sourcing certification to export their minerals.

The role of public and private security forces at mine sites and/or surrounding areas along transportation routes is strictly reserved to maintaining the rule of law. However, security forces in South Kivu frequently engage in illegal control of mine sites and transportation routes, illegal taxation or extortion of miners for minerals and money, often under the use of force, leading to human rights violations. The presence of public and private security forces on mining sites thus signifies a heightened risk to responsible mineral supply chains.

GOOD PRACTICE

The South Kivu Voluntary Principles Working Group actions in this case study illustrate a number of good practices identified by DCAF and the Fund For Peace (FFP) in the study **From Commitment to Impact: A Guide for Local Working Groups on Business, Security, and Human Rights**, as well as DCAF and the ICRC in the **Toolkit: Addressing Security and Human Rights Challenges in Complex Environments**.





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organisation: Observatoire Gouvernance et Paix (OGP) in collaboration with DCAF. The SHRIM is a multi-donor trust fund supporting implementation of security and human rights good practices in fragile environments in a coherent, sustainable and cost-effective way. SHRIM Case Studies reinforce the impact of multistakeholder approaches by highlighting the challenges and successes of addressing security and human rights risks in fragile environments.

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