Military Power-Sharing

Military power-sharing involves sharing military decision-making and/or operational tasks between different armed contenders for power; or to proportionally include ethno-national groups or former combatants in ranks and file or command structures.

Military power-sharing takes forms such as:
- Joint military command structures (between state and rebel forces)
- Mergers of state and rebel forces
- Other forms of group/combatant proportionality in the army and police and associated security force institutions (for example monitoring commissions).

Military power-sharing can be an effective tool for ending violence because it focuses on including groups key to the conflict – rather than assuming that rebel groups will unilaterally ‘disarm and disband’ while the state army remains.

Proportion of agreements with military power-sharing and its component parts

<table>
<thead>
<tr>
<th>Military power-sharing</th>
<th>13%</th>
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</thead>
<tbody>
<tr>
<td>Merger of forces</td>
<td>8%</td>
</tr>
<tr>
<td>Joint command structure</td>
<td>5%</td>
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<tr>
<td>Other proportionality</td>
<td>6%</td>
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</tbody>
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Case study: Mozambique

Sought to merge the forces of RENAMO (rebels) and FRELIMO (state forces)

- RENAMO received security guarantees and a place in the state security forces while FRELIMO maintained elements of control (Manning 2002).
- RENAMO combatants transferring to the joint military were allowed to keep their rank even if they had not received the training commensurate with that position. They also were guaranteed high ranking roles for senior officers (Dayton and Kriesberg 2009).
- International involvement was important. While the parties willingly came to the negotiating table, the UN facilitated the complicated and delicate nature of the deliberations.

“We agree that, as prescribed in the Federation Constitution, the Cantonal governments shall ensure that the composition of the police shall reflect that of the population, according to the 1991 census, provided that the composition of the police of each Municipality, shall reflect the composition of the latter.”

Page 3, Concrete Steps, 5, Agreement on Restructuring the Police (Bonn-Petersburg Agreement), Bosnia and Herzegovina-Yugoslavia (former) 25/04/1996
International actors are often also involved in the fabric of military power-sharing arrangements: as peacekeepers, undertaking military support functions, training, and financing.

Military power-sharing must be understood as one part in a wider ‘security transition’.

Military power-sharing is often agreed as an alternative form of demobilisation, demilitarisation and reintegration (DDR) measures, or put in place as part of a wider attempt as security sector reform (SSR). DDR, SSR and forms of military power-sharing may all be part of a ‘security transition’, which is itself a political process.

Inclusion Challenges: Military power-sharing arrangements focus on the inclusion of groups key to the conflict but in doing so can create perverse incentives to smaller groups outside of the main peace agreement consensus to assert their claims violently.


Power-sharing may result in sharing military power in a unified force, or a form of ‘splitting’ power and ‘forces-within-forces’, that is more difficult to control.

The result may be a joint exercise of power in a unified state army or ‘split’ security force with ‘forces within forces’ reporting to a split ‘government of national unity’ or a highly territorially devolved political arrangement.

Military power-sharing means those most responsible for the conflict will control the military. Rule of law and human rights protections can help mitigate this.

Proportion of Military Power-Sharing agreements that also contain provisions for Human Rights / Rule of Law

No Human Rights/Rule of Law 54%

Human Rights/Rule of Law 46%

See publications at: www.politicalsettlements.org/publications-database


Illustration of soldiers on patrol: Adrian Hillman/Getty Images

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