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Ms. Anniken Enersen Counsello*t* Legal Affairs

Mr. Chairman,

Norway has emphasised the improce of this topic oneveral previous occasion. We welcome the report of the Secretary-General 67/213, and the reported efforts undertaken by States to establish jurisdiction over crimes and cooperate in the exchange of information to the cilitary investigations and prosecutions.

Serious crimes committed by United Nations personnel, including sexual exploitation and abuse, challenge the very essence of what the UN stands for. They represent a danger to the organisation's integrity and undermine the trust and support the UN enjoys. As a result, such crimes harm the UN's ability to fulfil its important responsibilities. Thus, Norway fully supports the zeretolerance policy towards crimes committed by UN personnel.

Mr. Chairman,

While training and awaress-raising are necessary, Norway would also like to reiterate the importance of accountability and reparation when crimes occur despite training being provided to

prevent this. Our view on this issue remains unchanged. It is of utmost importance that the criminal accountability of UN personnel is properly addressed both in individual cases and on a broader scale by the UN.

The UN umbrella should not be misused as a shield for unlawful conduct by personnel on UN missions or as a cover for criminal conduct. Sexual exploitation and abuse and other criminal acts committed by UN personnel should be investigated and duly prosecuted. In our view, one case of impunity is one case too many.

Mr. Chairman,

It follows from this that Norway supports further action being taken, both at the international level and nationally, as appropriate low number of cases reported should not be used as justification for maintaining the legal status quo.