In armed conflicts, belligerent parties have to allow and facilitate access for humanitarian relief [1] to civilians [2] in need. The humanitarian relief must be impartial in character and adverse distinction [3] may not be made in delivering it. The consent [4] of the territorial State is required although it cannot be arbitrarily withheld. It is controversial whether the consent of an armed group [5] controlling the area targeted by the humanitarian operation is equally required or even sufficient in this regard.

In international armed conflicts, belligerent parties also have to allow representatives of the International Committee of the Red Cross [6] and Protecting Powers [7] access to all places where prisoners of war [8] or protected persons [9] may be. The names of the representatives appointed must be approved by the detaining power. In non-international armed conflicts, the ICRC may only “offer its services” to visit all persons deprived of their liberty for reasons related to the conflict.

See Humanitarian assistance [10]; Civilians [2]; Consent [4]; Adverse distinction [3]; International Committee of the Red Cross [6]; Protecting Powers [7]; Prisoners of war [8]; Protected persons [9]; Humanitarian organizations [11];
Access to the territory of a Party to the international armed conflict

**GC IV, 23**

[13] **P I, 70**


Access to occupied territory

**GC IV, 59**

[16] **P I, 69** [17]

Access in non-international armed conflicts

**P I, 18** [18]

Access under customary humanitarian law (applicable to IACs and NIACs)

**CIHL, 55**

[19] **CIHL, 56** [20]

Access to persons deprived of their liberty in non-international armed conflicts

**GC I-IV, 3** [21] (see updated ICRC Commentary [22])

Of Protecting Powers and ICRC to all places where POW or protected persons may be
Representatives or delegates of the Protecting Powers shall have permission to go to all places where prisoners of war may be, particularly to places of interment, imprisonment and labour. They shall have access to all premises occupied by prisoners of war, including places of departure, passage and arrival of transfers. They shall be able to interview the prisoners—and in particular the prisoners’ representatives—without witnesses, either personally or through an interpreter.

Representatives and delegates of the Protecting Powers shall have full liberty to select the places they wish to visit. The duration and frequency of these visits shall not be restricted. Visits may not be prohibited except for reasons of imperative military necessity, and then only as an exceptional and temporary measure.

The Detaining Power and the Power on which the said prisoners of war depend may agree, if necessary, that compatriots of these prisoners of war be permitted to participate in the visits.

The delegates of the International Committee of the Red Cross shall enjoy the same prerogatives. The appointment of such delegates shall be submitted to the approval of the Power detaining the prisoners of war to be visited.

Representatives or delegates of the Protecting Powers shall have permission to go to all places where protected persons are, particularly to places of internment, detention and work.

They shall have access to all premises occupied by protected persons and shall be able to interview the latter without witnesses, personally or through an interpreter.

Such visits may not be prohibited except for reasons of imperative military
necessity, and then only as an exceptional and temporary measure. Their
duration and frequency shall not be restricted.

Such representatives and delegates shall have full liberty to select the places
they wish to visit. The Detaining or Occupying Power, the Protecting Power and
when occasion arises the Power of origin of the persons to be visited, may
agree that compatriots of the internees shall be permitted to participate in the
visits.

The delegates of the International Committee of the Red Cross shall also enjoy
the above prerogatives. The appointment of such delegates shall be submitted
to the approval of the Power governing the territories where they will carry out
their duties.

CASES

ICRC, Tracing Service (Para. 4) [25]

Ethiopia/Somalia, Prisoners of War of the Ogaden Conflict [26]

Eritrea/Ethiopia, Partial Award on POWs (Part A., Paras. 55-62) [27]

ICRC, Iran/Iraq, Memoranda [28]

Afghanistan/Canada, Agreements on the Transfer of Detainees [29] (Part A.,
Paras. 4 [30], 7 [31], 10 [32]; Part B., Para. 10 [33])

Eastern Ukraine, OHCHR Report on the Situation: November 2016 - February
2017 [34]


Further reading:

