The political and military implications of the Minsk 2 agreements

Résumé
Un an après la signature des accords de Minsk 2, le 15 février 2015, la guerre dans le Donbass ukrainien se dirige inexorablement vers l’impasse tant militaire que diplomatique. Au niveau militaire, le conflit oscille entre gel des positions et fluidité provoquée par les violations permanentes du cessez-le-feu le long de la ligne de contact avec les « Républiques » séparatistes de Donetsk et de Lougansk. Au niveau diplomatique, l’Ukraine et la Russie sont retranchées dans des contradictions insolubles et des interprétations divergentes quant à l’application des accords de Minsk 2. Le règlement du conflit bute aujourd’hui principalement sur d’épineux problèmes politiques, à savoir la mise en place d’un « statut spécial » pour le Donbass et l’organisation d’élections locales. Sans l’intervention d’acteurs extérieurs, la situation pourrait rester bloquée de nombreuses années, avec le risque de voir les territoires séparatistes se transformer en enclave morte au sein de l’Ukraine.

Abstract
One year after the signature of the Minsk 2 agreements, on February 15, 2015, the war in Donbas is unrelentingly looming towards a military and diplomatic stalemate. At the military level, the conflict is swaying between frozen positions and some level of fluidity provoked by constant ceasefire violations along the contact line with the separatist “Republics” of Donetsk and Luhansk. On the diplomatic side, Ukraine and Russia are entrenched in insoluble contradictions and uncompromising interpretations over the implementation of the Minsk 2 agreements. Conflict settlement is hampered by several thorny political issues, and notably the creation of a “special status” for Donbas and the organization of local elections therein. Without the irruption of external factors, the situation could remain in a deadlock for many years, lest the separatist territories turned into a dead enclave within Ukraine.
Over a year after the signing of the Minsk 2 agreements, on 12 February 2015, by Ukraine, Russia, France, and Germany, the peace resolution process is in a stalemate. Following the failure of several rounds of negotiations, Kyiv and Moscow are now entrenched in insoluble contradictions and uncompromising interpretations over the implementation of the agreements. On the warfront, the ceasefire is far from being respected, as firefights are constant on both sides of the line of contact between Ukraine and separatist Donbas.

It is therefore important to analyze the political and military obstacles to the implementation of the Minsk 2 agreements and to assess how the military situation is evolving on the ground between Ukrainian forces and the “People’s Republics” of Donetsk (DPR) and Lugansk (LPR). Also, what are the main bones of contention between Kyiv and Moscow and what are the possible scenarios of evolution for what could eventually become a “frozen conflict” at the gates of Europe?

A militarily unstable frontline

Military positions have remained unchanged on the line of contact between the warring sides since the Battle of Debalsteve in mid-February 2015. Since then, the active phase of violence has gradually turned into a war of positions and trenches. Provocations and ceasefire violations (in the form of targeted shots from automatic rifle and artillery fire) have been recorded daily ever since; they have been concentrated mostly on the “usual” border hot spots in the Donetsk sector of the frontline.

While not reflecting a willingness to provoke a resumption of hostilities, attacks by the separatists meet the tactical imperative of main bone of contention between Kyiv and Moscow and what are the possible scenarios of evolution for what could eventually become a “frozen conflict” at the gates of Europe?

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1. The Battle of Debalsteve and its takeover, right after the signature of the Minsk 2 agreements, was the last large-scale military operation undertaken by separatist forces. It froze the contact line on present positions.

2. Notably mortars and heavy weapons (120 mm and 82 mm) – weapons that separatist forces were supposed to have pulled out from the conflict zone after the signature of Minsk.

3. Mostly Trotskye, Opytne, Makiivka, Mariinka, Zaitseve, Gorlivka, Mayorsk, etc. in the suburbs of Donetsk, around which the bulk of Ukrainian forces are concentrated.

4. Psychological fatigue on the Ukrainian side and drug-/alcohol-induced wear & tear on the separatists’

5. Lucrative trafficking (mostly drugs, coal, and scrap metal) is one of the main sources of income for separatist troops and battalions of the “People’s Republics”.

6. Mainly units from military intelligence (GRU) and the federal security service (FSB). They are seconded by 6,000 to 9,000 Russian “troops” (contractors and members of volunteer battalions) on the territory of DPR/LPR.
In recent months, the qualitative upgrade of monitoring and interception military equipment supplied by Moscow (last generation jamming stations, drones and UAVs, etc.) to the separatists also shows that the Kremlin has accepted the “freezing” of the military positions on the contact line. Interestingly, such surveillance equipment could also be used by FSB and GRU troops to control the movements and actions of separatist forces.

**A genuinely frozen conflict?**

Through its “grey area diplomacy”, Russia managed to transform Donbas into a war zone whose very definition and conceptualization are problematic. Indeed, if the conflict is entering a “freezing” phase, the contact line retains some level of fluidity. Similarly, if military positions are “frozen”, the low intensity conflict is gradually turning into a war of attrition. Separatist Donbas is now a militarily unstable buffer zone deliberately kept in that state of predicament: the situation on the ground today bears close resemblance to that in Transnistria from the political (*de facto* territorial separation), economic, and social point of view. Russia’s role in the conflict, ranging from territorial instrumentalization to direct aid aimed at the survival of the separatist entities, is also relatively similar. In other words, the war in Eastern Ukraine has been created and artificially maintained from the outside, and Moscow bears total responsibility in the continuation of the conflict. This situation is especially convenient for the Kremlin, which continues to rely on the rhetoric of “plausible deniability” when it comes to the presence of Russian troops in occupied Donbas. The logic goes that Russia cannot (officially that is) be considered a direct perpetrator or a party to the conflict.


9. Military positions have remained unchanged for more than a year, and so did most commanding officers on the Ukrainian frontline. Attrition also impacts the political negotiations at the level of the Minsk Group and “Ukraine fatigue” at the diplomatic level. The war effort is highly visible in Ukraine, thus affecting economic and social structures in the country, and faces increasing rejection on the part of the population.


For lack of a better term, “conflict conservation” seems to describe the war in Donbas the most accurately (a situation of “neither peace nor war” prevails on the ground, benefiting separatist forces and Moscow). In this context, Russia retains the keys of escalation dominance and holds the monopoly of military gradation.

It would be wrong, however, to believe that Russia keeps complete control over the security and political life of the separatist entities. While Moscow keeps a strong grip on local leaders, on political representatives within the framework of the Minsk 2 working groups, and on primary military structures within the “People’s Republics”, it does not oversee relations between battalions and local politicians, which are left at the discretion of local “authorities”.

This situation is potentially dangerous for Russia, as Moscow must maintain some clout over local security services and thus avoid a loss of control over swaths of separatist territories in the hands of “warlords” barricaded in their local strongholds. This partly explains why GRU and FSB troops have been conducting military operations in the secessionist entities since mid-2015: rebellious battalions and rogue commanders not responding to the official chain of command of local Interior security forces (Oplot) are systematically disposed of. Several targeted killings and other “cleansing” operations have been recorded in recent months within the ranks of separatist forces.

The latest (and impressive) such operation shed some light on the aborted attempts by DPR “President” Oleksandr Zakharchenko – backed by Moscow – to reassert control over the city of Yasinovota, the stronghold of rogue commander and leader of the “Vostok” battalion Oleksandr Khodakovskiy. Without


14. “Cleansing” of the “Sparta” and “Somalia” battalions in DPR, targeted assassinations of military commanders such as Pavel Dremov, Alexey Mozgovoy, Evgeny Kononov, and Alexander Bednov, etc.

15. « Khodakovskiy zayavil po svoey vozmoznoy likvidatsii po prikazu Moskvy », *Novoe Vremya*, 22 February 2016. Khodakovskiy profits from a criminal system organized around the sale of coal. His
the direct support of Russian troops, Oplot forces have only limited military means of their own to retake territorial strongholds from local “warlords” (some of whom, including Khodakovsky, have become quite troublesome for Moscow). For their part, separatist leaders, including the political “elite”, are increasingly aware that they are all expendable, which contributes to increase internal violence and the scale of the grey economy. This situation is the corollary of a massive impoverishment of secessionist Donbas, now only surviving through the development of a war economy.

The grey area in Donbas is falling victim to the predation of the scarce remaining resources, turf wars between battalions, subsistence economy, and total institutional decay. Russia has no interest in rebuilding or developing the “Republics”, but instead has chosen to conduct a policy of large-scale economic dismantling aimed at making the cost of rehabilitation intolerable for Kyiv.

### Minsk 2, a hybrid process befitting a “hybrid war”

**Diverging narratives and interpretations**

If the war in Donbas is entering a “freezing” phase, conflict resolution embodied by the Minsk 2 agreements has already reached ice age. Since February 2015, no real progress has been observed on either side of the demarcation line between Ukraine and separatist entities / Russia. After several months of fruitless negotiations, the dialogue is completely mired, without any real hope the situation can be unlocked, due to maximalist positions and unwillingness to compromise on both sides.

The heart of the problem lies in the diverging narratives and interpretations of the sequence of implementation of the military clauses (full compliance with the ceasefire, withdrawal of illegally-stationed troops and heavy weapons, exchanges of prisoners, etc.) and political terms (mainly local elections and law on “special status”) between Kyiv and Moscow.

Ukraine insists on the prioritization of the implementation of the military elements of Minsk 2 as a precondition to a political settlement. For Kyiv, local elections in Donbas can be organized only if the necessary security conditions are met on the ground. The Ukrainian diplomacy also states that the political conditions put forth by the Minsk 2 agreements are in violation of Ukrainian law – in particular the *de facto* recognition of the separatist entities. Kyiv finally insists that despite unilateral efforts to come up with solutions, separatist representatives do not offer constructive steps.

Conversely, Russia seeks to impose a political settlement of the conflict between Kyiv and the “authorities” in DPR/LPR. According to the Kremlin, local elections and the vote of the “special status” for thebreakaway regions are preconditions to military stabilization. Moscow is also concerned that the “People's Republics” are not officially represented in either the Minsk Contact Group or the Ukrainian Rada. Finally, Russian diplomats accuse Ukraine of “playing for time” by legally pushing back the vote of the law on “special status” and the constitutional reform on decentralization.

Due to the lack of genuine progress, the international community has gradually abandoned the concept of full respect of the ceasefire and of the military clauses of Minsk 2. This carries the risk of inexorably tilting towards a political (and thus Russian) interpretation of the February 2015 agreements, at the expense of Ukraine. This approach has been gradually pushed forward in order to avoid a complete breakdown of diplomatic negotiations, all the while forcing Ukraine to further compromise on its territorial integrity and the inviolability of its borders. On paper, the Minsk 2 process implies that Ukrainian sovereignty is now conditional to the application of the political clauses of the agreements, and therefore negotiable depending on Kyiv’s efforts and compromises. This strengthens Russia’s position in the conflict resolution process, including its commitment to the political interpretation of the direct support of Russian troops, Oplot forces have only limited military means of their own to retake territorial strongholds from local “warlords” (some of whom, including Khodakovsky, have become quite troublesome for Moscow). For their part, separatist leaders, including the political “elite”, are increasingly aware that they are all expendable, which contributes to increase internal violence and the scale of the grey economy. This situation is the corollary of a massive impoverishment of secessionist Donbas, now only surviving through the development of a war economy.

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the agreements, while projecting most of the blame of successive diplomatic failures on Kyiv.

**Creating alternative solutions**
Western powers, together with Moscow, have tried since summer 2015 (so far unsuccessfully) to find “alternative” solutions to the repeated blockages in the conflict settlement process. On October 2, 2015, a summit organized in Paris put on the table the “Morel plan”, a roadmap outlining an implementation sequence for the political and military clauses of the Minsk agreements. The roadmap, however, was rejected by Kyiv because it proposed a separate electoral law detached from the Ukrainian one for the local elections in Donbas. This special law would have been written in consultation with separatist “authorities” – something that was not provisioned by the February agreements. The political preconditions of the “Morel plan” were largely inapplicable for Kyiv as they would have meant the *de facto* (if not *de jure*) recognition of the existence of the DPR/LPR under a legalistic and electoral varnish. Furthermore, the “engineering” of a new electoral law under the supervision of separatist representatives (i.e. under the direct supervision of Moscow) would have posed obvious problems (among others the downright acceptance of rigged elections).

In early 2016, the “Steinmeier formula”, put forth by German Minister of Foreign Affairs Frank-Walter Steinmeier at the level of the OSCE trilateral political subgroup, came as the latest (aborted) Western-sponsored attempt at unlocking the diplomatic impasse. This purely political “formula” envisioned the swift organization of local elections in the separatist “Republics”, validated by the OSCE, and the entry into force of the law on “special status” in the Ukrainian Constitution. In other words, another completely unacceptable proposal for Kyiv.

In the context of the embarrassing but growing phenomenon of “Ukraine fatigue”, Washington and Moscow have been holding bilateral meetings since spring 2015 to try and find common ground for conflict resolution (but leaving Kyiv out of the process). This parallel diplomacy was notably illustrated by the backchannel set up in April 2015 between American Assistant Secretary of State for European and Eurasian Affairs Victoria Nuland and Russian Deputy Foreign Minister Grigory Karasin. The bilateral backchannel moved forth in early 2016 with the intrusion of Vladislav Surkov – a well-known Kremlin ideologist and Putin crony. The two diplomats met in mid-January 2016 in Kaliningrad for several hours of discussion that were deemed “constructive and useful”.

**Thorny political issues remain**
On top of diverging interpretations of the Minsk 2 sequencing (and in a context where the sides do not discuss military issues), Ukraine and Russia also differ over the content of two thorny political problems: the law on “special status” and the organization of local elections in the breakaway territories.

The law on “special status” was initially planned in Article 4 of the Minsk 2 agreements but its interpretation now involves the legal recognition of the “People’s Republics” as separate entities from the rest of Ukrainian territory. The West, through the “Morel plan” and the “Steinmeier formula”, even pushed for

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**Table:**

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<th>Ukrainian roadmap</th>
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<td>1</td>
<td>Enactment of general amnesty law in DPR/LPR</td>
<td>Full and comprehensive ceasefire &amp; full OSCE SMM monitoring</td>
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<td>2</td>
<td>Negotiate and agree with DPR/LPR a special law for local elections</td>
<td>Withdrawal from DPR/LPR of illegal forces under OSCE supervision</td>
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<td>3</td>
<td>Validation of local election results by Kyiv</td>
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<td>5</td>
<td>Only then can move to military aspects</td>
<td>Only then can move to political aspects</td>
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<tr>
<td>Require-ment</td>
<td>Representation of DPR/LPR in OSCE Contact Group</td>
<td>Increase number of parties at Minsk 2, incl. U.S., Turkey, and Poland</td>
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22. This means enacting the political clauses before the military ones, hence adopting a Russian interpretation of the agreements.

its constitutional recognition, which was not anticipated by Minsk 2. In light of these unacceptable political preconditions, Kyiv voluntarily linked the enactment of the “special status” with the success of the constitutional reform on State decentralization. A wise choice considering the fact that both reforms are mutually stalling one another through legal means – anything possible to buy some time.\textsuperscript{24} If decentralization is deemed a necessary reform, it requires the approval of 300 MPs, a constitutional majority the Rada does not have presently. The next logical step should see Russian attempts (probably backed by the West) at implementing the “special status” on a permanent basis through electoral recognition in the wake of a potential local ballot.

Holding local elections in the rebel territories is another issue advocated by the international community and Russia at the expense of Kiev. While everyone agrees on the genuine need for these elections (if only to unlock the Minsk process), Kyiv and Moscow have conflicting views on the methodology to follow. The Kremlin, in connection with recent Western proposals, wants Ukraine to directly negotiate a new, special electoral law with the separatist “authorities”. Such a hybrid law would take into consideration the demands of the “Republics” (i.e. Russia’s demands) and subsequently enshrine the legal existence of the entities, all this validated by the seal of the OSCE. Meanwhile, separatist leaders consistently come up with election dates – completely fictitious and constantly pushed back.\textsuperscript{25}

Kyiv, for its part, considers that local elections can only take place once stringent security conditions are met.\textsuperscript{26} Accordingly, Ukraine insists on a number of preconditions: IDPs should be allowed to vote, separatist representatives should not obtain pre-election amnesty, free and fair competition should be granted for all Ukrainian political parties.\textsuperscript{27}

24. The second reading of the decentralization law was pushed back in early 2016 after a motion was sent to the Constitutional Court concerning the interpretation of Article 155 of the Constitution. Legally, the Rada could potentially vote the law before the end of the next Rada session at the end of July 2016.

25. « Date of Elections in the So-Called Donetsk People’s Republic Moved to July 24 », UA Wire, 20 April 2015.

26. Namely: full and comprehensive ceasefire, complete withdrawal of illegal troops and heavy weapons, and border control.

27. This (inapplicable) provision means that candidates for Ukrainian parties would be allowed to campaign freely all over the separatist territories alongside Ukrainian media and observers.

Ukrainian and Russian pre-requirements are once again difficult to reconcile, yet the international community might be tempted to force the organization of such elections, even with democratic substandards.

In recent weeks, Moscow and Kyiv seem to have made progress on the potential deployment of an international armed police mission on the territory of DPR/LPR under OSCE mandate. The police force would be responsible for ensuring security during local elections as well as protecting candidates and observers. However, the very contents and mandate of the mission are yet another source of quarrel between Ukraine and Russia: while the Kremlin would agree only to a temporary and limited presence,\textsuperscript{28} Kyiv wants to set up a permanent and expanded force.

What possible developments in Donbas?

Given the adamant positions in Ukraine and Russia, only an external factor would be able to break the deadlock and overcome repeated diplomatic failures within the framework of the Minsk 2 agreements. In that sense, the decision to move forward (or not) in the coming months will likely stem from Moscow, as several underlying signals are already detectable – another proof of Russia’s strategic adaptability when it comes to the existence and survival of separatist Donbas.

Overtaken by economic realities and facing the impossibility of maintaining multiple open fronts (keeping Crimea and safeguarding the national economy), Russia might have to abandon the “Rep publics”. Since the bulk of international sanctions against Russia is linked to the respect of the Minsk agreements, Moscow might have made the calculus that getting rid of the rebel territories could be the most lucrative option. Keeping the “Republics” alive turned out counter-productive to the Kremlin and finding a negotiated political solution could mean handing over the separatist territories back to Ukraine. For its part, Kyiv needs to demonstrate it is able to get a political “victory”: while it has proved unable to recover Crimea and to reform the country, getting these territories back would be a quick-fix solution. Hence, Donbas would become the lowest common denominator in the process of solving the Russia-Ukraine conflict.

The Russian position is now concentrated on the priority of organizing local elections as a first step towards the political settlement of the conflict and the possible return of Donbas in Ukraine. The most likely option would be for the Kremlin to leave the legal and territorial control of the “Republics” to the Ukrainian government under an advanced autonomous status (similar to the situation in Kosovo before it reached independence in 2008). This would be a good face-saving solution for Moscow, but such a situation would leave factual reintegration in Ukraine not so clear in practice (in particular for the problem of border control).

This “Kosovo option” would be particularly advantageous for the Kremlin since the cost of the reintegration and rehabilitation of Donbas would be covered solely by Kyiv (and ultimately by European taxes and international loans). Ukraine would also have to handle harsh local political realities and grievances, post-conflict reconstruction, and territorial re-appropriation of the region. A daunting task, for taking over effective control of Donbas would imply transferring the “poison chalice” to Ukraine as a continuation of Russia’s destabilization strategy. Also, as the conflict in Eastern Ukraine would be considered politically “settled”, Russia could expect a gradual lifting of international sanctions.

New Russian negotiators appeared on the forefront of the diplomatic scene in early 2016: Boris Gryzlov, a former Chairman of the State Duma and member of the Security Council of the Russian Federation, has become the Russian representative to the Minsk Group, and Dmitry Kozak, a former special envoy to the North Caucasus and initiator of the “Kozak memorandum” for Transnistria, has been designated the representative to the “People’s Republics”. These appointments did not occur by chance: both diplomats are close to President Putin and their experience in crisis management is expected to allow them to efficiently cut deals with Kyiv concerning local elections but also to reign in separatist demands. The involvement of Vladislav Surkov in the management of the Donbas file is also not inconspicuous.

On the Ukrainian side, several conflicting proposals have been circulating in recent weeks to try and unlock the political aspects of the conflict. On the one hand, the “Medvedchuk plan” (taking after Viktor Medvedchuk, a Ukrainian oligarch with close links to Moscow) reportedly proposed to hand over the governance of separatist entities to “acceptable” leaders for Ukraine and Russia – i.e. to oligarchs Rinat Akhmetov and Yuriy Boiko. On the other hand, the Opposition Bloc introduced a draft law pushing for the creation of an “inter-regional territorial association” (MTO) in separatist Donbas with an independent administrative system – which would amount to nothing less than the formal federalization of Ukraine. None of these projects seems feasible but their very existence keeps polluting the internal political debate.

For Kyiv, a potential solution would be to transfer the “poison chalice” directly to Russia, at least temporarily, by forcing the legal recognition of the “frozen” conflict through a law on occupied territories. Such an evolution would be detrimental for Moscow, who has no interest in recognizing the conflict as legally frozen and in facing the subsequent risk of having to carry the dead weight of Donbas indefinitely.

Conclusion

Without the resolute commitment of external actors, the inextricable situation in which Kyiv finds itself with Donbas could go on for many years, with the risk that the separatist territories might gradually become a dead enclave within Ukraine, seriously undermining the country’s prospects for Euro-Atlantic integration. The question remains whether Donbas will be inscribed in geopolitics textbooks as yet another “frozen conflict” in the post-Soviet space, certainly as a category of its own but alongside the likes of Abkhazia, South Ossetia, Transnistria or Nagorno-Karabakh. If that is the outcome, Russia will have managed to dictate a new precedent in terms of international practices, the eventual reproducibility of which could become problematic to European and NATO interests.

Author
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