

Guidance: Syria, avril 2024.

8.2.3. Article 12(2)(c) and Article 17(1)(c) QD

Following the fall of the Assad regime in December 2024, this document has been reviewed and updated. Please consult 'Interim Country Guidance: Syria (2025)'

Article 12(2)(c) | Article 17(1)(c) QD

COMMON ANALYSIS Last update: September 2020

(Former) membership in terrorist groups such as ISIL and *Jabhat al-Nusrah*/HTS could trigger relevant considerations and require an examination of the applicant's activities under Article 12(2)(c)/Article 17(1)(c) QD, in addition to the considerations under Article 12(2)(c)/Article 17(1)(c) QD. The application of exclusion should be based on an individual assessment of the specific facts in the context of the applicant's activities within that organisation. The position of the applicant within the organisation would constitute a relevant consideration and a high-ranking position could justify a (rebuttable) presumption of individual responsibility. Nevertheless, it remains necessary to examine all relevant circumstances before an exclusion decision can be made.

Where the available information indicates possible involvement in crimes against peace, war crimes or crimes against humanity, the assessment would need to be made in light of the exclusion grounds under Article 12(2)(a)/Article 17(1)(a) QD.

See other topics concerning guidance with regard to Syria (Exclusion):

- 8.2.1. Article 12(2)(a) QD and Article 17(1)(a) QD
- 8.2.2. Article 12(2)(b) QD and Article 17(1)(b) QD
- 8.2.3. Article 12(2)(c) QD and Article 17(1)(c) QD
- 8.2.4. Article 17(1)(d)QD
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