



Please cite as: EUAA, '[5.5.3. Conclusions on reasonableness](#)' in *CGS for TCDS*, November 2023.

5.5.3. Conclusions on reasonableness

COMMON ANALYSIS

Last update: June 2022

The general conclusions on the reasonableness of IPA for particular profiles of applicants are based on an assessment of the general situation in Elishor, and the individual circumstances of such applicants, as outlined in the sections above.

Based on the above, it could be substantiated that IPA in the city of Elishor would be reasonable for single able-bodied men and married couples without children, who have identification documents and have no additional vulnerabilities including when they do not have a support network. In the case of families with children, internal protection alternative may be reasonable, where the best interests of the child have been duly assessed.

In order to ensure their basic needs, other profiles of applicants would in general need a support network in the area of potential IPA. However, additional individual circumstances may be relevant to take into account when assessing the reasonableness of IPA.

It should be highlighted that these conclusions are without prejudice to the criteria of safety, travel and admittance and that the individual circumstances in the case at hand should be fully examined.

See other topics concerning the Internal Protection Alternative:

- [5.1. Preliminary remarks](#)
- [5.2. Part of the country](#)
- [5.3. Safety](#)
 - [5.3.1. Absence of persecution or serious harm](#)
 - [5.3.2. Availability of protection against persecution or serious harm](#)
- [5.4. Travel and admittance](#)
- [5.5. Reasonableness to settle](#)
 - [5.5.1. General situation](#)
 - [5.5.2. Individual circumstances](#)
 - *5.5.3. Conclusions on reasonableness*