

## 5. Subsidiary protection

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

### COMMON ANALYSIS

Last update: April 2024

#### [Article 15 QD](#)

This chapter addresses the EU-regulated status of subsidiary protection. Where the applicant has not been found to qualify as a refugee, they may be eligible for subsidiary protection in accordance with Article 15 QD.

The contents of this chapter include:

- Under the section [Article 15\(a\) QD](#), the analysis focuses on the applicable EU legal framework and the factual circumstances surrounding the 'death penalty or execution' in Syria.
- The section on [Article 15\(b\) QD](#) looks into the risk of 'torture or inhuman or degrading treatment or punishment' in relation to particular circumstances in Syria.
- Under the section [Article 15\(c\) QD](#), the analysis covers the different elements of the provision, looking into: 'armed conflict', 'qualification of a person as a 'civilian'', 'indiscriminate violence', 'serious and individual threat' (where further individualisation elements are discussed), 'qualification of the harm as 'threat to life or person'', and the interpretation of the nexus 'by reasons of'. The sub-section on 'indiscriminate violence' includes an assessment of [the situation in each governorate in Syria](#).