



## 3.3. Access to territory and the asylum procedure

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As every year, in 2025 thousands of third-country nationals arrived at the EU's external borders, with Frontex reporting almost 178,000 detections of irregular border crossings. Although this was a notable decrease of 26% compared to the year before, the situation remained uncertain and patterns of irregular migration may shift quickly. At sea, the risks persisted, as routes used by smuggling networks continued to constitute dangerous journeys in unseaworthy boats.[106](#) According to the IOM, there were 1,873 migrants dead or missing in the Mediterranean in 2025.[107](#) At the same time, search and rescue operations continued to save lives, bringing people who have found themselves in distress at sea in places of safety.[108](#)

In view of recurring pressures, in 2025 EU+ countries continued to focus on border management.[109](#) As the effects of the instrumentalisation of migration by Russia and Belarus persisted in 2025, EU+ countries maintained stricter protection regimes at eastern borders. In March 2025, Latvia introduced restrictions in border crossings at three border control posts, allowing only the crossing of vehicles.[110](#) Throughout 2025, the Latvian government implemented a reinforced border guard regime along parts of the Latvian-Belarusian border in response to rising irregular crossing attempts, while proceeding with the construction of advanced border infrastructure.[111](#) Estonia supported Latvia with the deployment of additional personnel, concentrating in particular on the Robežnieki region, which has been a hotspot for irregular crossing attempts.[112](#)

In Finland, the temporary measures to combat instrumentalised migration, introduced in July 2024, were extended until the end of 2026. Border crossing points on the land border between Finland and Russia remained closed, while applications for international protection could be submitted at other external border-crossing points that were still open for air and maritime traffic.[113](#) Similarly, Poland continued to maintain a buffer zone along its land border with Belarus and temporarily limited the right to apply for asylum at that border, except for vulnerable groups.[114](#)

Through a resolution prepared by the Ministry of the Interior, in April 2025 the Lithuanian government tightened security measures at the borders with Belarus, where crossing is possible only by car. Lithuania applied enhanced state border protection measures, including a physical barrier which was built on the border with Belarus, increased monitoring by modern surveillance systems, and rapid response to security incidents. With these measures in place, there is essentially no possibility of illegally entering the territory of Lithuania through the 'green border'.[115](#)

Due to the high number of arrivals in Crete through the North African route, in July 2025 Greece passed legislation for a 3-month [suspension of the submission and examination of asylum applications](#) for people coming from this route and their deportation without registration. Subsequently, the Ministry of Migration and Asylum issued a circular, according to which certain categories of persons with specific vulnerabilities were exempted from the suspension and transferred by the Hellenic Police to the closest Reception and Identification Centre (RIC). In September 2025, a supplementary circular was issued according to which third-country nationals from Eritrea and Sudan were exempted from the suspension. Serious concerns were expressed by a number of national, international and civil society actors about the suspension of the right to asylum,[116](#) while the European Court of Human Rights (ECtHR) issued two interim measures against the deportation of people who had been denied access to the asylum procedure.[117](#)

The emphasis on border security and the associated practices implemented by national authorities have, at times, raised concerns among human rights institutions and international and civil society organisations about effective access to territory, and subsequently to the asylum procedure for persons seeking protection. Such concerns were voiced in several parts at the EU's external and internal borders, accompanied by reports of mistreatment, alleged pushbacks and summary returns, as well as measures taken by national authorities against civil society organisations performing search and rescue activities.[118](#)

Courts hold an important role in assessing the practices of national authorities to ensure the correct interpretation of the EU asylum *acquis*. In 2025, the ECtHR issued decisions finding violations of Article 2 (right to life), Article 3 (prohibition of torture), Article 5 (Right to liberty and security), Article 13 (right to an effective remedy) and Article 4 of Protocol No 4 (prohibition of collective expulsion of foreigners) in cases concerning Croatia, Greece and Hungary,[119](#) on one occasion making reference to the 'systematic practice' of *refoulement*.[120](#)

Following up on a report from 2024 with reference to systematic gaps in investigating allegations of fundamental rights violations at the EU's external borders, FRA reported in July 2025 that no structural changes in EU countries were undertaken to improve the effectiveness of investigations of allegations of ill treatment at the borders. Despite opening criminal investigations, most cases were archived at the pre-trial stage and the number of convictions remained low.[121](#) In June 2025, FRA issued its annual update on search and rescue operations in the Mediterranean. It addresses how to protect civil society organisations which engage in humanitarian work at sea from punishment for facilitating irregular entry, how to increase capabilities at sea to reduce the number of dead and missing people, and how to avoid disembarkations of rescued people in locations where they can be subject to torture, inhuman or

degrading treatment.[122](#)

In April 2025, the International Chamber of Shipping, the International Maritime Organization and UNHCR updated the guidance leaflet, "[Rescue at Sea: A guide to principles and practices as applied to migrants and refugees](#)". It provides guidance on relevant legal provisions, practical procedures to assist in the prompt disembarkation of survivors in rescue operations and measures to meet specific needs, particularly in the case of asylum seekers.[123](#)

The emphasis on border protection and the growing investment in the external dimension of the EU's asylum and migration policy have prompted discussions on "the externalisation of borders and asylum through outsourcing of migration management-related tasks to third countries".[124](#) Cooperation agreements with neighbouring countries, including the construction of temporary reception facilities in some of them, have become subject to scrutiny and criticism from civil society organisations.[125](#) An example of this approach, the Italy-Albania Protocol of 2023, continued to be implemented in 2025. The protocol set up a mechanism and the conditions under which Italy would process asylum applications under Italian jurisdiction in designated areas of Albanian territory for third-country nationals originating from the list of safe countries of origin and who are rescued or intercepted in international water by Italian vessels. Since the very announcement of the agreement, civil society organisations raised concerns about procedural safeguards and guarantees, while the practical application faced judicial challenges.[126](#)

The model was studied with interest by the governments of several EU+ countries. The Italian government believes that the agreement is a valid safeguard to counter the exploitation of the right to asylum, while guaranteeing all procedural and substantive guarantees. The Italian experiment was independently monitored by UNHCR, which provided recommendations to the authorities during the operational roll-out. UNHCR noted that as Italy maintains jurisdiction over asylum seekers and migrants transferred to Albania, the protocol cannot be considered a case of responsibility-shifting.

The Italian Immigration and Asylum Board (*Tavolo Asilo e Immigrazione*, TAI), a representative body of several sector-specific NGOs, undertook six monitoring visits between April-July 2025 and held discussions with approximately 60 residents of the Gjader Centre in Albania, resulting in a report which revealed violations of fundamental rights. The findings focussed in particular on the extraterritorial nature of the facility, weakened judicial control, and the model that essentially replicates approaches already experienced in Italian Detention Centres for Repatriation (CPRs), leading to the same dysfunctions and critical issues. The report's conclusions emphasise the urgent need to suspend the implementation of the Italy-Albania agreement.[127](#) The Italian government does not acknowledge these issues and considers that ongoing litigations are evidence of the high level of judicial protection.

In August 2025, the CJEU issued a decision on the cases of two Bangladeshi nationals who were rescued at sea by Italian authorities and taken to a detention centre in Albania under the protocol. Their application was rejected by Italian authorities as unfounded under the accelerated border procedure, on the ground that their country of origin was considered to be safe. The court ruled that EU law does not preclude a Member State from designating a third country as a safe country of origin by means of a legislative act, provided that the designation

can be subject to an effective judicial review. It also noted that, to ensure effective judicial protection, the sources of information on which the designation is based must be sufficiently accessible, both for the applicant and the court or tribunal. Finally, the court pointed out that until the entry into force of a new regulation which will replace the directive currently applicable, a Member State may not designate as a third country as safe if it does not satisfy, for certain categories of persons, the material conditions for the designation.[128](#) On 24 February 2026, through Regulation 2026/464 amending Regulation 2024/1348, an EU list of safe countries of origin was established, including Belarus.[129](#)

In November 2025, the Rome Court of Appeal submitted two questions before the CJEU for a preliminary ruling on whether Italy was competent to conclude an international agreement such as the Italy-Albania Protocol or it is under the exclusive competence of the EU, in view of Article 4(3) of the Treaty on the EU (TEU), Articles 3(2) and 216(1) of the Treaty on the Functioning of the EU. In case of a negative answer to the first question, the court sought clarification on whether the provisions of the protocol are compatible with the rules and safeguards for asylum and the detention of third-country nationals as enshrined under CEAS.[130](#)

European countries have also been increasingly making use of Article 25 of the Schengen Borders Code to introduce regular controls at internal Schengen borders.[131](#) In addition, delays in providing access to the procedure were reported in several EU+ countries.[132](#) For example, the UN Human Rights Committee reported that, despite efforts to increase capacity to process applications for international protection, significant delays persisted in the registration of applications in Spain.[133](#) Additional transit visa requirements further restricted access to asylum for nationals from a number of countries, including countries affected by protracted armed conflicts or political unrest.[134](#) Delays in accessing the procedure were also reported in Greece, with different centres experiencing delays in registering applications, including due to persistent technical issues with registration platforms, especially for those applicants who have not undergone reception and identification procedures.[135](#)

In Italy in October 2025, a class action lawsuit was filed in Milan to challenge the delays faced by applicants for international protection. The Italian Department of Public Security underlined that this was due to the high volume of applications submitted to the local immigration office. In this context, the office adapted its organisation to handle the increasing number of applications, striving for compliance with asylum rules and pre-identification requirements of foreign nationals. It expanded cooperation with civil society organisations to support booking appointments with technical and language assistance, ensuring equal access to procedures.[136](#) A recent ruling of the Court of Turin (Ninth Civil Section), judgment of 4 August 2025, found these measures to be effective, recognising the system as ensuring non-discriminatory processing of asylum applications by the Milan immigration office, and ordered the Turin immigration office to adopt a similar organisational model.[137](#)

In a similar case, the Regional Administrative Court of Veneto requested clarification from the Italian Ministry of the Interior about access to the asylum procedure in a timely and efficient manner. This request is part of a class action lawsuit filed on behalf of asylum seekers who faced difficulties in accessing the procedure at the local immigration office of Venice and Vicenza.[138](#) The Italian Department of Public Security noted that to resolve this issue, the organisational

system was significantly restructured so that all foreign nationals applying for asylum at the local immigration office on weekday mornings are given appointments for fingerprinting and formalising their application (C3 form). To manage operational challenges and staff shortages, the Central Directorate introduced support measures, including redistributing EUAA resources, providing linguistic and cultural mediation through partner organisations, and deploying 550 temporary workers to assist immigration offices, particularly with asylum applications.

Nonetheless, a number of initiatives undertaken by EU+ countries focused on increasing efficiency or optimising workflows in the first steps of the procedure. In May 2025, the first France Asile territorial hub opened in France to centralise the registration and the lodging of applications and accelerate procedures.<sup>139</sup> In the Netherlands, to alleviate pressure within the asylum system, as of January 2025 responsibility for the identification and registration of asylum seekers shifted from the Aliens Police to the Identification and Screening Service for Asylum Seekers (DISA).<sup>140</sup> The IND will take over the responsibility for identification and registration on 12 June 2026, after the entry into application of the Pact.

In Spain, with the aim of streamlining the lodging of applications for unaccompanied minors on the Canary Islands, registration can be done together with the lodging in a single act. Portugal updated questionnaires for the preliminary checks upon arrival to make the process of filling them in more intuitive and user-friendly. As of April 2025, the State Secretariat for Migration (SEM) in Switzerland is authorised to access electronic devices of asylum seekers and analyse their data, when their identity, nationality or travel route cannot be otherwise verified. SEM must always ensure that data analysis is necessary and proportionate to its objective.<sup>141</sup> During the consultation process for this amendment, UNHCR raised concerns about such interference with the right to privacy and noted that clearer requirements should be defined in the law for the procedure.<sup>142</sup>

With the purpose of giving primacy to the right to asylum over criminal proceedings for illegal entry, Romania introduced Law No 84 of 22 May 2025 which amended the Asylum Law. In criminal cases concerning entering the country illegally by people who then applied for asylum, the prosecutor or the court may now order the suspension of the criminal prosecution or respectively suspend the judicial procedure until a final decision on the application for asylum is issued. If a form of protection is ultimately granted, then it is examined whether illegal entry was committed for the very purpose of seeking asylum, in which case the criminal proceedings for illegal entry may be dropped.<sup>143</sup>

- [106](#)

European Border and Coast Guard Agency (Frontex). (15 January 2026). [Irregular border crossings down 26% in 2025, Europe must stay prepared](#).

- [107](#)

International Migration Organization (IOM), Missing Migrants Project. [34,491 missing migrants recorded in Mediterranean \(since 2014\)](#).

- [108](#)

European Commission. (11 November 2025). [Communication from the Commission to the European Parliament and the Council, The European Annual Asylum and Migration Report \(2025\)](#), COM (2025) 795 final.

- [109](#)

European Commission. (23 April 2025). [Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions, 2025 State of Schengen Report](#), COM (2025) 185 final.

- [110](#)

The State Border Guard | Valsts robežsardze. (18 March 2025). [From March 19, movement at border control posts "Paternieki", "Terehova" and "Grebneva" will be restricted.](#)

- [111](#)

State Border Guard | Valsts robežsardze. (25 May 2025). [Valdība pagarina pastiprinātu robežapsardzības sistēmas darbības režīmu līdz šā gada 31. decembrim](#) [The government extends the enhanced operating regime of the border protection system until 31 December this year].

- [112](#)

Police and Border Guard Board | Politsei- ja Piirivalveamet (Estonia). (2 June 2025). [PPA saatis Lāti-Valgevene piirile politseimissiooni ESTPOL10 teise rotatsiooni](#) [The Police and Border Guard Board sent a police mission to the Latvian-Belarusian border ESTPOL10 a second rotation].

- [113](#)

Ministry of the Interior | Sisäministeriö (Finland). (18 June 2025). [Validity of Border Security Act to be extended until 31 December 2026](#); Ministry of the Interior | Sisäministeriö (Finland). (16 April 2025). [Finland's eastern border to remain closed until further notice.](#)

- [114](#)

Government of Poland | Rzeczpospolita Polska. [Rządowy projekt ustawy o zmianie ustawy o udzielaniu cudzoziemcom ochrony na terytorium Rzeczypospolitej Polskiej](#) [Government bill amending the Act on granting protection to foreigners within the territory of the Republic of Poland; Office for Foreigners | Urzędy centralne (Poland). [Ograniczenie prawa do złożenia wniosku o ochronę międzynarodową](#) [Restriction on the right to submit an application for international protection].

- [115](#)

Ministry of Interior | Lietuvos Respublikos vidaus reikalų ministerija (Lithuania). (16 April 2025). [Baltarusijos režimo bandymams keisti hibridinės atakos taktiką pasienyje – Lietuvos](#)

[Vyriausybės atsakas](#) [The Lithuanian Government's response to the Belarusian regime's attempts to change the tactics of a hybrid attack on the border].

- [116](#)

UN High Commissioner for Refugees (UNHCR). (10 July 2025). [UNHCR deeply concerned by Greece's suspension of asylum applications](#). Press release; Greek Ombudsman | Συνήγορος του Πολίτη. (10 July 2025). [Υπόμνημα | Αναστολή υποβολής αιτημάτων ασύλου και αφίξεις πολιτών τρίτων χωρών στην Κρήτη](#) [Memorandum | Suspension of asylum applications and arrivals of third-country nationals in Crete]; Greek National Commission for Human Rights. (30 July 2025). [The suspension of submission of asylum applications and the violation of international law](#). Press Release and Note; Greek Council for Refugees. (16 July 2025). [109 organisations call for the unlawful suspension of access to asylum in Greece to be immediately withdrawn](#); I Have Rights. (18 July 2025). [Joint statement by BVMN, IHR and MIT: On the suspension of asylum applications for people arriving by sea from the North African route](#).

- [117](#)

Refugee Support Aegean (RSA). (18 August 2025). European Court of Human Rights blocks deportation of refugees detained by Greece under unlawful asylum suspension; Refugee Support Aegean (RSA). (2 September 2025). New ECT

- [118](#)

Finnish Refugee Advice Centre | Pakolaisneuvonta. (30 April 2025). [People who have fled war and persecution still have the right to asylum](#); Seimas Ombudsman. (11 August 2025). [Border guards failed to ensure right to seek asylum](#); Helsinki Foundation for Human Rights. (2026). [Input to the Asylum Report 2026](#); Lithuanian Red Cross Society. (2026). [Input to the Asylum Report 2026](#); Refugee Council Lower Saxony. (2026). [Input to the Asylum Report 2026](#); Bundesweiter Koordinierungskreis gegen Menschenhandel (KOK e.V.). (2026). [Input to the Asylum Report 2026](#); Save the Children. (2026). [Input to the Asylum Report 2026](#); Network for Children's Rights. (2026). [Input to the Asylum Report 2026](#); UN International Covenant on Civil and Political Rights. (26 August 2025). [Concluding observations on the seventh periodic report of Spain](#); Malta Refugee Council. (8 August 2025). [A Sea of Unanswered Cries: The Human Cost of Europe's Migration Policy](#); EU Agency for Fundamental Rights (FRA). (20 June 2025). [Search and rescue operations in the Mediterranean and fundamental rights - June 2025 update](#); Greek Council for Refugees. (16 July 2025). [109 organisations call for the unlawful suspension of access to asylum in Greece to be immediately withdrawn](#); I Have Rights. (18 July 2025). [Joint statement by BVMN, IHR and MIT: On the suspension of asylum applications for people arriving by sea from the North African route](#); Refugee Support Aegean. (6 November 2025). [Accountability adrift in Greek waters: Addressing human rights violations in Greek Coast Guard border management operations](#); UN High Commissioner for Refugees (UNHCR). (18 March 2025). [UNHCR concerned about reports of pushbacks of Syrians](#); Amnesty International Spain. (19 June 2025). [Amnistía Internacional denuncia que persiste la impunidad en la frontera sur que hace casi imposible acceder al asilo en Ceuta](#) [Amnesty International denounces the

continued impunity at the southern border, making it nearly impossible to access asylum in Ceuta]; International Covenant on Civil and Political Rights. (26 August 2025). [Concluding observations on the seventh periodic report of Spain](#). CCPR/C/ESP/CO/7; European Council on Refugees and Exiles (ECRE). (February 2026). Input to the Asylum Report 2026.

- [119](#)

Council of Europe, European Court of Human Rights [ECt

- [120](#)

Council of Europe, European Court of Human Rights [ECt

- [121](#)

EU Agency for Fundamental Rights (FRA). (30 July 2025). [Investigating alleged ill treatment at the European Union's external borders - 2025 Update](#).

- [122](#)

EU Agency for Fundamental Rights (FRA). (20 June 2025). [Search and rescue operations in the Mediterranean and fundamental rights - June 2025 update](#).

- [123](#)

International Maritime Organization. (11 April 2025). [Unsafe Mixed Migration by Sea - Rescue at sea: A guide to principles and practice in the context of refugees and migrants movements](#)). MSC 110/INF.23.

- [124](#)

Migration Advisory Council | Adviesraad Migratie (Netherlands). (11 September 2025). [Wist u dat ... Europese grenzen inmiddels in Afrika liggen?](#) [Did you know that...European borders are now in Africa?]

- [125](#)

Fundación Cepaim. (2026). Input to the Asylum Report 2026.

- [126](#)

European Union Agency for Asylum (EUAA). (2025). Asylum Report 2025.

- [127](#)

Asylum and Immigration Board | Tavolo Asilo e Immigrazione (TAI). [Ferite di confine: La nuova fase del modello Albania](#) [Border Wounds: The New Phase of the Albanian Model].

- [128](#)

European Union, Court of Justice of the European Union [CJEU], *LC [Alace] and CP [Canpelli] v Territorial Commission of Rome*, Joined cases C-758/24 and C-759/24, ECLI:EU:C:2025:260, 1 August 2025. Link redirects to the English summary in the EUAA Case Law Database.

- [129](#)

[Regulation \(EU\) 2026/464 of the European Parliament and of the Council of 24 February 2026 amending Regulation \(EU\) 2024/1348 as regards the establishment of a list of safe countries of origin at Union level](#), 26 February 2026.

- [130](#)

Italy, Court of Appeal [Corte di Appello], *Chief Police of Rome (Questura di Rome)*, 5 November 2025. Link redirects to the English summary in the EUAA Case Law Database.

- [131](#)

Federal Ministry of the Interior | Bundesministerium des Innern (Germany). (12 February 2025). [Bundesinnenministerin Faeser ordnet Verlängerung der Grenzkontrollen an allen deutschen Landgrenzen für weitere sechs Monate an](#) [Federal Minister of the Interior Faeser orders extension of border controls at all German land borders for another six months]; Migration Advisory Council | Adviesraad Migratie (Netherlands). (11 September 2025). [Wist u dat ... structurele binnengrenzen niet stroken met Europese regels?](#) [Did you know that...structural internal borders do not comply with European rules?].

- [132](#)

European Council on Refugees and Exiles (ECRE). (2026). Input to the Asylum Report 2026; Association of Juridical Studies on Immigration | Associazione per gli Studi Giuridici sull'Immigrazione (ASGI). [Diritti in questura e prefettura](#) [Rights at the police headquarters and prefecture]; Equal Legal Aid. (2026). [Input to the Asylum Report 2026](#); Comisión Española de Ayuda al Refugiado (CEAR). (2026). [Input to the Asylum Report 2026](#); Association of Juridical Studies on Immigration | Associazione per gli Studi Giuridici sull'Immigrazione (ASGI). (23 October 2025). [A Milano oltre 5 mesi di attesa media per poter chiedere asilo. Avviata una class action da Naga e ASGI](#) [In Milan, the average wait for asylum seekers is over five months. Naga and ASGI have filed a class action lawsuit]; Meltingpot. (1 October 2025). [Class action sull'accesso al diritto di asilo: il TAR Veneto chiede chiarimenti al Ministero dell'Interno](#) [Class action lawsuit on asylum access: the Veneto Regional Administrative Court (TAR) requests clarification from the Ministry of the Interior]; Italian Consortium of Solidarity | Consorzio Italiano di Solidarietà (ICS). (1 October 2025). [Migranti a Trieste: Trasferimenti tardivi e persone ancora in strada](#) [Migrants in Trieste: Delayed Transfers and People Still on the Street].

- [133](#)

UN International Covenant on Civil and Political Rights. (26 August 2025). [Concluding observations on the seventh periodic report of Spain](#). CCPR/C/ESP/CO/7.

- [134](#)

Fundación Cepaim. (2026). Input to the Asylum Report 2026; Comisión Española de Ayuda al Refugiado. (2026). [Input to the Asylum Report 2026](#).

- [135](#)

Equal Legal Aid. (2026). [Input to the Asylum Report 2026](#); Greek Council for Refugees. (April 2025). [Communication of the Greek Council for Refugees to the Committee of Ministers of the Council of Europe \(Rule 9.2.\) with regard to the execution of M.S.S. \(Application No 30696/09\) and H.A. and others \(Application No 4892/18\) group of cases](#).

- [136](#)

Milan Immigration Office | Questura di Milano. (18 March 2026). [Prenotazione informatizzata per gli stranieri richiedenti protezione internazionale](#) [Computerised booking for foreigners seeking international protection].

- [137](#)

<https://www.asgi.it/wp-content/uploads/2025/08/175465662319775.pdf>

- [138](#)

Meltingpot. (1 October 2025). [Class action sull'accesso al diritto di asilo: il TAR Veneto chiede chiarimenti al Ministero dell'Interno](#) [Class action lawsuit on asylum access: The Veneto Regional Administrative Court (TAR) requests clarification from the Ministry of the Interior].

- [139](#)

[Arrêté du 8 avril 2025 portant création d'un site pilote prévu à l'article R. 520-2 du code de l'entrée et du séjour des étrangers et du droit d'asile](#) [Order of 8 April 2025 establishing a pilot site as provided for in Article R. 520-2 of the Code on the Entry and Residence of Foreigners and the Right of Asylum], 8 April 2025.

- [140](#)

Government of the Netherlands | Staatscourant. (17 December 2024). [Besluit van de Minister van Justitie en Veiligheid van 10 december 2024 \(5968138/24/DP&O\), houdende wijziging van het Organisatiebesluit Ministerie van Justitie en Veiligheid in verband met de instelling van de Dienst Identificatie en Screening Asielzoekers](#) [Decision of the Minister of Justice and Security of 10 December 2024 (5968138/24/DP&O), amending the Organisation Decree of the Ministry of Justice and Security in connection with the establishment of the Asylum Seekers Identification and Screening Service].

- [141](#)

State Secretariat for Migration | Staatssekretariat für Migration | Secrétariat d'État aux migrations | Segreteria di Stato della migrazione (Switzerland). (25 March 2025). [Possibilité](#)

[d'analyser les supports électroniques de données des requérants d'asile à partir du 1er avril](#) [Possibility of analysing the electronic data carriers of asylum seekers from 1 April].

- [142](#)

UN High Commissioner for Refugees (UNHCR). (June 2023). [Änderung der Asylverordnung 3 und der Verordnung über den Vollzug der Weg- und Ausweisung sowie der Landesverweisung von ausländischen Personen – Auswertung elektronischer Datenträger von Asylsuchenden](#) [Amendment to Asylum Regulation 3 and to the Regulation on the Execution of Deportation and Expulsion as well as Provincial Bans for Foreign Nationals – Analysis of Electronic Data Carriers of Asylum Seekers].

- [143](#)

Government of Romania. (23 May 2025). [LEGE nr. 84 din 22 mai 2025 pentru modificarea art. 11 din Legea nr. 122/2006 privind azilul în România](#) [Law No 84 of 22 May 2025 for the amendment of Article 11 of Law No 122/2006 on asylum in Romania].