

European Migration Network Synthesis Report for the EMN Focussed Study 2014

Policies, practices and data on unaccompanied minors

in the EU Member States and Norway

Synthesis Report: May 2015



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DISCLAIMER

This Synthesis Report has been produced by the European Migration Network (EMN), which comprises the European Commission, its Service Provider (ICF and the Odysseus Network) and EMN National Contact Points (EMN NCPs). The report does not necessarily reflect the opinions and views of the European Commission, EMN Service Provider or the EMN NCPs, nor are they bound by its conclusions. Similarly, the European Commission, ICF and the EMN NCPs are in no way responsible for any use made of the information provided.

The Focussed Study was part of the 2014 Work Programme for the EMN.

EXPLANATORY NOTE

This Synthesis Report was prepared on the basis of National Contributions from 27 EMN NCPs (Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, the Netherlands, Poland, Portugal, Slovak Republic, Slovenia, Spain, Sweden, the United Kingdom and Norway) according to a Common Template developed by the EMN and followed by EMN NCPs to ensure, to the extent possible, comparability.

National contributions were largely based on desk analysis of existing legislation and policy documents, reports, academic literature, internet resources and reports and information from national authorities and practitioners. Statistics were sourced from Eurostat, national authorities and other (national) databases. The listing of Member States in the Synthesis Report results from the availability of information provided by the EMN NCPs in the National Contributions.

It is important to note that the information contained in this Report refers to the situation in the above-mentioned (Member) States up to and including 2014 and specifically the contributions from their EMN National Contact Points. More detailed information on the topics addressed here may be found in the available National Contributions and it is strongly recommended that these are consulted as well.

EMN NCPs from other Member States could not, for various reasons, participate on this occasion in this Study, but have done so for other EMN activities and reports.

Executive summary

KEY POINTS TO NOTE:

- Unaccompanied minors (UAMs), for the purpose of this Study, are children (as defined by the UN CRC) from third countries, who arrive on the territory of an EU Member State unaccompanied by an adult responsible for them, or who are left unaccompanied after they have entered the territory of the Member State.
- The number of UAMs seeking asylum in the EU has increased steadily since 2010, reaching a total of **24,075** minors in 2014 or 4% of the total number of asylum applicants in 2014, according to Eurostat.¹ Sweden (29%), Germany (18%), Italy (10%), Austria (8%) and the United Kingdom (8%) have received the highest numbers of UAMs in the EU, taken together representing more than 70% of the total of all UAMs applying for asylum in 2014.
- The majority of UAMs applying for asylum in the EU are boys (86%) and the rest are girls (14%). Most of these minors are between 16 and 17 years old (65%), with only a small proportion being less than 14 years old. The main countries of origin of these minors are Afghanistan, Eritrea, Syria, Somalia, The Gambia and Morocco.
- The number of UAMs who arrive in the EU and are not seeking asylum is unknown and only a few Member States can provide data on minors in this situation. From this data, however, it is clear that this number reached more than 8,500 in 2013. A considerable proportion of these minors have arrived in Italy, with a number of other (Member) States also reporting data on UAMs in this situation. There is general а comprehensive and comparable data on the numbers of and outcomes for non-asylum seeking UAMs, but also those minors seeking asylum in the EU.
- The Study identifies a number of gaps and challenges that still need to be addressed to ensure all UAMs benefit from the same level of protection. Overall, whilst many provisions and measures are available for asylum-seeking UAMs and those granted international protection (under the EU acquis and international legislation), this is not always the case for non-asylum seeking UAMs. At present, these UAMs do not appear to benefit from the same level of protection either in law or in practice.
- The Study highlights a number of **good practices** which have been adopted by some (Member) States since 2009, which could be useful to policymakers to contribute to policy and practices to strengthen the protection of UAMs in the EU, whilst avoiding the 'inequalities' between asylum

and non-asylum seeking minors identified by the research presented here.

What did the Study aim to do?

This EMN Study is an update of a previous EMN Study on *Policies on reception, return and integration arrangements for, and numbers of, unaccompanied minors* carried out in 2008-2009. The current research aimed to:

- Identify changes in (Member) States' policies and practices in relation to UAMs which have occurred since 2009, from the moment of arrival at the external borders or on the EU territory until a durable solution may be found;
- Provide new comparable statistics for the period 2009 to 2014;
- Fill knowledge gaps identified by the previous EMN work, notably to **distinguish** between *asylum-seeking UAMs* and those who have been granted refugee status or other forms of international protection, and *non-asylum seeking UAMs*, including those who entered irregularly and victims of trafficking;
- Explore the situation of UAMs who go missing or abscond from reception and/ or care facilities;
- Understand how (Member) States address the situation of UAMs reaching 18 years of age whilst in reception and/ or care; and finally
- ★ Highlight good practices which may serve to inform policy-makers of approaches to further strengthen the protection of UAMs in the EU, along with identifying areas in which more work may need to be done.

What motivates UAMs to come to the EU?

The reasons and motivations of UAMs coming to the EU are **not always known**, for example, because UAMs may not fully articulate these due to their early age or trauma, or may be reluctant to reveal them before authorities in the (Member) States. UAMs have different reasons and motivations for fleeing their country of origin in the first place. Even though most (Member) States report that asylum-seeking UAMs may fear persecution, harm and/ or human rights violations in their country of origin, whilst non-asylum seeking UAMs often arrive in the EU because they are seeking better education and job opportunities, the reasons and motivations of UAMs arriving in the EU may not always align with their migration status. In many cases, the decision to migrate is not made by the minor, but instead by their family.

What motivates UAMs to travel to a particular (Member) State?

Motives for travelling to a particular Member State are multiple and rarely stand-alone; however, the three main motives identified in the Study are reunification

 $^{^{1}}$ Eurostat data extracted on 23 $^{\rm rd}$ April 2015

with family members, joining diaspora/ migrant communities, and economic and aspirational reasons, including education and judgments about UAMs' chances to obtain a residence permit and a job. However, in spite of these preferences for a particular (Member) State of destination, in reality, where a UAM actually arrives, is trafficked or smuggled, or is intercepted, can be unintentional and wholly dependent on external factors.

What are the entry procedures for asylum and non-asylum seeking UAMs?

UAMs not seeking asylum are subject to the entry conditions applicable to third country nationals (TCNs) wishing to enter the EU. The documents required by UAMs to legally enter the EU include a valid visa and travel document (in most cases passport). In line with international obligations, asylum-seeking UAMs will always be allowed entry into the EU territory, regardless of whether they meet the entry requirements.

For non-asylum seeking UAMs, a **distinction** can be made between (Member) States that *can* refuse entry to all TCNs who do not fulfil the entry conditions, including unaccompanied minors, and those that apply a special policy to UAMs based on humanitarian grounds and always grant non-asylum seeking UAMs access to the territory, regardless of whether they fulfil the entry conditions. Where no special policy applies, non-asylum seeking UAMs who do not fulfil the entry conditions may be ordered to return to their country of origin (subject to conditions set out in the Return Directive being met).

In line with the EU *acquis*, (Member) States have special (minimum) safeguards in place for UAMs applying for asylum in the EU. These safeguards may vary across (Member) States, however, depending on the phase of the asylum procedure. As for non-asylum seeking UAMs, a **distinction** can be made between (Member) States that do not have legislation acknowledging this group of UAMs and generally directs all UAMs to the asylum procedure and (Member) States whose legislation does not distinguish between asylum- and non-asylum seeking UAMs who then benefit from similar provisions.

Age assessment and guardianship arrangements for UAMs

For reasons of vulnerability, border guards/ police authorities in most (Member) States' refer UAMs to child protection authorities. This is done either immediately, or – in case of doubt about the authenticity of documents (or lack thereof) – border guards/ police authorities may first ask for an age assessment, before referring UAMs to child protection services. Procedures for age assessment aim to determine the status of a minor where there is doubt about his/ her age; however, age assessment methods differ across (Member) States, and different approaches are also taken with regard to the outcome of the age assessment.

Member States appoint a representative to asylum-seeking UAMs (in line with the provisions of the recast Asylum Procedures Directive). In some Member States this is entrusted to a single entity (independent body, governmental authority or assigned individual), whilst in others the system is divided into different levels. The **timing for the appointment of a representative also differs** between (Member) States, where in the majority of cases a representative is appointed upon registration of an asylum claim, on arrival at the reception centre, or prior to the asylum application.

Most (Member) States also appoint a representative to non-asylum seeking UAMs applying the same guardianship system; however, this is not true in all cases, where different systems of guardianship apply based on the UAM's migration status.

What residence permit options are available for UAMs?

During their stay within the EU territory, UAMs can be granted EU harmonised protection statuses (covered by the EU acquis) and non-EU harmonised protection statuses (based on the Geneva Convention, on the principle of non-refoulement, or on other various grounds). Different types of permits may be granted by (Member) States, depending on whether the UAM is applying for asylum or not. In general, (Member) States grant a permanent or long-term residence permit to asylum-seeking UAMs and temporary residence permits to non-asylum seeking UAMs, such as individual protection or permits based on humanitarian or compassionate grounds.

What reception facilities are available for UAMs?

Most (Member) States apply a **similar reception system for all UAMs**, hosting asylum- and non-asylum seeking minors in similar facilities. A small number of (Member) States have different reception systems, depending on the migration status of the UAM and thus allocate asylum and non-asylum seeking UAMs to different facilities. Most (Member) States accommodate asylum-seeking UAMs in separate reception facilities specifically for minors, foster families, or designated areas for minors within the mainstream reception facility.

Staff responsible for the reception and care of UAMs in facilities most commonly includes social workers, psychologists and teachers, and additionally highly specialised professionals where required in some Member States. Training of staff at reception centres differs between (Member) States, with some of them requiring staff to hold an appropriate qualification, whilst others provide ongoing training to staff.

What material and non-material reception conditions are available for UAMs?

(Member) States provide for material reception conditions – including housing, food and clothing, as well as a daily allowance – for both asylum- and non-asylum seeking UAMs; **no differentiation seems to be made**. These may be provided in kind or in the

form of a financial allowance, vouchers, or a combination of both.

Most (Member) States also provide for non-material reception conditions, such as access to legal advice, healthcare, education and employment. For asylumseeking UAMs and those granted international protection, the recast Asylum Procedures Directive and recast Qualification Directive lay down certain common reception standards and content of the protection that is provided by (Member) States. As for non-asylum seeking UAMs, this Study shows that these minors benefit from **similar rights** afforded to asylumseeking UAMs, however, exceptions may apply.

How are durable solutions for UAMs arranged in Member States?

Durable solutions for UAMs based on an individual assessment of the best interests of the child are usually not defined in legislation in most (Member) States, though some (Member) States have plans to introduce such a provision in the future. Most (Member) States have made efforts to identify durable solutions for UAMs, including integration, family reunification or return. A 'best interests' determination procedure is in place to support the competent authority's decision on a durable solution for the UAM in several (Member) States, but is not reported consistently across all. The competent authorities deciding on a durable solution for the UAM, as well as the timeframe for the determination procedure differ across (Member) States.

What provisions are in place to prevent UAMs going missing or absconding from reception and/ or care?

Information on the number and profile of UAMs who go missing or abscond from reception and/ or care facilities is limited in (Member) States at present. Possible reasons for the disappearance of these minors include, among others, transit to another (Member) State; fear of a negative decision on application for international protection and/ or fear of removal; UAMs falling victim to re-trafficking in human beings; or fear that the age assessment will not confirm that they are minors. Most (Member) States apply **measures to prevent** UAMs from absconding and a number of them have established protocols for cooperation between all relevant authorities dealing with UAMs.

As for **measures to respond** to disappearances, the practice in most (Member) States is for the police to undertake a preliminary/ full investigation, at which point a missing person's alert may also be launched. Most (Member) States also report the use of National Hotlines for Missing Children².

What happens to a UAM when he/she turns 18 years of age?

² The European Hotline (116 000) for Missing Children can be dialled from 27 Member States. Two thirds of all UAMs applying for asylum in 2009-2013 were aged 16 to 17 years and were/ are therefore already close to the age of majority. Until the age of 168, UAMs are treated first and foremost as children and measures are in place to protect them whatever their migration status; at 18 however, the migration status of UAMs takes precedence. This has implications in terms of access to rights such as accommodation, education and/ or employment and above all, on legality of residence

UAMs turning 18 years of age may experience no change in residence permit provisions if they have been granted international protection in the respective (Member) State. Access to rights for these former UAMs will be the same as adult refugees or other migrants benefiting from international protection. On the contrary, non-asylum seeking UAMs turning 18 years of age may be treated as adult migrants with irregular status and may be returned to their country of origin without a valid reason to remain in the (Member) State (e.g. completing education).

The Study found that at present there are few measures available in the (Member) States to support UAMs preparing for this transition. Where available, however these included supporting UAMs in advance of the transition to adulthood commonly include support with moving to a new accommodation (where applicable), individual care or educational plans to prepare UAMs for the transition to adulthood (and which may start as early as a UAM turns 16 years), or - in the case of non-asylum seeking UAMs - support with the possible return to their country of origin. As for after-care services, in several (Member) States this may include accommodation and/ or related support provided until a UAM is of a certain age, i.e. 21-25 years old. Monitoring is being implemented by a number of (Member) States to ensure UAMs' effective transition to adulthood, though such mechanisms are not reported consistently across all (Member) States.

Can UAMs be returned to their country of origin?

Most (Member) States provide for the possibility of *voluntary* return of UAMs (if conditions set out in the Return Directive are met), as well as reintegration support. With regard to the latter, a small number of (Member) States have reported that reintegration plans have not yet been developed. Where available, most of the programmes provide information and counselling and undertake an assessment of the reintegration needs of the minor with the involvement of social services.

Provided that the above conditions to ensure the best interests of the minor are met, several (Member) States may *forcibly* return UAMs. In practice, however, such a procedure is carefully considered on a case-by-case basis; however, in practice, such forced returns are unlikely to take place across the (Member) States even where the possibility exists.

Can UAMs be detained and what alternatives to detention are in place?

With regard to detention of UAMs whilst awaiting return – which should be a measure of last resort and for the shortest amount possible – **differences** exist between (Member) States, with some of them detaining UAMs awaiting return and others not adopting such a measure at all. Special conditions, taking into account the child's best interests apply in practice to the detention of UAMs, including age and/ or time limits, and/ or appropriate facilities whereby minors are held separately from adults.

Finally, UAMs are entitled to alternatives to detention in most (Member) States. Some examples of alternatives to detention in the (Member) States include special youth centres/ shelters, social institutions or reception facilities which are tailored to minors' needs and where UAMs are held separately from adults, or interim measures (e.g. obligation to report to the police).

How do the EU and international legislative frameworks provide for UAMs?

The EU has committed to a number of international conventions which have placed an obligation on (Member) States to take appropriate protection and prevention measures in relation to migrants and/ or children, including the UN Conventions on refugees (1951) and rights of the child (1989), and the Council of Europe's Convention for the Protection of Human Rights and Fundamental Freedoms. Since 2009, the Union has been working towards improving its Common European Asylum System (CEAS) and the recast of the Asylum Procedures, Reception Conditions and Qualification Directives, as well as the Dublin III-Regulation have as a result strengthened the (legal/ legally ensured) protection of children and the rights of UAMs in particular. In addition, the EU has recognised as essential to protect children, including UAMs, from trafficking in human beings by introducing a new Anti-Trafficking Directive in 2011.

Despite the considerable improvements to the EU asylum *acquis* – including procedural guarantees such as right to legal representation, right to be heard, right to family reunification or rules for taking the principle of the child's best interests into account in procedures – potential gaps remain in the legislation. For example, only a few child-specific provisions are in place with regard to the conditions of entry of UAMs. In addition, this Study also points to the fact that whilst the EU has set out a set of rules and standards regarding the protection of UAMs applying for asylum, only a few specific provisions are available in the legislation for UAMs who arrive in the Union without applying for international protection.

1 Introduction

This Synthesis Report presents the main findings of the 2014 EMN Study *Policies, practices and data on unaccompanied minors*.³ The study aims to update the findings of the 2008-2009 EMN study *Policies on reception, return and integration arrangements for, and numbers of, unaccompanied minors*⁴ and to provide up-to-date information and comparable data on the numbers and state of protection of unaccompanied minors (UAMs) arriving in Europe.

The study has a special focus on the following issues identified as knowledge gaps:

- Entry procedures and arrangements in place for UAMs who are not in the asylum process, including those who entered irregularly and/ or are victims of trafficking;
- Unaccompanied minors who abscond or go missing from care facilities – their profile, reasons for absconding and policies/ practices to prevent this and/ or reduce harm when they go missing;
- Arrangements to support the transition to adulthood for UAMs turning 18; and
- Policies and practices in place for (voluntary) return of unaccompanied minors.

The study shows that since the previous study in 2009, the European legislative framework and the reality faced by unaccompanied minors in some (Member) States has undergone change.

1.1 DEFINITION AND SCOPE OF THE STUDY

An unaccompanied minor (UAM) is a **child as defined by the UN Convention on the Rights of the Child (CRC)**, who arrives on the territory of the Member States unaccompanied by the adult responsible for them by law or by the practice of the Member State concerned, and for as long as they are not effectively taken into the care of such a person. It includes a child who is left unaccompanied after they have entered the territory of the Member States.⁵ This study focuses only on third-country national UAMs. For the purpose of the study, a distinction has been made between:

UAMs seeking asylum or granted international protection;

³ This Synthesis Report was prepared on the basis of National Contributions from 26 Member States (Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, the Netherlands, Poland, Portugal, Slovak Republic, Slovenia, Spain, Sweden, the United Kingdom) and Norway, prepared according to Common Specifications developed by the EMN to the extent possible, comparability of data.

 $\frac{https://emn.gov.pl/download/75/14011/0EMNSynthesisRepor}{\underline{tUnaccompaniedMinorsFINALVersionMay2010.pdf}}$

⁵ Art. 2(I) of Directive 2011/95/EU (Recast Qualification Directive)

★ UAMs not seeking asylum, including irregular migrant children and/ or child victims of trafficking.

At EU level, the past few years have witnessed a revision of EU legal acts concerning asylum, which has also had implications for asylum-seeking UAMs, who are also covered by this study. The most important acts which have undergone changes are:

- ★ The revised Asylum Procedures Directive (2013/32/EU recast);
- The revised Reception Conditions Directive (2013/33/EU recast);
- ★ The revised Qualification Directive (2011/95/EU);
- **★** The revised Dublin Regulation (604/2013);
- The Anti-trafficking Directive (2011/36/EU).

More broadly (and hence including UAMs not seeking asylum), in 2011 the European Commission issued a new communication on the "Agenda for the Rights of the Child 2011-2014", 6 which consisted of 11 actions aimed at making justice systems within the EU more child-friendly and the protection of children in vulnerable situations. Action 6 of this Agenda aims at "supporting the exchange of best practices and the improvement of training for guardians, public authorities and other actors who are in close contact with unaccompanied children."

1.2 SCALE OF THE ISSUE

The most complete data on unaccompanied minors relate to those that apply for asylum. These data indicate that the total number of UAMs applying for asylum in the EU plus Norway has **increased from 2010 onwards, reaching 24,075 children in 2014** – **or nearly double as the year before.** This accounted for 4% of the total number of applicants for international protection in 2014.8

A map showing the number of unaccompanied minors applying for asylum in each Member State plus Norway in 2014 is provided below. It shows that the countries experiencing the highest amount of asylum-seeking UAMs are Sweden (7,050 or 29% of the total EU number), Germany (4,400 or 18%), Italy (2,505 or 10%), Austria (1,975 or 8%) and the United Kingdom (1,860 or 8%), taken together representing more than 70% of the total.⁹ The main countries of origin of UAMs in 2014 were Afghanistan, Eritrea, Syria, Somalia, The Gambia and Morocco.

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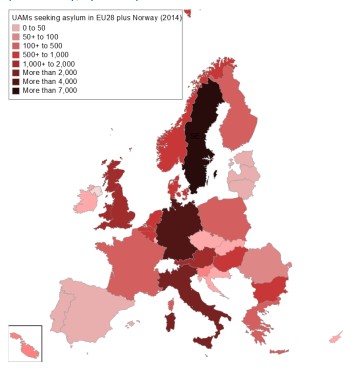
^{6 &}lt;u>http://ec.europa.eu/justice/policies/children/docs/com_2011_60_en.pdf</u>

⁷ Eurostat data EU28 plus Norway, 2009-2014 (extracted on 23rd April 2015)

⁸ This shows that in the most recent period, the number of adults applying for asylum has increased more quickly than the number of unaccompanied minors.

⁹ Eurostat data, 2014

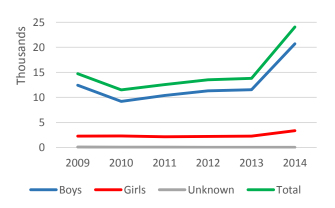
Figure 1.1 Number of asylum-seeking UAMs in 2014 in EU28 plus Norway, by country



Source: Eurostat, 2014

Figure 1.2 below shows the evolution in the number of UAMs applying for asylum over time, which has steadily increased after a drop in 2010. The graph also shows the distribution of boys and girls among applicants: the number of unaccompanied girls applying for asylum mostly remained stable throughout the period, while the number of boys applying for asylum dropped in 2010 and increased from 2011 onwards.

Figure 1.2 Number of UAMs (in 1000s) seeking asylum in the EU plus Norway 2009-2014, by gender



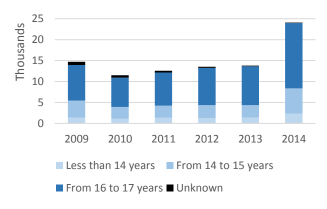
Source: Eurostat, 2009-2014

Nevertheless, as demonstrated in Figure 1.2, the vast majority of UAMs applying for asylum are boys: in 2013, they represented 86% of the total number of

UAMs seeking asylum in the EU, as opposed to 14% girls 11 .

Most UAMs who applied for asylum 2009 – 2014 were aged between 16 and 17 years, while only a small proportion were younger than 14 years. Figure 1.5 shows the trend in UAMs applying for asylum 2009 – 2014, disaggregated by age.

Figure 1.5 Number of UAMs (in 1000s) seeking asylum in the EU plus Norway 2009-2014, by age



Source: Eurostat, 2009-2014

The **estimated** number of UAMs in the EU *not seeking asylum* reached over 8,500 in 2013. The phenomenon of non-asylum seeking UAMs is hard to define and therefore measure. Although statistics on this issue are neither comprehensive, nor fully comparable, the majority of non-asylum seeking UAMs were registered in Italy (8,461).¹² All the available national level statistics on the number of non-asylum seeking UAMs identified in this Study are provided in Table 1.1.

Table 1.1 Number of identified non-asylum seeking UAMs in 2013 in (Member) States

Country	Non-asylum seeking UAMs in 2013
Croatia	302
Hungary	84
Italy	8,461
Latvia	0
Lithuania	9
Slovak Republic	42
Slovenia	22

Source: National Reports

Further data on unaccompanied minors in the (Member) States is provided in **Annex 1**.

¹⁰ Eurostat data on EU28 plus Norway, 2009-2014. The data concern asylum applicants considered to be UAMs in the (Member) States.

¹¹ Ibio

¹² Applications for residence permits

1.3 STRUCTURE OF THE STUDY

Box 1: Structure of the Synthesis Report

Section 2:	Motivations and circumstances of unaccompanied minors for entering the EU
Section 3:	Entry and assessment procedures, including border controls for asylum-seeking and non-asylum seeking unaccompanied minors
Section 4:	Reception arrangements, including integration measures for unaccompanied minors
Section 5:	Unaccompanied minors who go missing or abscond from reception and care facilities
Section 6:	Arrangements in the (Member) States for unaccompanied minors turning 18 years of age
Section 7:	Return practices of (Member) States, including reintegration of unaccompanied minors
Section 8:	Overview of the international and EU legislative framework
Section 9:	Conclusions

2 Motivations and circumstances of unaccompanied minors for entering the EU

In 2008-2009, an EU comparative study on the *Policies on Reception, Return and Integration Arrangements for, and Numbers of, Unaccompanied Minors* was published. The study discussed the motivations and circumstances of UAMs for entering the EU in detail. This section provides a brief up-to-date summary of the motivations and circumstances for asylum-seeking and non-asylum seeking UAMs to leave their home country and to enter a (specific) EU Member State. It starts by discussing the difficulty in investigating the reasons and motivations for UAMs to leave the country of origin and to travel to the EU. An overview is also provided on prevention and development projects implemented by (Member) States in third countries.

2.1 MOTIVATIONS

The reasons and motivations of UAMs to come to Europe are multi-layered, making it difficult to provide a definitive overview. The findings presented in this section are mostly based on information reported by (Member) States' competent authorities, NGOs, etc. Further research providing insight into the motivations of UAMs to undertake the unaccompanied journey, from their own perspectives, include UNHCR's 2014 report on why children from Afghanistan depart to Europe.¹³

Before outlining the motivations of UAMs arriving in the EU, it is important to take note of the following caveats: first, the motives for fleeing the country of origin, as well as the reasons of UAMs to enter the EU are not always known. As some (Member) States note, this can be due to UAMs not fully grasping their reasons for migration in the first place, for example, due to their early age (e.g. Austria, Bulgaria, Estonia, Luxembourg) and/ or the decision not being their own. Unaccompanied minors may also be reluctant to reveal the real reasons for migration because of, for example, the fear of consequences (e.g., Ireland, Hungary, Luxembourg), or wish to protect their families who often might have made the decision to send the child to Europe (e.g. Hungary). Further, some UAMs, in particular those who do not seek asylum may avoid registration by authorities in the country they first enter, in order to continue their journey to another state. Thus, very little is known about this group of unaccompanied migrant children who manage to stay off the radar of authorities in the (Member) States.

¹³ UNHCR (2014). Why do children undertake the unaccompanied journey? Motivations for departure to Europe and other industrialised countries from the perspective of children, families and residents of sending communities in Afghanistan, http://www.unhcr.org/548ea0f09.pdf

Second, though this section demonstrates some obvious differences between the motivations of asylum- and non-asylum seeking UAMs arriving in the EU, they may not always align with the migration status of these children. As mentioned above, some UAMs may not provide the reasons for leaving their country of origin, some of which may actually provide them with the grounds for applying for asylum, but due to trauma or other reasons this information is sometimes not shared with (the appropriate) authorities.

Finally, even when reported, the motivations of UAMs as revealed to the authorities may differ depending on the administrative procedure the UAM has opted for and which he or she has judged to increase his/ her chances to stay in the (Member) State (e.g. Belgium).

Bearing the above caveats in mind, overall, the reasons of UAMs for fleeing the country of origin in the first place may differ from their motivations to enter a particular European country. The motivations of UAMs applying and not applying for asylum may also differ.

A review of (Member) States' national reports suggests that **asylum-seeking UAMs** often flee their country out of fear of persecution or serious harm in their country of origin. Most UAMs applying for asylum come from countries with a problematic security situation or where violation of human rights is common. The main countries of origin of UAMs applying for asylum in the EU and Norway in 2014 were – as mentioned above – **Afghanistan** (6,155 representing 26% of the total number applying for asylum in the EU), **Eritrea** (4,475 or 19%), **Syria** (3,170 or 13%), **Somalia** (2,335 or 10%), **The Gambia** (1,075 or 4%) and **Morocco** (615 or 3%).

(Member) States' reports suggest that **non-asylum seeking UAMs** often may be entering the EU to seek a better future – education and job opportunities. As mentioned above, some of these UAMs avoid registration by authorities in the country they first enter, in order to continue their journey to another state on their own or via smugglers (reported by Croatia, Greece and the Netherlands). Belgium highlights the extra **vulnerability** of unregistered UAMs, as they are considered to be particularly exposed to the risk of trafficking and all forms of exploitation.

As mentioned above, in most cases the initial decision to migrate is made by parents or family members and not by the minor himself/ herself (Austria, Belgium, Germany, Finland, Ireland, Sweden, United Kingdom and Norway¹⁴). **Motives for fleeing** the country of

 $^{^{14}}$ Research conducted in Norway suggested that the decision was made by the family in cooperation or consultation with the minor him/herself

origin by all UAMs reported by (Member) States mainly include:

Fragile environment:

- Security concerns (e.g., Austria, Belgium, Bulgaria, Cyprus, Germany, Greece, Finland, France, Croatia, Hungary, Ireland, Italy, Lithuania, Malta, Poland, Portugal, Slovenia, Slovak Republic, Sweden, Norway); and
- Economic and aspirational reasons (including education) (e.g., Austria, Belgium, Cyprus, Czech Republic, Estonia, Germany, Greece, Finland, France, Hungary, Ireland, Luxembourg, Malta, Poland, Portugal, Slovenia, Slovak Republic, Spain, Sweden, Norway).

Other reasons:

- > Domestic violence (e.g., Germany, Finland, Hungary);
- Recruitment of child soldiers (e.g., Austria, Germany, Finland); and
- Forced marriages (e.g., Austria, Germany and Norway).

Box 2: Ilustrative example of a young boy being sent from Afghanistan to Belgium

Pamir, for example, had never thought about leaving Afghanistan and did not feel it was necessary. But his father insisted that he went; he had the strong conviction that Pamir, as a young boy, was too attractive for the Taliban and that they would take him away. Pamir had told his father: "No, I want to stay at home, I don't want to go abroad because I don't know how far away I will be from you and where I will stay." But his father said that he had to go to Europe because there he would study and be safe. (Belgium)

Source: Belgian National Report

According to the National Report of Sweden, research studies in addition show that, for the children themselves, the hope for (better) education, training and/ or employment, next to safety, informs their decision to migrate.

Motives for entering a particular (Member) State are multiple and rarely are stand-alone, however three main motives can be distinguished:

- Reunification with family members (e.g., Austria, Belgium, Czech Republic, Germany, France, Hungary, Ireland, Luxembourg, the Netherlands, Poland, Portugal, Slovak Republic and Slovenia);
- ★ Joining diaspora/ migrant community (e.g., Austria, Belgium, Luxembourg, Poland, Slovenia); and
- Education/ Economic and aspirational reasons (e.g. Austria, Belgium, Cyprus, Czech Republic, Germany, Greece, Finland, France, Hungary, Ireland, Luxembourg, Malta, the Netherlands, Poland, Portugal, Slovenia, Slovak Republic, Spain, Sweden, Norway), in some

instances including judgments on their chances to obtain a residence permit and a job.

Box 3: Examples from Germany, Finland, France and Hungary on UAMs' motives for entering a particular EU (Member) State

UAM asylum seekers going to **Germany** are looking for a 'better' life that includes not only political and legal security but also economic and medical aspects. The legal security associated with Germany also include the quality of the asylum procedure which is automatically assumed to be transparent and non-arbitrary.

In **Finland**, UAMs admit more often than adult asylum seekers that their motivation for the entry into the country are economic reasons and the desire to receive education.

In **France** and **Hungary**, children who left their family in their home country usually do so because they want to work and send remittances to their family.

Source: German, Finnish, French and Hungarian National Reports

The reality however is that, in spite of these preferences for a particular (Member) State as the destination country, the (Member) State in which the UAMs actually arrive/ are intercepted/ or are registered by the authorities, can be **unintentional and dependent on external factors**. In fact, UAMs might not even know why they have ended up in a particular (Member) State (Austria, Belgium, Bulgaria, Finland, Ireland, Italy, Luxembourg, Poland and Norway). Next to the effect of smugglers (see Section 2.2), the decision made by (Member) State authorities, e.g. to return the UAM to the country of first entry, to allow them to stay and/ or support them in joining their parents/ family members in another (Member) State, also has a decisive impact (see Section 4.5).

2.2 CIRCUMSTANCES OF ENTRY

Some UAMs enter Europe through a country where they do not wish to stay and instead **continue their journey towards another (Member) State**. For example, often East Central European countries are considered to be transit countries, whilst children are interested to head further to Western European or Nordic countries.

This relates to the fact that, in most cases, smugglers have been approached by the parents/ family members of UAMs or by UAMs themselves to enter Europe (Austria, Belgium, Finland, France, Hungary, Germany, Lithuania, Luxembourg, Poland and Slovenia). For example, it is estimated that nearly all UAMs in Germany are smuggled. Also a study conducted in the Netherlands in 2010 revealed that

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¹⁵ Scholz, Antonia (2013): Warum Deutschland? Einflussfaktoren bei der Zielstaatssuche von Asylbewerbern -Ergebnisse einer Expertenbefragung. Forschungsbericht 19, Nürn-berg: Bundesamt für Migration und Flüchtlinge.

most of the UAMs for their trip to the Netherlands had made use of the services of smugglers. ¹⁶ Although the family of the UAM may have indicated or agreed a destination country for the child the first point of entry into the EU and/or the (Member) State where the smugglers ultimately drop him/ her, can differ or be far away from this destination country. This is because smugglers adapt the routes and destination countries to changes in border control strategies. Because of insufficient funds, or the demand for more money by smugglers on route, the UAM may also end up and be left alone in a different destination country than the originally chosen (Bulgaria, Luxembourg). As such, the child has often little control over his/ her travel route and destination.

Next to the problem of smuggling, UAMs can also be trafficked into Europe for the purposes of labour or sexual exploitation (e.g., Austria, Belgium, Cyprus, Germany, France, Ireland, Lithuania, Luxembourg, Portugal, and Slovenia).

2.3 PROJECTS IMPLEMENTED BY (MEMBER) STATES IN THIRD COUNTRIES

Several (Member) States have implemented prevention and development projects in third countries to try to address the circumstances of UAMs (or migrants in general) who seek to travel to the EU. These projects focused on:

- Investment in education in third countries to improve access (educational aspirations constitute one of the reasons for fleeing third countries and seeking protection in the EU), reduce poverty and increase the possibilities for employment (Belgium, France, Hungary, Luxembourg, Slovenia);
- Measures for prevention of recruitment of child soldiers, forced or temple prostitution and establishment of protection centres (Germany);
- Measures for **prevention** of trafficking in human beings (United Kingdom);
- Awareness-raising campaigns on migration and asylum procedures in the EU in general and (Member) States in particular (Belgium, Cyprus, Luxembourg, Netherlands, Poland, Slovenia and Norway).

Some examples of good practices are given in the box below:

Box 4: Good practice examples from Slovenia and Spain of development projects aiming to prevent irregular migration, including of UAMs

Slovenia is implementing a two-year development project in Afghanistan. The project provides psychosocial assistance to girls in detention centres in Herat aiming to improve their prospects for re-integration into society. The project takes the form of individual counselling and workshops. These workshops cover topics like literacy, English language, computer skills and include training on skills and talents in traditional crafts, thus aiming at empowering girls and providing a basis for economic independence, which is one of the root causes of migration.

Spain developed a project to prevent irregular migration of UAMs from Senegal towards the EU. The project, which lasted three years and was completed in December 2011, aimed to strengthen material and human capacity of public institutions in charge of opening up of opportunities for the young Senegalese, as well as to support educational and vocational training of 1,500 Senegalese UAMs aged 14-18 years and their subsequent insertion in the labour market.

Source: Slovenian and Spanish National Reports

Box 5: Good practice example from Belgium and the Netherlands of awareness-raising campaigns migration and asylum procedures in the EU

Belgium has carried out several awareness-raising missions to countries of origin of important groups of migrants, such as countries in the Balkan region, Guinea and DR Congo. These missions aimed at explaining the Belgian migration policies and asylum system to the local populations, in order to counter false expectations and dissuade possible victims of trafficking or smuggling, UAMs including, from heading to Belgium.

From January 2013 to June 2014 the Netherlands ran a project in Afghanistan, implemented by UNHCR that developed an awareness-raising campaign geared towards preventing vulnerable children from abuse and improving this group's access to protection services. The most important activities that took place in various parts of the country were:

- Dialogue with local communities about child protection (abuse, violence, exploitation and neglect);
- Providing information in the form of theatre (due to illiteracy) about the risks of irregular migration;
- TV and radio campaigns about irregular migration and the vulnerability of UAMs during such travel; and
- Campaign about the forced marriages of children.

Source: Belgian and Dutch National Reports

¹⁶ Research and Documentation Centre (WODC): Young and illegal. The Hague, 2010.

Entry and assessment procedures, including border controls for asylumseeking and non-asylum seeking unaccompanied minors

This section provides an overview of the entry and assessment procedures that apply to unaccompanied minors entering the EU. It provides an overview of the entry conditions, (Member) States' policy on the refusal of UAMs' entry into the EU territory, and provides information about the (special) procedural safeguards provided to UAMs during entry and assessment procedures, distinguishing between nonasylum seeking and asylum-seeking UAMs. Finally, it provides an overview of the type of residence permits granted to UAMs.

ENTRY CONDITIONS AND REFUSAL AT THE 3.1 BORDER

Any third-country national (TCN) entering the Schengen area is subject to entry conditions, as also stipulated in Art. 5 of the Schengen Borders Code¹⁷. By law, in most (Member) States, similar entry conditions apply to adult third-country nationals as well as unaccompanied minors (both nonasylum-seeking and asylum seeking). These include:

- A valid visa, and
- A valid travel document (e.g. in most cases a passport).

The specific documents required for UAMs to legally enter the EU, as applied by (Member) States, are set out in Error! Reference source not found.

Generally, entry should be refused to any third-country national who does not fulfil the entry conditions set out in the Schengen Borders Code. 18 However, (Member) States may also exempt certain TCNs from entry conditions and grant access to the territory based on humanitarian grounds or international obligations¹⁹.

With regard to international obligations, special entry rules apply to asylum seekers (including UAMs seeking asylum), as also explained in the 2012 EMN Study on "Establishing Identity for International Protection: Challenges and Practices". 20 In principle, asylum

¹⁷ Regulation EC No 562/2006 of the European Parliament and of the Council of 15 March 2006 establishing a Community Code on the rules governing the movement of persons across borders (Schengen Borders Code). Ireland and the United Kingdom are not bound by this Regulation.

As stipulated by Art. 13 Schengen Borders Code; http://eur-lex.europa.eu/legal-

content/EN/TXT/PDF/?uri=CELEX:32006R0562&from=EN ¹⁹ See Art. 5 (4) (c) Schengen Borders Code.

identity/0 emn id study synthesis migr280 finalversion 20 02013 en.pdf

seekers are under the obligation to submit all relevant documents (including e.g. passport/ visa) which can substantiate their application, in line with the Asylum Procedures Directive and its recast.²¹ Upon arrival, should asylum seekers not be able to provide the required entry documents, law enforcement authorities have the right to search them to obtain relevant information about their identity.²² However, practice shows that asylum-seekers often do not possess/ provide any (valid) identity documents. Asylumseekers are subsequently nonetheless allowed to enter the EU territory and remain on the territory whilst their claim for asylum is assessed.²³ Under the Asylum Procedures Directive and its recast, they do have the obligation to cooperate with the authorities and to try to retrieve their documentation. A further international obligation (under the Geneva Convention and the ECHR) prohibits (Member) States from returning UAMs (and all others) seeking entry into the country if the refusal of entry would violate the principle of nonrefoulement.²⁴

It follows that a TCN who claims to be a minor and is asylum-seeking will always be allowed entry into the EU territory, regardless of whether they meet the (although requirements they may subsequently be granted leave to remain, e.g. UK).

As to non-asylum seeking UAMs, based on Member States' national legislation, a distinction can be made between:

- (Member) States' national legislation under which all TCNs who do not fulfil the entry conditions including non-asylum seeking UAMs can be refused entry (Austria, Belgium, Croatia, Czech Republic, Estonia, Germany, Greece, Finland, France, Ireland, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Slovenia, Slovak Republic, Sweden, United Kingdom, Norway), and;
- (Member) States' national legislation under which UAMs cannot be refused entry on the basis of humanitarian grounds, regardless of whether they fulfil the entry conditions (Bulgaria, Hungary,²⁵ Italy, Spain).

²⁰http://ec.europa.eu/dgs/home-affairs/what-wedo/networks/european migration network/reports/docs/emn -studies/establishing-

 $^{^{21}}$ See Art. 13 of the recast Asylum Procedures Directive (Directive 2013/32/EU).

See Art. 13 (2) (d) of the recast Asylum Procedures Directive.

²³ See Art. 9 of the recast Asylum Procedures Directive.

http://ec.europa.eu/dgs/home-affairs/what-wedo/networks/european_migration_network/glossary/index_n_

 $^{^{25}}$ However, if UAMs subsequently either do not apply for asylum or withdraw their application for asylum and do not fulfil the requirements for legal stay, they can be ordered to return to their country of origin or a safe third country, provided that non-refoulement does not apply and that there is adequate (institutional or family) care provided for them in the country of return.

In the case of the former, non-asylum seeking UAMs who do not fulfil the entry conditions *may* be ordered to return to their country of origin. However, in practice, this does not always happen, for example:

- ★ In Sweden, although officially entry conditions apply to all TCNs irrespective of their age, it is common practice that a UAM is not denied entry and will never be ordered to return if entry conditions are not met;
- ★ In Ireland, while UAMs are subject to immigration legislation, in practice minors are always permitted entry. The best interests of the child always take precedence regardless of whether or not a wish to claim asylum is expressed (see also Box 6).
- ★ In the United Kingdom, although all TCNs regardless of their age are subject to the Immigration Act, if a UAM is thought to be at risk and in need of protection, s/he would not be refused entry at the border and would be granted the appropriate care (similar to that which a minor applicant for international protection would receive); whilst
- As well, the **Slovak Republic** applies softer provisions to UAMs and does not refuse entry based on the humanitarian grounds, on grounds of national interest or because of international commitments.

Box 6: Good practice example from Ireland on official policy not to refuse entry to minors

It is official policy in **Ireland** not to refuse any minor entry to the Irish State. The policy is based on the premise that the best interests of the child must always take precedence regardless of whether or not a child claims asylum. According to the Immigration Act 2003, the provisions for the arrest and detention of persons refused leave to land shall not apply to persons under 18 years of age if the Immigration Officer believes that the person is a minor. The Refugee Act 1996 further states that in cases where it appears that a minor presenting at the border or within the territory is alone, or in the company of an adult with whom the Immigration Officer is not satisfied has a genuine relationship with the child, the Immigration Officer must contact TUSLA (the Child and Family Agency).

Thereafter, the provisions in the Child Care Act 1991 apply, meaning that TUSLA assumes responsibility for the child. In practice, Immigration Officers exercise caution with regard to the age of UAMs presenting at the border/ within the territory, giving the benefit of the doubt and working closely with the relevant social work teams in order to ensure that UAMs are not refused entry to the Irish State. A decision to refuse leave to land is not solely taken by an individual Immigration Officer but is checked by a supervisor.

Source: Irish National Report

Other (Member) States whose national legislation foresees possible refusal of entry to UAMs (Austria, Belgium, Croatia, Czech Republic, Estonia, Germany, Greece, Finland, France, Latvia, Lithuania,

Luxembourg, Malta, Portugal, Slovenia, Norway), make decisions on return for UAMs in practice also on a case-by-case basis, with the best interests of the child being a primary consideration, in line with Art. 5 of the Return Directive.

For example, in **Finland** a UAM will not be returned if there are reasonable grounds to assume that the UAM is incapable of taking care of himself/ herself on the sole ground of being a minor. Following on from Art. 10 (1) of the Return Directive, before deciding to issue a return decision in respect of a UAM, assistance by appropriate authorities is also to be granted to the UAM. In **Luxembourg**, for example, a return decision cannot be issued to a minor who is not accompanied by a legal representative. Non-asylum seeking UAMs who do not fulfil the entry conditions are therefore first appointed an ad-hoc administrator who advises the minor in proceedings. Moreover, in line with Art. 10(2) returns of UAMs may not be carried out unless concerned Member States first ensure that UAMs will be returned to a member of their family, a nominated guardian or to adequate reception facilities in the country of origin (see also section 8).

Finally, although national legislation stipulates the **refusal** of non-asylum seeking UAMs who do not fulfil the entry conditions, it is, in some Member States **hardly ever carried out as in practice all UAMs lodge an application for international protection** (e.g. reported on by Finland and Norway).

National legislation in Bulgaria, Hungary,²⁶ Italy, and Latvia does not foresee for the refusal of UAMs into the territory based on humanitarian considerations; UAMs will therefore always be allowed to enter the territory, regardless of whether or not they fulfil the entry requirements or whether they are asylum-seeking. For example in **Italy**, all UAMs are entitled, simply by virtue of being underage (and thus non-removable), to obtain a "residence permit for minors²⁷" (Presidential Decree No 394/1999, Article 28), even if they do not have official documents, on the basis of their declarations.

3.2 PROCEDURES AT THE BORDER AND INTERCEPTION ON THE TERRITORY

UAMs crossing borders may come into contact with different (Member) States' border/ police authorities. The **recognition/ identification of a minor is of crucial importance** as, in some (Member) States, it influences the entry decision, and/ or subsequent procedures/ treatment. In line with the Schengen Borders Code, all border control authorities should pay

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²⁶ Please note that this is only valid in the case of UAMs identified as such by the border guards in Hungary.

²⁷ See Italian Presidential Decree No 394/1999, Article 28.

particular attention to children²⁸ and guidelines on dealing with children at the borders have recently been finalised by Frontex (Vega Children).²⁹³⁰

In the majority of (Member) States (Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Estonia, Hungary,³¹ Finland, Ireland, Luxembourg, Malta, Netherlands, Poland, Portugal, Slovak Republic,³² Spain, Sweden, United Kingdom, Norway) border guards/ police authorities receive special training to help identify minors, in particular victims of trafficking in human beings. In some (Member) States (France, Latvia) training is also provided to border authorities/ police authorities with a view to ensuring child-friendly communication. For example, in the United Kingdom, training on safeguarding children is provided to Border Force officers highlighting warning signs to look for when dealing with children and how to refer to the agencies with child protection/ child welfare roles. EASO, Frontex and FRA are currently working together on developing a further training module on fundamental rights in the international protection process addressing among others asylum officials and border control authorities.

Different assessment procedures apply to check fulfilment of entry requirements at the border, depending on the (Member) State and the specific circumstances of the individual case. Generally speaking, border control authorities will try to establish the (initial) identity of the minor, whereby a search can be performed for relevant documentation, and register his/ her presence. Subsequently, in most (Member) States, for reasons of vulnerability, border control authorities have an obligation to refer UAMs to child protection authorities. Two scenarios apply to the timing of this referral:

(Member) States in which the border authorities usually immediately refer UAMs to child care authorities without confirmation of their age; (e.g. Austria, Finland, Italy, Ireland, Lithuania, Luxembourg, Poland, Portugal, Slovenia, Norway).33 ★ (Member) States where, in case of doubt about the authenticity of documents acquired at the border or doubt about the declared age, usually first ask for an **age assessment**, before they refer UAMs on to the child protection authorities see also Section 3.3 (e.g. Belgium³⁴, Czech Republic, France, Malta, Slovak Republic, Spain).

UAMs who are **intercepted** by authorities **on the territory**, are similarly **also referred on** to child protection authorities or specific accommodation centres, either immediately (e.g. Austria, Cyprus, Estonia, Latvia, Portugal) or after an age assessment has been conducted in case of doubt about the minor's age (e.g. Belgium, Czech Republic, Slovak Republic). Note however that for most (Member) States, if not conducted immediately, the age assessment can also still take place at any subsequent stage of the asylum or migration procedure (see section 3.3).

The concerned child protection authorities to which UAMs are referred to differ depending on the (Member) States and can include:

- Welfare authorities (Austria, Cyprus, Croatia, Estonia, France, Ireland, Lithuania, Slovenia, Slovak Republic, United Kingdom);
- Youth courts (Latvia, Luxembourg, Portugal);
- Special child protection services (Belgium,³⁵ Czech Republic,³⁶ Germany, Spain,³⁷ Norway³⁸);
- Special accommodation centres for children (Finland).

These child protection authorities will subsequently appoint a guardian to represent the UAM (see Section 3.4).

For the referral of UAMs to child protection authorities, the Netherlands has concluded **protocol agreements** amongst different authorities with a view to adopting an integrated, child-centred approach making sure that the UAM is, as quickly as possible, provided with the specific care s/he needs and to prevent possible exploitation/ abuse. This good practice example is described below.

Box 7: Good practice examples of the Dutch and Spanish integrated approaches for the referral of UAMs

In **the Netherlands**, the Immigration and Naturalisation Service concluded a **memorandum of understanding** with migration services and a **working arrangement** with the

²⁸ See Annex VII of the Schengen Borders Code.

²⁹ Frontex, Vega Children, http://frontex.europa.eu/feature-stories/whose-children--zAMbUk

³⁰ http://www.ksmm.admin.ch/content/dam/data/ksmm/aktue

³¹ In Hungary, trainings were provided to border guards/ police authorities by NGOs based on availability of EU funding in the last four years. These were not regular, however, as there is no continuous compulsory training requirement set out at national level.

out at national level.

32 The Slovak Republic provides training to members of the Police Force (including border guards) on identification of the victims of trafficking in human beings.

³³ However, for most (Member) States, if not conducted immediately, the age assessment can still take place at any subsequent stage of asylum or migration procedures (see Section 3.3).

³⁴ In Belgium, if there has been expressed doubt about the age of the UAM, the Guardianship Service will usually perform an age assessment test before appointing a guardian. However, it is also possible that a temporary guardian is appointed before the age assessment test.

³⁵ Guardianship Service

³⁶ Facility for Children Foreigners

³⁷ Child Protection Services

³⁸ Directorate for Children, Youth and Family Affairs

transportation and support service of the Dutch Ministry of Security and Justice. Under this agreement, the IND, following identification of an UAM, must immediately inform NIDOS (an independent institution providing guardianship for all UAMs in the Netherlands). A special transportation service exists, which the Marechaussee (the seaport police) and the aliens police may call upon to ensure that an UAM is transported from anywhere in the country at any day/ time to a specially designated reception area in the reception facility in ter Apel. Here, the UAM will immediately be put into contact with NIDOS, still on the same day of arrival in the centre (see also Section 3.4 below).

In **Spain**, an Agreement approving the Framework Protocol for Unaccompanied Foreign Minors was signed in July 2014 by the Ministers of Employment and Social Security, Justice, Health, Social Services and Equality, the General Prosecutor's Office, Secretary of State for Security and the Undersecretary of the Ministry of Foreign Affairs and Cooperation. This protocol lays the foundations for coordination among the various institutions and authorities in actions with UAMs: from the location of the minor or suspected minor to his/ her identification, age determination, delivery to the public child protection services and documentation.

Source: Dutch and Spanish National Reports

3.3 AGE ASSESSMENT

Knowing someone's identity and age is important to ensure that UAMs are protected and afforded the child-specific rights they are entitled to under law. As mentioned earlier, however, many UAMs arrive without identity/ travel documents and even if these documents are produced, their authenticity may be questioned. Where there are grounds for serious doubt about the person concerned being underage, most (Member) States may decide to conduct an age assessment. An exception includes Bulgaria however where no official age assessment procedure exists.

The **grounds, timing** and **methods** for conducting age assessment differ across (Member) States. The different practices are extensively described in the **EASO Age Assessment Practice in Europe**³⁹ **handbook.** Amongst others it also reports on the timing and accordingly the grounds for age assessment, which are briefly summarised in the table below:

Table 1.2 Timeframe and grounds for age assessment across (Member) States (n=number of MS reporting)

Timeframe	Grounds for age assessment
At any stage (n=18)	When the claim to be a child is in doubt (n=25)
Upon arrival (n=16)	When authenticity of documents is doubted (n=15)

³⁹ See EASO Age Assessment Practice in Europe, available at: http://easo.europa.eu/wp-content/uploads/EASO-Ageassessment-practice-in-Europe.pdf

Timeframe	Grounds for age assessment
Prior to the asylum interview (n=8)	When the claim to be an adult is in doubt (n=12)
Within a week of application (n=4)	When age must be determined for age of criminal responsibility (n=2)
Within a month of application (n=4)	As routine practice (n=2)

Source: EASO Age Assessment Practice in Europe, 2014

The EASO Handbook further reports that (Member) States make use of **multiple methods** and many (Member) States apply more than one method as part of their age assessment process. According to Art. 25 (5) of the recast Asylum Procedures Directive, the least invasive examination should be opted for. However, it seems that few (Member) States (Ireland, United Kingdom) exclusively rely on non-medical methods such as social services age-determination interviews, consideration of documentary evidence, and physical appearance, whereas most (Member) States make use of medical **methods**, including e.g. dental observation (Austria, Belgium, Czech Republic⁴⁰, Finland, Hungary, Italy, Latvia, Poland, Portugal, Spain, Sweden, Norway) and carpal, collar bone or dental x-ray41 (Austria, Belgium, Czech Republic, Estonia, Finland, Lithuania, the Netherlands, Poland, Slovak Republic, Spain, Sweden, Norway).

Not only do the methods differ across (Member) States, but (Member) States also adopt **different approaches** with regard to the outcome of the age assessment. For example, in Austria age assessment leads to a **defined minimum age**, in Belgium a **standard deviation** (minus 1) **is used**, whereas in Norway the age assessment determines the likelihood (in %) that the person has the claimed age and on this basis an assessment is made as to whether the person is likely to be above 18 years old (taking also other information into consideration).

The interpretation of the results of age assessment as performed in Belgium (see box below) constitutes a good practice in the best interests of the child, identified by this Study.

Box 6: Good practice approach in the best interests of the UAM for the interpretation of the outcome of medical age assessment test in Belgium

In **Belgium,** age assessment is done by means of three medical tests:

- clinical impression of a dentist/a radiological examination of the dentition

⁴⁰ In exceptional circumstances like an additional method to bone test.

⁴¹ Other medical methods, though less frequently used, include development assessment by a paediatrician, psychological interviews and a sexual maturity examination.

- the hand and wrist of the non-dominant hand
- medial ends of both collarbones

In case the three tests give different results, the test that claimed the lowest age is taken. Furthermore, the age minus 1 standard deviation on that particular test is used to determine whether the claimed minor is indeed below 18 years of age. If the age as claimed by the UAM is realistic according to the medical test, the date of birth as claimed by the UAM is accepted. In case the medical test provides a different result, the lowest possible age, according to the medical test is taken. For example, for a UAM who claims to be 15 years old but for whom the age test demonstrates that the age is between 16.6 and 18.6, the UAM's age is considered to be 16.6 years old.

It must also be noted however that despite a careful interpretation and the application of a standard deviation, there still remain high numbers of cases in which the age of the UAM cannot be confirmed,⁴² which presents challenges in practice.

Source: Belgian National Report

Further **detailed information** on the procedures and methods of age assessment can be found in the **EASO** handbook.⁴³

3.4 APPOINTMENT OF A GUARDIAN/ REPRESENTATIVE

The prompt appointment of a guardian/ representative is one of the most important practical measures to be taken to protect UAMs.44 Guardians/ representatives assist and represent a UAM with a view to ensuring his/ her best interests. They also exercise, where necessary, legal capacity. Various EU law instruments contain provisions on guardianship.45 For example, the Anti-Trafficking Directive (2011/36/EU) prescribes that (Member) States must ensure that, where appropriate, a guardian is appointed to UAM victims of trafficking from the moment the UAM is identified by the authorities. 46 The recast Asylum Procedures Directive also stipulates that (Member) States must, as soon as possible, take measures to ensure that a "representative" represents/ assists the UAM with respect to the examination of the application⁴⁷ (see

also Section 9). In some (Member) States a representative is appointed to a UAM who claims to be a minor, i.e. before the authorities have accepted that s/he is a child.

In all (Member) States a representative is appointed to asylum-seeking UAMs, in line with Art. 25 of the recast Asylum Procedures Directive, 48 but there is diversity in terms of the type of representative i.e. guardian, lawyer, and/ or both. Whereas in some (Member) States (Belgium, Bulgaria, Italy) the role of representative is entrusted to a single entity (independent body, governmental authority or assigned individual), in others (Austria, Czech Republic, France, Norway) the system is divided into different levels. For example, in Austria, asylumseeking UAMs are appointed a legal advisor who acts as a temporary legal representative with regard to the asylum procedure during admissibility procedures. At the same time the Youth Welfare Authorities take over quardianship (i.e. responsibility for care and education, asset management and legal representation in areas other than the asylum procedure). Once admitted to the asylum procedure, the guardian also becomes the legal representative in the asylum procedure. In Ireland each UAM has a dedicated social worker, with guardian ad-litem appointed under circumstances. In Luxembourg, an ad-hoc administrator, who accompanies and assists the UAM during all legal procedures, is appointed as soon as possible and in all cases. A guardian is additionally appointed to UAMs applying for international protection, who assists the UAM in all activities of daily life.

The timing for the appointment of a representative, however, differs among (Member) States; whereas some (Malta, Poland, Portugal, Slovenia) appoint a representative after the registration of an asylum claim or upon arrival at the reception centre (Austria, Estonia, Finland, Latvia, 49 Lithuania), others (Belgium, Cyprus, Germany, Ireland, Netherlands, Slovak Republic⁵⁰) already appoint a representative prior to the asylum application. For example, in **Belgium** the Guardianship Service appoints a guardian as fast as possible, when the identity and the age of the minor have been confirmed. However, it is also reported that the actual appointment in practice may only happen at a later stage in the asylum procedure when the minor transferred from the first Orientation and Observation Centre to a more stable housing situation. In **Germany**, representatives are appointed **prior to**

⁴⁸ Whilst IE is bound under the APD, Directive 2005/85/EC, IE is not bound under the recast APD, Directive 2013/32/EU.

⁴² In Belgium in 2013, on a total of 1,786 self-declared UAMs, 536 age assessment tests were carried out, resulting in 405 persons who were considered to be adults.

http://easo.europa.eu/wp-content/uploads/EASO-Age-assessment-practice-in-Europe.pdf
 According to the Committee on the Rights of the Child.

⁴⁴ According to the Committee on the Rights of the Child.
⁴⁵ The EU Anti-Trafficking Directive (Directive 2011/35/EU), the EU asylum acquis, the EU's Victim's Directive (Directive 2012/29/EU) and the Directive on sexual exploitation of children (Directive 2011/92/EU).

⁴⁶ Art. 14 (2) Anti-Trafficking Directive (Directive 2011/36/EU).

⁴⁷ Art. 25 (a) recast Asylum Procedures Directive. Note that Art. 7 (5) provides Member States the option to determine the cases where asylum applications can be lodged by UAMs themselves or where these have to be lodged by a representative on behalf of UAMs.

⁴⁹ In Latvia, a representative is appointed after a UAM's registration at the State Border Guard. If the UAM applies for asylum later when s/he is moved to another territorial unit of the State Border Guard, the representative will be changed according to the territorial orphan court's responsibility.

⁵⁰ In the Slovak Republic, guardians "must" already be appointed prior to the start of the application.

the lodging of an application. The timely appointment of a representative is also crucial to guarantee access to the asylum procedure as national legislation in Germany does not allow UAMs below the age of 16 to file an application for asylum themselves; any such application can only be filed on their behalf by a legal guardian appointed by a court.

A particular **good practice of the timely appointment** and establishment of contact between UAMs and a guardian is practised in the **Netherlands** as elaborated on below.

Box 7: Good practice example of timely appointment of a quardian in the Netherlands

To facilitate a guardian's prompt appointment, NIDOS signed a memorandum of understanding with migration services to ensure NIDOS can be contacted immediately when the services identify a UAM. The first contact between NIDOS and the unaccompanied child must take place on the day of his or her arrival at the application centre. From that moment, NIDOS fulfils the role of a guardian and asks the court to appoint it to act as guardian until the court appoints a specific guardian for the child.

Source: Dutch National Report

Most (Member) States also provide a representative to **non-asylum seeking UAMs**. For this, some (Member) States (Austria, Belgium, Bulgaria, Cyprus, Estonia, Germany, Hungary, Ireland, Latvia, Lithuania, Luxembourg, ⁵¹ Poland, Slovak Republic, Spain, Sweden) apply the same guardianship system also to non-asylum seeking UAMs, and thus have one guardianship system for all UAMs (whether they are asylum-seeking or non-asylum seeking).

Others (Croatia, Finland, Portugal), however, seem to apply different systems of guardianship depending on the UAM's migration status.⁵²

Finally, the **United Kingdom** does not operate a system of guardianship for non-asylum seeking UAMs (except for Scotland who do so for victims of trafficking)⁵³ and in Norway, the law does not foresee for the appointment of a guardian of non-asylum seeking UAMs. However, in practice all UAMs are appointed a guardian as there are no UAMs who do not

 $^{\rm 51}$ An ad-hoc administrator is appointed in Luxembourg, but not necessarily a tutor/ guardian.

lodge an application for international protection in Norway.

The Fundamental Rights Agency (FRA) recently released a handbook on guardianship⁵⁴ as part of the EU's anti-trafficking strategy which provides guidance to (Member) States on how to establish and run national guardianship systems. In particular it provides guidance on ways to strengthen guardianship systems, setting forth the core principles, fundamental design and management of such systems. The reader is referred to this report for any further information on (Member) States' practices of guardianship, including distinction between the concepts of 'guardian' and '(legal) representative'. The reader may also want to consult the outputs of the CONNECT project⁵⁵, as well as the **National Reports**⁵⁶ produced for this EMN Study which include further information on (Member) States' policy with regard to e.g. qualifications/ training to become a guardian, what types of guardian (Member) States appoint to UAMs, their tasks, etc.

3.5 SPECIAL SAFEGUARDS FOR ASYLUM SEEKING UAMS: THE ORGANISATION OF NATIONAL ASYLUM PROCEDURES

If UAMs decide to lodge an application for international protection, EU legislation ensures that (Member) provide special (minimum) safeguards States throughout the asylum procedure, in line with the Asylum Procedures Directive and its recast. As explained in section 3.4, all (Member) States must in any case ensure that а representative represents/assists the UAM with regard to the examination of the application. Beyond EU legislation, (Member) States may, as also stipulated in the UNHCR Guidelines on International Protection, grant UAMs other more favourable asylum procedural measures and standards than those of adults. These specific safeguards differ across (Member) States and several examples are provided below, distinguishing between the different phases of the asylum procedure.

3.5.1 SPECIAL SAFEGUARDS DURING THE DIFFERENT PHASES OF THE ASYLUM PROCEDURE

- Registration/ Application: in some (Member) States (Belgium, Czech Republic, Ireland, Latvia, Netherlands) UAMs lodging an application for international protection are treated by specially trained staff. In the Netherlands the interpreters are also specifically trained to interact with UAMs.
- Assessment of the international protection claim: in some (Member) States (Belgium, Cyprus, Finland, Germany, Latvia, the Netherlands, Poland, Slovak Republic, Norway)

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⁵² For example in **Finland**, an applicant for international protection and a victim of trafficking in human beings are appointed a guardian based on the Finnish Act on reception of Persons applying for international protection; a beneficiary of international protection and a victim of trafficking holding a residence permit are appointed a guardian based on the Finnish Act on the promotion of Immigrant Integration; whereas non-asylum seeking UAMs fall under the Child Welfare Act which defines the circumstances in which a guardian must be appointed.

 $^{^{\}bar{5}3}$ There is also a pilot system for guardians of trafficked children in the United Kingdom.

http://fra.europa.eu/en/publication/2014/guardianshipchildren-deprived-parental-care-handbook-reinforceguardianship

⁵⁵ http://www.connectproject.eu/

⁵⁶ Available on the EMN website: <u>www.emn.europa.eu</u>

the interview is conducted by a specialised caseworker trained in interviewing vulnerable persons including children. Several (Member) States also make use of the EASO Interviewing Children Module. For example, interviewers in Ireland receive additional specialised training, facilitated by UNHCR, to assist them in working on cases involving unaccompanied minors. This training focuses on issues such as psychological needs, child specific aspects of the refugee process, the role of the social worker and other issues particular to refugee status determination for unaccompanied minors.

Decision-making on the international protection claim: in some (Member) States (Belgium, Finland, Norway) the standard of proof will be lower or different rules apply to the application of the burden of proof.

Examples of good practice when it comes to the provision of special safeguards granted to UAMs during the asylum procedure can be found in Belgium and the United Kingdom, as described in the box below.

Box 8: Special safeguards for UAMs during the asylum procedure in Belgium

In **Belgium**, to apply for asylum, the UAM must first present him/ herself at the Immigration Office. He/she is separated from the (adult) other asylum seekers and assisted by staff from the Immigration Office trained to deal with **UAMs**. The identification form is transferred to the Guardianship Service, which will appoint a guardian to the UAM.

Once the asylum application has been registered, the UAM and the guardian are invited together to the Immigration Office so that the UAM is interviewed by a specialised caseworker trained in interviewing vulnerable persons. The UAM is then invited to the Commissariat-General for Refugees and Stateless Persons (CGRS) for the actual asylum interview, for which the guardian is present and the UAM may be assisted by a lawyer, another trusted representative or an interpreter if needed. A specialised caseworker of the CGRS conducts the interview and takes into account the minor's age, maturity and other personal and cultural factors. The CGRS caseworkers interviewing children are specialised in the geographical area the minor comes from, and have received specific training.

The asylum application will be further assessed to qualify if the UAM can be granted refugee or subsidiary protection status. During this process, the age and personal development of the minor are taken into account. In addition, the fact that the applicant is a minor shifts the burden of proof more towards the authorities and the principle of the benefit of the doubt has a larger field of application. If the decision about the asylum application and subsidiary protection status is negative, an appeal can be lodged at the Council for Aliens Law Litigation.

Source: Belgian National Report

Box 9: Special safeguards for UAMs during the asylum procedure in the United Kingdom

The following safeguards apply specifically to asylum-seeking UAMs in the **United Kingdom** which are not present in other asylum application considerations/ processes:

- A four day period for recuperation and to obtain legal representation before the screening interview after a long and difficult journey (this is currently being incorporated into the guidance 'Processing an asylum application from a child'57);
- Reference at the earliest opportunity to local social services;
- Reference to the Refugee Council Children's Panel;
- The child has an asylum interview with a trained case worker to address any issues not covered by the Statement of Evidence form (SEF) (recording the basis of a child's asylum claim).

Source: UK National Report

3.6 Residence permits granted to unaccompanied

During their stay on EU territory, UAMs can be granted a EU harmonised protection status,⁵⁸ as well as a non-EU harmonised protection status, not covered by the EU acquis (e.g. based on humanitarian grounds) - see also the EMN Study on the different national practices concerning granting of non-EU Harmonised Protection Status.⁵⁹ Different types of permits may be delivered, depending on whether the UAMs are applying for asylum and/ or are victims of trafficking in human beings and cooperate with the authorities in exchange for a residence permit (in line with Directive 2004/81/EC⁶⁰).

3.6.1 RESIDENCE PERMITS FOR ASYLUM-SEEKING UNACCOMPANIED MINORS AND THOSE WHO HAVE BEEN GRANTED INTERNATIONAL PROTECTION

During the assessment of a claim for international protection, UAMs are in some (Member) States (Austria, Belgium, Bulgaria, Croatia, Czech Republic, Germany, Greece, Ireland, Latvia, Lithuania, Malta, Poland, Slovenia, and Slovak Republic, 61 Spain)

 $^{^{57}}$ Processing an asylum application for a child in the UK, https://www.gov.uk/government/uploads/system/uploads/att achment data/file/257469/processingasylumapplication1.pdf

In line with the Council Directives addressing temporary protection in the event of mass influx and the qualification of persons applying for international protection.

59 http://emn.ie/index.jsp?p=210&n=188

Council Directive 2004/81/EC of 29 April 2004 on the residence permit issued to third-country nationals who are victims of trafficking in human beings or who have been the subject of an action to facilitate illegal immigration, who cooperate with the competent authorities, http://eurlex.europa.eu/LexUriServ/LexUriServ.do?uri=CELEX:32004L0 081:EN:HTML
61 In the Slovak Republic, during the period of making a

decision on the asylum application, the applicants' stay in the territory of the Slovak Republic is authorised on the basis of

granted temporary residence permits, certificates, or registration cards. In the **United Kingdom**, for example, asylum-seeking UAMs can be granted temporary permissions to enter the country.

Unaccompanied minors who have been **granted international protection** are, in accordance with the Qualification Directive and its recast, issued residence permits based on refugee status or subsidiary protection. On the basis of national law, a type of humanitarian status is also possible.

3.6.1 RESIDENCE PERMITS TO TCNS WHO ARE VICTIMS OF TRAFFICKING IN HUMAN BEINGS OR WHO HAVE BEEN THE SUBJECT OF AN ACTION TO FACILITATE IRREGULAR MIGRATION WHO COOPERATE WITH THE COMPETENT AUTHORITIES

Following Directive 2004/81/EC⁶², all Member States can issue residence permits to victims of trafficking in human beings or, if a Member State extended the scope of this Directive to TCNs who have been the subject of an action to facilitate irregular immigration, in exchange for their cooperation with the competent authorities in the Member States. Moreover, a residence permit can also be extended to witnesses of crimes related to trafficking in human beings in exchange for the witnesses' cooperation.

The Directive puts in place special safeguards for children (see Art. 10) and some Member States apply more favourable conditions to children in relation to some of the safeguards as provided for by the Directive, such as longer reflection periods⁶³ and/or dedicated accommodation shelters for children. Some Member States (Belgium, Greece, and Poland) can also issue unconditional residence permits to children, which do not require the child to cooperate in proceedings.

3.6.2 RESIDENCE PERMITS FOR NON-ASYLUM SEEKING UNACCOMPANIED MINORS

Most (Member) States (Austria, Belgium, Croatia, Cyprus, Czech Republic, Estonia, Finland, Germany, Greece, France, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Netherlands, Poland, Portugal, Slovak Republic, Slovenia, Spain, United Kingdom, Sweden, Norway) may also grant residence permits to non-asylum seeking UAMs or to those whose claims for asylum have been rejected. The grounds on which permits may be granted vary among (Member) States. Examples include:

the Act on Asylum. His/ her status as an asylum seeker is proven by an Asylum Seeker's Card, which UAMs also receive. 62 http://eur-lex.europa.eu/legal-

- Residence permits for UAMs who do not fulfil the legal entry/ stay requirements, but who cannot be returned to their country of origin (Belgium, Croatia, Finland, Germany, Greece, Italy, Ireland, Latvia, Lithuania, Luxembourg, Poland, Slovenia, Spain, United Kingdom, Norway);
- Residence permits for UAMs who have been present in the State for a certain period (in connection to Art. 8 ECHR) (Austria, Germany, Poland, Slovenia, Norway⁶⁴);
- Residence permits on account of being a TCN UAM (Croatia, France, Italy, Slovak Republic)
- ★ Other temporary residence permits granted on an individual basis (Austria, Belgium, Cyprus, Estonia, Hungary, Latvia, Lithuania, Poland), e.g. tolerated stay (Germany).

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content/EN/TXT/PDF/?uri=CELEX:32004L0081&from=EN
 Belgium, Bulgaria, Croatia, Greece, Italy, Netherlands, Romania, Spain, see COM(2014) 635 final

⁶⁴ This would apply to UAMs who initially applied for asylum.

4 Reception arrangements, including integration measures for unaccompanied minors

This section provides an overview of the reception arrangements in place for asylum-seeking and non-asylum seeking unaccompanied minors, including the ways in which reception systems are organised, the type of facilities and the circumstances in which UAMs are accommodated, as well as an overview of the basic reception conditions, such as access to healthcare, education and employment. Moreover, the section highlights a number of good practices, as well as identifies gaps in the protection of children in vulnerable situations such as UAMs, in comparison to the level of protection to other children in the care of the state.

More information on reception arrangements and integration measures for asylum-seekers, including minors, is provided in the 2013 EMN focused study 'The Organisation of Reception Facilities for Asylum Seekers in different Member States'.⁶⁵

4.1 TYPES OF RECEPTION FACILITIES FOR UNACCOMPANIED MINORS

Most (Member) States apply a similar reception system to all UAMs (asylum-seeking or non-asylum seeking). Non-asylum seeking and asylum-seeking UAMs are therefore hosted in similar facilities, whether these are in protected zones within standard reception facilities for applicants for international protection, or special facilities for children. Austria, Finland, Hungary, Slovak Republic⁶⁶ and Slovenia, however, apply different reception systems depending on the migration status of the UAM. In these (Member) States, non-asylum seeking UAMs are separated from asylum-seeking UAMs and are hosted in different facilities. For example, in Austria, asylum-seeking UAMs are accommodated in basic welfare support facilities, whereas non-asylum seeking UAMs are directed to the general socio-pedagogical facilities of the Youth Welfare authorities. In Finland, in practice all UAMs who are TCNs seek asylum and are hosted in reception centres for asylum seekers, which are specifically designed for children. However, should an UAM who is a TCN be encountered, who did not seek asylum, s/he would fall under the Child Welfare Act and be accommodated in a child welfare facility.

For information on the authorities responsible for the reception arrangements of UAMs, please see the 2013

EMN Study on the Organisation of Reception Facilities for Asylum Seekers in different (Member) States.⁶⁷

Thus, in line with the recast Reception Conditions Directive⁶⁸ (Art. 24(2)), all (Member) States accommodate asylum-seeking UAMs in special reception facilities where their needs can be attended to. However, the types of these facilities differ among (Member) States. Most (Member) States accommodate asylum-seeking UAMs in one or a combination of the following:

- ★ Separate reception facilities specifically for children (Austria, Belgium, Croatia, Cyprus, Czech Republic, Estonia, Finland, France, Greece, Ireland, ⁶⁹ Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Spain, Sweden, Norway);
- Designated area within the mainstream facility (Austria, Belgium, Czech Republic, Germany, Latvia Luxembourg, Malta, Slovak Republic, Norway);
- Foster families (Belgium, Bulgaria, Cyprus, Czech Republic, Estonia, Germany, Greece, Ireland, Italy, Latvia, Netherlands, Poland, Spain, Sweden, the United Kingdom (if under 16 years⁷⁰), Norway). Further information on some (Member) States' use of reception provisions within families for UAMs is available through the Reception and Living in Families project implemented between 2013 and 2015 by the European Network of Guardianship Institutions (ENGI).⁷¹
- **With relatives** (Czech Republic, Finland).

Some (Member) States have also adapted facilities to cater for the needs of child victims of trafficking. See for further details on the special facilities tables A2.1 and A2.2 in Annex 2. In Belgium, child victims of trafficking are referred to specialised facilities for UAM victims of trafficking (such as Esperanto, a non-profit association accredited and funded by the Youth Care Service of the French Community and Minor N'Dako & Juna, a non-profit association accredited and funded by the Youth Care Service of the Flemish Community). In addition, since 2008 the Netherlands has been accommodating UAMs suspected to be potential victims of trafficking in **protected reception.** The pilot programme was evaluated in 2010 showing its

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 $^{^{65}}$ EMN focused study 'The Organisation of Reception Facilities for Asylum Seekers in different Member States' 2013, available from the EMN website:

⁶⁶ During the production of this report new provisions of asylum law were adopted by the Slovak Government with the aim to unify the provision of care for UAMs within a single type of facility (foster home) irrespective of the child's status.

⁶⁷ See section 3.2 of EMN focused study 'The Organisation of Reception Facilities for Asylum Seekers in different Member States' 2013, available from the <u>EMN website</u>

⁶⁸ Ireland and the United Kingdom do not take part in the adoption of this Directive and are not bound by it.

⁶⁹ The model of care, including accommodation, provided to UAMs in Ireland is now much improved. Since 2010 there has been an end to hostel-based care for UAMs, a system that was widely criticised as exposing already vulnerable children to harm. Now all UAMs in TUSLA care are provided with dedicated foster care, supported lodgings or residential placements.

⁷⁰ A UAM may be put in more independent living

A UAM may be put in more independent living arrangements if older.

success in preventing disappearances (see also Section 5) and protecting these children from further vulnerability as a result of trafficking (see Box 10).

Box 10: Protected reception of UAMs (potential) victims of trafficking in the Netherlands

In 2008 the **Netherlands** launched the pilot programme Protected reception following the disappearance of a large number of UAMs from open reception centres. The programme is a result of a cooperative partnership between the Central Agency for the Reception of Asylum Seekers (COA), the implementing organisation Jade Zorggroep and the guardianship organisation Stichting Nidos. The programme targets in particular UAMs who are suspected to be (potential) victims of trafficking. A rigorous coaching of these UAMs takes place over six months in the protected reception in order to 'sever the ties' between the children and the traffickers.

In 2010, the pilot programme was evaluated by the Research and Documentation Centre⁷² which noted among others that the percentage of disappearances from reception centres in the Netherlands, including protected reception, had dropped. Research by the Minister for Immigration in 2013⁷³ also showed that the number of disappearances from protected reception is virtually nil. In 2012 only one UAM absconded from the protected reception centre (concerning a minor who was later found abroad, united with the mother). As well, in 2013 there was one UAM who absconded from the protected reception to an unknown destination.

Source: Dutch National Report

The provision of special reception facilities for children throughout the entire procedure. Those (Member) states (Austria, Belgium, Czech Republic, France, Germany, Ireland, Italy, Luxembourg, Netherlands, Poland, Portugal, Slovak Republic, Spain, Sweden, Norway)⁷⁴ that have established systems whereby asylum applicants are first received in initial/ transit facilities also provide for special facilities during this initial reception phase. These include either a designated area within the mainstream reception centre (Austria, Belgium, Czech Republic, Luxembourg, Slovak Republic, Norway), separate facilities specifically designed for UAMs (France, Germany, Ireland, Italy, Poland, Portugal, Spain, Sweden), or foster families in Germany (but not in all cities).

In Luxembourg, national legislation does not contain provisions regarding the accommodation of non-

⁷² Research and Documentation Centre, Having control and supervision, an evaluation of the pilot 'protected reception

for UAMs' considered to be a risk

asylum seeking UAMs. However, in practice, they are usually granted an authorisation of stay for private reasons based on humanitarian motives of exceptional gravity, and authorities try to find a suitable accommodation taking into account their special needs, either in the same reception facilities as for international protection seekers, or in other national children's homes (dependent on their age and availability of the facilities).

4.2 STAFF RESPONSIBLE FOR THE RECEPTION AND CARE OF UAMS

This sub-section outlines the main tasks and categories of professionals working in the reception or care facilities with UAMs, as well as the ratio of staff to UAMs in these institutions. It is important to note that all of the below-mentioned elements – i.e. optimal ratio of reception staff per UAM, quality of training of staff and services offered to UAMs – must be present in a child protection system to ensure the rights and well-being of these children are safeguarded.

4.2.1 SUPERVISION RATE

The supervision rate for UAMs in reception facilities varies across the EU. Factors affecting the supervision rate in the (Member) States include: the type of facility, which, in some (Member) States, is linked to the migration status and/or the phase of the migration/asylum procedure; the age of UAMs accommodated; the services available to UAMs in the facility; and whether the facility caters for UAMs with special needs or not. It ranges from 1 staff member per 20 UAMs (Austria) to a staff of eight or nine therapists or counsellors and a director for each 10-15 housing places (Sweden). In Belgium, the supervision rate differs according to the reception phase. There are 30.5 employees for 50 UAMs in each centre for observation and orientation, 14 employees for 40 UAMs during the second phase of reception, and 1 fulltime and 1 part-time staff member for eight UAMs in the third phase in the local reception initiatives.

It has to be noted that limited information is available on the staff/ UAM ratio in the reception facilities (information is available for 10 (Member) States)).

4.2.2 TASKS OF STAFF

The main tasks of the staff in reception facilities are supervising, counselling and providing social support to UAMs. They are responsible for identifying and addressing the needs of UAMs. Thus, in most (Member) States, the staff operating in the reception facilities provide psychological support (Belgium, Croatia, Cyprus, Estonia, Finland, France, Luxembourg, Poland, Slovak Republic, United Kingdom, Norway), assist UAMs in the administrative procedures (Austria, Belgium, Croatia, Finland, France, Luxembourg, Poland, Slovenia, United Kingdom, Norway), provide education, language or training courses to UAMs (Austria, Cyprus, France, Lithuania, Luxembourg, Slovak Republic, United Kingdom, Norway) and are

⁷³ Letter to the Lower House of Parliament dated 3 June 2013, Parliamentary paper 27062, no. 89.

⁷⁴ EMN focused study 'The Organisation of Reception Facilities for Asylum Seekers in different Member States' 2013

responsible for the organisation of leisure or recreational activities (Austria, Belgium, Cyprus, Finland, Luxembourg, Poland, Slovak Republic, Norway). In some (Member) States, they monitor the UAMs' education plans (Belgium, Finland, Lithuania, Luxembourg, Norway) or oversee the benefit entitlements to the health care system for UAMs (Croatia, Norway).

A good practice is found in Belgium, Finland and Norway, where each UAM is assigned an individual contact person in the reception centre to help and advise them more personally.

4.2.3 TRAINING OF STAFF

In order to perform those tasks, some (Member) States require the staff in the reception facilities to be appropriately qualified to work with UAMs, by holding a degree in a relevant field (i.e. being graduated social workers, educators). This is the case in Belgium, Croatia, Czech Republic, Cyprus, France, Italy, Slovak Republic, Sweden, the Netherlands, United Kingdom, Norway, and for certain positions in Finland.

Other (Member) States do not require any specific qualification but provide ongoing training to their staff (Hungary, Latvia, Lithuania, Slovenia).

In Belgium, Cyprus, Finland, France, Ireland and the Netherlands, the staff receives training in addition to their qualification to deal with UAMs or with asylum seekers in general (e.g. Slovak Republic).

In Austria, the basic welfare support legislation does not foresee any minimum qualification or experience requirements for supervisors of UAMs, and in Cyprus, the residential care officers are not provided with any specific training in accommodating the needs of UAMs.

At EU level, EASO is currently developing a training module on reception conditions for staff involved in the process.

4.2.4 TYPES OF PROFESSIONALS

As a result, the staff responsible for the care of UAMs is composed of a wide range of professionals. Where reported by (Member) States, these include:

- Social workers (e.g. Austria, Belgium, Croatia, Czech Republic, Cyprus, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Lithuania, Luxembourg, Malta, Slovenia, Slovak Republic, United Kingdom, Norway)⁷⁵
- Psychologists (e.g. Austria, Croatia, Czech Republic, Greece, Hungary, Italy, Latvia, Luxembourg, Slovak Republic)

⁷⁵ In other Member States, e.g. Latvia, social workers are available only at child care facilities.

- ★ Teachers (e.g. Czech Republic, Greece, Hungary, Italy, United Kingdom)
- **Educators** (e.g. Belgium, Croatia, Czech Republic, Estonia, Italy, Luxembourg).

Some (Member) States additionally employ other highly specialised professionals such as romologists and teachers of romology⁷⁶ (Hungary). Some less common staff members may further include: lawyers (Croatia, Greece, Italy), nurses (Greece, Finland, Latvia), or interpreters (Greece).

4.3 OTHER MATERIAL RECEPTION CONDITIONS FOR UNACCOMPANIED MINORS

The Reception Conditions Directive (Art. 13) and its Recast (Art. 17) stipulate that "Member States should ensure the availability of material reception conditions to applicants for international protection sufficient to provide dignified living conditions". Material reception conditions include housing, food and clothing, and a daily expense allowance, which aim to ensure applicants' subsistence and basic needs during their stay at reception facilities. These may be provided in kind, or in the form of financial allowances or vouchers or in a combination of these provisions.^{77 78}

Table A3.3 in <u>Annex 3</u> provides an overview of the material reception conditions for UAMs in the reception facilities in the different (Member) States as to food, clothing and financial allowance.

Most of the provisions apply both to asylum-seeking and non-asylum-seeking UAMs, as (Member) States seem not to make any differentiation or not to have specific provisions for the latter category in their legislation. However, in Latvia some provisions apply to non-asylum-seeking UAMs specifically (see table for details).

4.4 NON-MATERIAL RECEPTION CONDITIONS FOR UNACCOMPANIED MINORS

This sub-section focuses on (Member) States' **non-material reception conditions** (e.g. access to legal advice, healthcare, education, employment, etc.) **provided to both asylum-seeking and non-asylum seeking UAMs**. For asylum-seeking UAMs and those granted international protection, the EU acquis lays down certain common reception standards and content of the protection granted.⁷⁹ For example, the recast

⁷⁶ Romology, or Romani studies is an emerging interdisciplinary ethnic studies field concerned with the experiences of the Romani people. Particular areas of focus include the origins of the Romani people, experiences of persecution and political oppression, the Romani language, Romani society and culture, and Romani customs and traditions.

 $^{^{77}}$ Directive 2003/9/EC, Article 2 and 13(5).

FMN focused study 'The Organisation of Reception Facilities for Asylum Seekers in different Member States' 2013
 See for asylum seeking UAMs: the recast Reception Conditions Directive, Art. 14 (education), 15 (employment), 16 (vocational training), 19 (health care); the recast Asylum

Asylum Procedures Directive stipulates the right for asylum-seekers to receive legal assistance (see Art. 19-23), whilst the recast Reception Conditions Directive stipulates the right for asylum seekers to education (Art. 14), employment (Art. 15), vocational training (Art. 16), and health care (Art.19). A full overview of the rights granted to asylum-seeking UAMs is provided in Table A3.5 in **Annex 3**. Moreover, for UAMs granted international protection the recast Qualification Directive ensures that all (Member) States provide the following common rights, e.g. access to employment (Art. 26), access to education (Art. 27), access to procedures for recognition of qualifications (Art. 28), social welfare (Art. 29), healthcare (Art. 30), access to accommodation (Art. 32) etc. The recast Qualification Directive also ensures that UAMs who have been granted international protection continue to be represented by a legal guardian and are placed in appropriate facilities. Finally, it also sets the conditions for the withdrawal and cessation of international protection and the rights attached to such status.

As shown in the box below, some (Member) States (e.g. Finland) go one step further by also tailoring non-material reception conditions to the individual and specific circumstances of a UAM seeking asylum.

Box 11: Good practice example of non-material reception conditions tailored to the individual and specific circumstances of UAMs in Finland

In **Finland** different personalised plans may be developed for UAMs with a view to tackling possible challenges they may face. These plans, which are drawn up together with the child in line with Article 12 of the UN CRC, include:

- A client plan which is drawn up for all asylum-seeking UAMs by a social worker at the accommodation unit taking into account the child's situation and needs for support. The client plan broadly defines the means and measures aimed at yielding a positive impact on the child's situation;
- A care and upbringing plan which complements the client plan. It is developed by an assigned counsellor at the accommodation units. In this plan the abovementioned means and measures are concretised into everyday actions;
- A care and upbringing plan is also drawn at the accommodation unit for UAMs receiving international protection. The plan is updated every three months and is a tool for agreeing on providing tailored support to the minor:
- Finally, an independence promotion plan is drawn up when UAMs receiving international protection come of age. This plan includes sports and hobby activities, private tuition and support for school attendance. In

cooperation with the former UAM receiving international protection, the Employment and Economic Development Office and/ or the municipality also draws up an integration plan that includes integration training, as well as other measures and services that support integration, employment and social inclusion.

Source: Finnish National Report

The added-value of this Study concerns the provision of information on non-material reception conditions to non-asylum seeking UAMs. An overview of these rights is provided in **Annex 3**. The table overview shows that non-asylum seeking UAMs benefit from similar rights afforded to asylum-seeking UAMs. Exceptions may apply. For example, Slovenia does not provide legal assistance or psychological support/ counselling to non-asylum seeking UAMs.

4.5 TOWARDS 'DURABLE SOLUTIONS' FOR UAMS

The Action Plan on Unaccompanied Minors 2010-2014⁸⁰ calls for **durable solutions for unaccompanied minors based on an individual assessment of the best interests of the child**. The durable solutions referred to in the Action Plan include: return and reintegration of the UAM in the country of origin; granting of international protection status or another legal status allowing the minor to successfully integrate in the Member State of residence; and resettlement.

In the majority of Member States, a durable solution for a UAM is not defined in legislation. In Belgium, however, Article 61/14 to 61/25 of the Belgian Immigration Act provides for a specific residence procedure for UAMs and defines a durable solution as a family reunification in the country where the parents have legal residence, a return to the country where the UAM has legal residence (and where adequate reception is available) or settlement in Belgium. A recent bill also makes it possible for asylum-seeking UAMs who may have been issued a negative decision to access the above-mentioned procedure. Legislation is planned in Italy, where in 2014, a bill has been submitted to the Parliament which provides for the establishment of a National System for the reception of unaccompanied minors with the aim of ensuring durable solutions in the child's best interests. In other (Member) States (Ireland, Lithuania) no such provisions exist in legislation for the definition of durable solutions for UAMs.

The majority of (Member) States including Norway have however highlighted specific efforts made to identify durable solutions for unaccompanied minors, including return and reintegration (Belgium, Cyprus, Estonia, Germany, Ireland, Latvia, Luxembourg, Malta, Netherlands, Poland, Slovenia, Spain, Sweden, the United Kingdom, Norway), where

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Procedures Directive; Art. 19, Art. 20, Art. 21, Art. 22, Art. 23 (legal assistance). See for UAMs granted international protection the recast Qualification Directive

this is in the best interests of the child. In this context, the contribution of efforts to bring about family reunification (Austria, Belgium, Czech Republic, Germany, Ireland, Netherlands, Slovak Republic, Spain, Sweden) are also highlighted. Integration in the (Member) State as a durable solution is highlighted in Belgium, Czech Republic, Finland (where family reunification is not possible), France, Germany (where family reunification is not possible), Malta, Poland, Spain (where return is not possible), Sweden, Norway.

Competent authorities deciding on the durable solution for the child include a range of organisations, for example, the Immigration Office (Belgium), Youth Welfare Office (Germany); Ministry of Justice (France); Child and Family Agency (TUSLA in Ireland); the Police (Slovenia); the Directorate of Diversity and Inclusion (IMDi) in Norway (when the chosen durable solution is integration); and the Home Office, as well as local authorities in the United Kingdom. In practice, the deciding authorities take account of the views of the minor, the minor's guardian and other agencies involved, and in some situations, may involve the minor directly through an interview (Belgium).

In several (Member) States (Belgium, Cyprus, Germany, France, Ireland, Latvia, Slovenia, Slovak Republic, Spain, United Kingdom, Norway), a best interests determination procedure is in place to support the competent authority's decision on a durable solution for the UAM. Organisations or individuals representing the UAM, or the UAM directly, may be involved in the procedure in about a third of (Member) States, including: the legal guardian of the UAM (Belgium, France, Germany, Slovenia, Slovak Republic, Spain); the UAMs themselves (Belgium and Spain, under specific circumstances); and social workers (Ireland).

Whilst it may be in the best interests of the UAM to find a durable solution as quickly as possible, in reality the timeframe for the determination procedure varies across (Member) States, and in most cases, is not limited. Examples of average timeframes include an average of under 3 months (Norway); 3-6 months (Germany); and 4-6 months (Slovenia). Decision making is shaped by the circumstances of individual cases, and may be determined in part by the outcome of other procedures, for example, to establish asylum status, to trace the UAM's family, or to determine age. It is noted also in Belgium that what constitutes a durable solution for the UAM may change over time, for example, where unsuccessful family tracing may result in integration options being a more durable solution than return.

5 Unaccompanied minors who go missing or abscond from reception and care facilities

This section focuses on the issue of unaccompanied minors who go missing or abscond from reception and care facilities in the EU. It provides limited data and information on the number of such disappearances in some (Member) States, as well as the socio-demographic profile of children who are likely to go missing or abscond. It also discusses possible reasons for disappearances of UAMs from reception and care and how the timing of disappearances links to this. Finally, the section provides an overview of (Member) States' measures to prevent and respond to the issue, along with examples of good practices in these areas.

The issue of missing children has been recently highlighted by the European Parliament's 'motion for a resolution' on the 25th anniversary of the UN CRC, ⁸¹ which stressed the need for a more coordinated approach to finding missing children in the EU and called on (Member) States to: increase police and judicial cooperation in cross-border cases involving missing children; strengthen the use of hotlines for missing children; and support victims of child abuse.

5.1 DATA ON UAMS WHO GO MISSING OR ABSCOND FROM RECEPTION AND CARE

In 2013, the EC-commissioned study on *Missing Children in the European Union: Mapping, data collection and statistics*⁸² identified 'unaccompanied migrant children' as a specific category of missing children in the EU. The study provided data on the numbers of missing UAMs in 12 EU Member States (Belgium, Cyprus, Czech Republic, Denmark, Estonia, Finland, Italy, Luxembourg, Slovak Republic, Slovenia, Spain and Sweden), ranging from 1,754 in Italy to 1 in Cyprus (2012). The study also highlighted differentiated responses to missing unaccompanied children as opposed to responses to missing national children.

Indeed, an assessment of the magnitude and nature of the problem of children going missing or absconding is hampered by the fact that only half of the (Member) States hold **statistics on UAMs who went missing or absconded; where statistics are available, these are often not comparable or not systematically collected**. As outlined below, the magnitude of the problem, the magnitude of the problem also relates to the size of the inflow and numbers of UAMs in a (Member) State. Bearing these caveats in mind, the highest absolute numbers of disappearances have been reported by Sweden and

Belgium, respectively 399 and 124 disappearances from their reception systems in 2013,⁸³ whereas other (Member) States do not report⁸⁴ any disappearances at all, as shown in **Annex 1**.

In terms of rate of absconding, a number of (Member) States have reported a **high rate** of UAMs **going missing**, for example: according to a 2010 study in France, 40% of the total number of UAMs abscond from child welfare (ASE) establishments⁸⁵; 42% (or 10,000) of the total number of UAMs over the period 2006-2010 absconded from initial reception facilities in Italy; an absolute majority of non-asylum seeking UAMs abscond in Lithuania; there is up to 50% flee rate of asylum-seekers in Slovenia, including UAMs (only about 10% of these absconders have returned through the Dublin procedure).

Some (Member) States, such as Ireland, have observed that the number of children going missing has decreased, partly as a result of a decrease in numbers of children arriving overall. In particular, Dublin's Social Work Team for Separated Children Seeking Asylum in Ireland (SWTSCSA) data indicate a consistent decrease in the number of children going missing as a percentage of total referrals, from 24% in 2009 to 4% of October 2014. As discussed later in the section, measures taken to address the issue of UAMs who go missing or abscond have also contributed to the decrease disappearances in some countries.

Ireland and Italy report a significant decrease in the number of UAMs going missing. Studies⁸⁶ in Ireland have attributed the decrease of UAMs going missing since 2010 in part to the closure of hostels that were used to accommodate unaccompanied minors, as well as the introduction of a policy (also in 2010) that aimed to raise the level of care offered to UAMs to equal that provided to other children in the care system. Similarly, a report published in 2012 in Italy, suggest that immediate reception and integration of the children by municipalities and reception centres (in so-called 'bridge facilities') had played a major role in disappearances. This suggests institutions play an important role in preventing disappearances. Specific prevention measures used to

⁸⁴ (Member) States who have (almost) no disappearances of UAMs may not measure their number at all.

^{81 &}lt;a href="http://www.europarl.europa.eu/sides/getDoc.do?pubRef=-//EP//TEXT+MOTION+B8-2014-0285+0+DOC+XML+V0//EN">http://www.europarl.europa.eu/sides/getDoc.do?pubRef=-//EP//TEXT+MOTION+B8-2014-0285+0+DOC+XML+V0//EN

⁸² http://ec.europa.eu/justice/fundamentalrights/files/missing_children_study_2013_en.pdf

⁸³ These figures were reported separately by Belgium and Sweden, i.e. in the National Reports and not in Annex 1.

⁸⁵ However, the professionals interviewed for this study in France indicate that, generally, they note very few cases of UAMs absconding within the long term reception framework. UAMs seem to abscond more frequently during the shelter phase.

⁸⁶ For example: Charles, K (2009). Separated children living in Ireland: A report by the Ombudsman for Children's Office. Office of the Ombudsman for Children: Dublin. Barnardos (February 2011). Missing Separated Children in Ireland. Available at http://www.barnardos.ie.

good effect in some (Member) States are discussed in Section 5.5.

5.2 POSSIBLE REASONS FOR THE DISAPPEARANCES OF HAMS

(Member) States have reported that it is difficult to identify the reasons for the disappearances of UAMs. One of the most commonly reported possible reasons is **UAMs wishing to transit to another (Member) State** (Austria, Bulgaria, Belgium, Cyprus, Czech Republic, Greece, Finland, France, Italy, Latvia, Lithuania, Luxembourg, the Netherlands, Poland, Portugal, Slovenia, Sweden) or to another part of the same state (e.g. Spain) where UAMs may have family/friends/ diaspora (Austria, Belgium, France, the Netherlands, Poland, Portugal, Slovenia, Spain), or it is more likely that they can access the labour market due to better economic conditions in the country (Bulgaria, Slovenia, Spain), or where they have pre-arranged a job opportunity (Czech Republic).

Other possible reasons for why UAMs may disappear reported by (Member) States include:

- Fear of a negative decision on application for international protection and/ or fear of removal (including Dublin transfers) (Austria, Belgium, 87 Ireland, Luxembourg, Luxembourg, the Netherlands, Slovenia, Sweden, Norway);
- ★ They are victims of trafficking in human beings (though they may not recognise themselves as victims) (Austria, Belgium, Finland, the Netherlands, Sweden, United Kingdom, Norway);
- To avoid age assessment (Hungary, Spain) or for fear that the age assessment will not support the claim that they are children (Austria, Norway).

Furthermore, Belgium Luxembourg and the Netherlands **distinguish between 'voluntary leavers' and 'worrying disappearances'**. Worrying disappearances refer to UAMs who risk becoming victims of trafficking and/ or smuggling, whereas voluntary leavers in Belgium concern:

- Children who disappear during the first days (or even first 24 hours): they are often reluctant to be registered and/or taken to reception facilities, for example: those who may be on their way to join their family/ diaspora in Belgium or abroad; may be using the reception centre as a temporary shelter while they are having problems within their community; or may have another final destination (e.g. United Kingdom, Scandinavia);
- Children who disappear further on during the 2nd and 3rd phases of reception in Belgium, for example: UAMs who find it difficult to adapt to the

life in a reception centre; UAMs under a removal order disappearing just before they turn 18; or those who have received negative decisions in one of the procedures that could have provided them with a residence permit; or they just decide to seek their future elsewhere.

5.3 PROFILE OF UAMS WHO GO MISSING OR ABSCOND FROM RECEPTION AND CARE

Few (Member) States have information on the sociodemographic profile of UAMs who disappear from reception and care facilities, notably:

- Age and gender: Many (Member) States (e.g. Belgium, Finland, Ireland, Latvia, Lithuania, Poland, Portugal, and the United Kingdom) have reported that UAMs who went missing were mostly boys; in some of these countries they were close to the age of majority (15-17 years old) (e.g. Finland). (Possible) negative asylum decision and/ or fear of deportation on turning 18 (see above in Section 5.2) may be possible explanations for this trend. With regard to gender, research in Ireland shows that more males go missing than females (57% to 36% respectively in the period 2009 August 2014);88
- Asylum-seeking vs. non-asylum seeking: The evidence as to whether the risk to go missing or abscond from reception and care facilities is higher among asylum- or non-asylum seeking UAMs is not conclusive, with findings suggesting both scenarios across (Member) States. For example, all UAMs who go missing in Finland, the Netherlands and the United Kingdom are seeking asylum; on the other hand, most UAMs who disappear in Belgium and Lithuania are non-asylum seeking;⁸⁹
- Nationality: UAMs who go missing or abscond from reception and care facilities concern children from the following countries: Maghreb countries, especially Morocco (Belgium, Finland, Portugal, Spain, Sweden, Norway) and Algeria (Belgium Finland, Spain, Sweden, Norway); Syria (Italy, Latvia); community (Belgium); Mali, Guinea-Conakry (Portugal); Afghanistan (Hungary, Sweden); Vietnam (Lithuania); and Pakistan (Hungary);
- In some of the above-mentioned (Member) States UAMs disappear even before a guardian is appointed (Belgium) or conversely, despite having been assigned a representative (Finland, Latvia, the Netherlands).

5.4 TIMING OF DISAPPEARANCES OF UAMS

Unaccompanied minors are most likely to disappear within the first few days or weeks of arrival in

⁸⁷ Unaccompanied minors under a removal order disappearing just before they turn 18.

⁸⁸ Note that there is limited information on gender differences for 2012 and 2013.

⁸⁹ No exact number is provided in the National Report.

the (initial) reception facility (Austria, Belgium, Czech Republic, Croatia, France, Hungary, Italy, Latvia, Lithuania, Luxembourg, the Netherlands, Portugal, Slovak Republic, Norway). In Belgium, for example, out of 96 disappearances in the first seven months of 2014, 69 happened during the 1st phase of reception (observation and orientation centre), 23 during the 2nd reception phase (usually federal collective reception centre) and four during the 3rd reception phase (local reception initiatives). Similarly, in Norway, a 2013 review of statistics (2008-2012) of UAMs who had left reception centres without notifying found that over half absconded or disappeared within the first few weeks of arrival. The likely reason for the timing of these disappearances, as suggested in Section 5.2, may be to transit to another (Member) State, including possible involvement of traffickers/ smugglers, to avoid waiting for what they expect to be a negative decision on application for international protection, a return decision, or the initiation of an age assessment.

Some (Member) States further report that children may disappear from the reception facilities **during the night** (Italy) **or on weekends** (Lithuania).

Many disappearances of UAMs also occur during the admission (Dublin Regulation) or asylum procedure (Austria, Portugal, Latvia, the Netherlands, and Norway).

5.5 MEASURES TO PREVENT DISAPPEARANCES

The measures that (Member) States put in place to prevent disappearances focus on a range of strategies from building relationships of trust with the UAMs, through close monitoring to involving multiple stakeholders who may come into contact with the children. These are discussed further below.

Some (Member) States (Belgium, Finland, France) have reported that they focus on developing relationships with UAMs staying in state residences. For example, Finland and France report aiming to establish a safe atmosphere, trust-based relationships with adults and peer support. A good practice example of efforts made to prevent absconding of UAMs from the Minor-Ndako reception centre in Belgium is described in Box 12.

Box 12: Prevention of disappearances at the Minor-Ndako reception centre in Belgium

The reception centre Minor-Ndako in **Belgium** accommodates extremely vulnerable children (children less than 12 years old, victims of trafficking) who have a high risk of absconding. Minor-Ndako is a protected but not closed reception centre and as such it has established a good balance between securing its premises on the one hand and ensuring UAMs' right to freedom on the other hand.

The reception centre is organised into small living units

(maximum of 10 UAMs in one group) and has specially trained staff in: estimating the risk of absconding (based on a checklist developed with the police and Child Focus); standard reception procedure aiming to prevent disappearances (picture taken + identification list); first encounter/ conversation with the UAM. At the beginning of each shift, one educator/ assistant is assigned to monitor the minor/ situation. In addition, all staff at the centre, including kitchen and cleaning staff, are encouraged to get to know the children and interact with them. The centre also tries to prevent children from absconding in the first 24h, by washing their clothes and choosing the longest washing and drying programme to buy time.

The centre provides UAMs with a cell phone/ SIM card and money to buy phone credit; it also encourages them to open an e-mail account – all means by which UAMs can be contacted or get in touch with the centre if they go missing. In 2013, one minor went missing from Minor-Ndako and in 2014 no cases of disappearances of children occurred.

Source: Belgian National Report

Various (Member) States set up systems to register and monitor UAMs. Belgium, Croatia, Ireland, Malta, the Netherlands, the Slovak Republic and Spain each take fingerprints and/ or photographs of UAMs at first contact with border guards/ police to serve as an aid for tracing of disappearances. (In Belgium they only do this for children aged above 12 years, in the Netherlands for children below the age of 12 too, in the Slovak Republic fingerprints are taken for those aged above 10 years and in Ireland only when it is in the child's best interests). In some (Member) States, such as Finland and the Netherlands, UAMs suspected to be (potential) victims of trafficking are placed in **protected reception** (see Box 10 in Section 4), whereas intensive supervision takes place over UAMs residing at the open/ campus location. In Portugal, UAMs are required to ask permission to leave an open centre and are usually accompanied by an assistant.

Since 2014, a **fast-track procedure for obtaining asylum** in Norway aims to reduce disappearances of UAMs. As illustrated in Box 13, the aim is to provide immediate protection and clarity on his/ her prospects in the (Member) State towards the UAM and this as quickly as possible (e.g. by conducting the age assessment immediately).

Box 13: Fast-track asylum procedure aiming to reduce disappearances of UAMs in Norway

In June 2014, Norway's Immigration Authority (UDI) introduced a new fast-track procedure for cases of UAMs where there was a perceived risk that the minor could disappear or be in need of urgent assistance both due to security issues (trafficking in human beings, forced marriage or other forms of severe abuse) or due to severe health problems. In the fast-track procedure the registration by the National Police Immigration Service (PU), the initial

conversation by the UDI and the carpal and teeth x-rays are all carried out on the same day, or as fast as practically possible. The purpose is to secure enough information at an early stage in order to carry out the age assessment, to make a decision in the asylum case, and to follow up on identified needs.

The initial conversation with UDI, in addition to mapping the reasons for seeking protection, also investigates whether the UAM is at risk of issues such as trafficking, violence or health issues. If there is concern about such risks or other forms of severe abuse, Child Welfare Services are notified of this concern, and the minor may be referred to special accommodation by Child Welfare Services (see above). The following groups of asylum seeker UAMs are put through the fast-track procedure: those from North-Africa, those who apply for asylum after having been apprehended by the police, those who have resided in Norway for some time already, those who have previously absconded from reception centres, and those who can be at risk of trafficking or other forms of severe abuse (indicator-based approach). The fast-track procedure also aims to better coordinate between the different agencies that work with UAMs who disappear.

Source: Norwegian National Report

Belgium, Finland, Ireland, the Netherlands, Spain, the United Kingdom and Norway each put in place protocols/ guidance to facilitate cooperation between authorities. In Belgium, a Ministerial Task Force 'Minors Travelling Alone' has been set up and in Finland, work instructions for assisting child victims of trafficking have been prepared for relevant authorities (Alaikäisten ihmiskaupan uhrien auttaminen). In Ireland, the Joint Protocol on Missing Children between the Health Service Executive (HSE) and An Garda Síochána includes a mechanism to identify children in care who are frequently reported as missing; and a protocol between An Garda Síochána and TUSLA (the Child and Family Agency) facilitates combined police/ social worker interviews, identification, accommodation and age assessment for UAMs arriving at Dublin airport. In the Netherlands, a protocol for missing persons has been introduced at campus locations as a regulation to prevent and trace disappearances. In Spain, as mentioned previously, a Framework Protocol for Unaccompanied Foreign Minors has been signed. The Eastern Regional Office, Norway's immigration authority (UDI) and the Department for Education in the United Kingdom have also produced guidance for relevant authorities on how to act in the case of disappearances of UAMs (see Box 14).

Box 14: Statutory guidance on children who run away or go missing from home or care in the United Kingdom

In January 2014 following a public consultation, the **UK's Department for Education**, published statutory guidance on children missing from home or care. ⁹⁰ The guidance sets out steps local authorities and their partners (e.g. police, schools, etc.) should take to prevent children going missing and to protect them when they do. As part of the guidance, local authorities have a duty to interview children who have been missing within 72 hours of their return to reduce their likelihood of going missing again.

The guidance includes specific reference to **unaccompanied minors from abroad, who may have been trafficked**. Local authorities should assess the needs of these children as soon as they are identified. The assessment must seek to establish relevant details about the child's background before they came to the United Kingdom and an understanding of the reasons why s/he came to the country, as well as an analysis of his/ her vulnerability to remaining under the influence of traffickers. The assessment should inform the placement of the local authority commissions to accommodate the child, to maximise the opportunities for offering the child safe, stable care to minimise the chance of their going missing or being re-trafficked.

Source: UK National Report

5.6 MEASURES TO REPORT AND RESPOND TO DISAPPEARANCES

Disappearances of UAMs are in principle reported by the reception facility to the guardian of the minor, the police and other relevant authorities (e.g. local child welfare authorities, competent courts, etc.) (Austria, Belgium, Finland, France, Hungary, Ireland, Latvia, Lithuania, Luxembourg, the Netherlands, Poland, Portugal, Slovak Republic, Spain, Sweden, Norway).

National hotlines for missing children exist in all (Member) States but Finland, and are notably administered by different organisations in the (Member) States responsible for the European Hotline for Missing Children (116 000). Some (Member) States also operate a child alert system (or amber alert), which consists of a mechanism to alert the public in cases of worrying disappearances through TV, radio, billboards and other channels. One practical issue with the 116 000 hotline reported by some (Member) States such as Hungary is that it is only available in the national language, hence UAMs are not able to make use of it.

Actions and alerts in cases of missing children, including UAMs, are in many Member States coordinated by NGOs such as Child Focus in Belgium, Association for the Prevention and Handling of Violence

⁹⁰ https://www.gov.uk/government/uploads/system /uploads/attachment data/file/307867/Statutory Guidance -_Missing_from_care__3_.pdf

in the Family (SPAVO) and "Hope for Children" UNCRC Policy Centre in Cyprus, The Smile of the Child in Greece – which all belong to the European network Missing children Europe.

The practice in most (Member) States is that **once the police are notified, they are responsible for undertaking a preliminary/ full investigation of the disappearance of a minor**, launching a missing persons' alert, etc. Some (Member) States, such as Finland and Lithuania, have explicitly mentioned that upon receiving information about a missing minor, the police must act as in the case of a disappearance of a minor citizen of the country. Other examples of how (Member) States deal with disappearances of UAMs are presented below:

- In Ireland, a missing persons report and a photograph of the child (if one exists) is distributed to the local Child Care Manager who in turn will distribute these to all other Child Care Managers on a national scale. The minor's social work team may also submit a completed Garda form, for the missing child to be placed on an Irish and international online missing persons website, provided that it is deemed to be in the minor's best interests.
- As part of the AMBER Alert Hellas system which is activated soon after the police in Greece has reasonable grounds to suspect a child is missing, public broadcasting of the missing person is undertaken through TV/ radio channels, along with distribution of photographs of the missing child online and across police vehicles. Similar measures are undertaken in other (Member) States which operate missing children hotlines.
- ★ In Spain, after a minor has been reported as missing or as having absconded from a protection centre where s/he was housed, guardianship is cannot be terminated due to the disappearance. Guardianship continues to be exercised in order to locate the minor, or in the event that s/he reappears.
- When a minor goes missing in Norway, the police keep the reception centre, the minor's representative and lawyer informed throughout the investigation process. The representative of the minor ensures that the follow-up from the police and the local child welfare services (Bufetat) is satisfactory.

With regard to the timing of reporting disappearances, the police is informed **immediately** (Czech Republic, Ireland, Lithuania, Slovak Republic, Norway); **within** or after 24 hours of the minor's absence from the reception facility (Belgium, Cyprus, Finland, Hungary, Malta, Netherlands, Poland, Slovenia); or after a number of days of absence from the reception facility (e.g. after three days of absence in Luxembourg).

If a UAM disappears during the asylum procedure, such as in Slovenia, the authority responsible for issuing a decision on the asylum application dismisses the case. In Finland, a decision on the expiry of an asylum application is made after a minor has been missing for a minimum of two months.

5.7 CHALLENGES ASSOCIATED WITH THE ISSUE OF UAMS WHO GO MISSING OR ABSCOND

One of the primary challenges associated with the issue of UAMs who go missing or abscond is **prevention** (Austria, Belgium, Czech Republic, Finland, Hungary, Ireland, Lithuania, the Netherlands, Spain, Sweden, United Kingdom), i.e. ensuring the safety of UAMs – both those in reception and care and missing/ absconding UAMs who run the risk of being trafficked or smuggled – along with **early identification of victims of trafficking**. The lack of data on this group is also pointed out by most (Member) States as a main challenge.

Some (Member) States, such as Belgium, Hungary, Sweden and Norway, call for more coordination at level, clear allocation national а responsibilities and better information sharing between relevant actors (e.g. police, child protection authorities, NGOs, etc.) when preventing and dealing with disappearances. Belgium and Norway further emphasise the need for greater follow-up by local child protection services in general or follow-up of specific cases of UAMs (e.g. UAMs detected at some point on the territory, but who are not put in reception centres and do not report themselves further to the authorities).

Other (Member) States, such as Hungary, have criticised the lack of adequate legal representation by the case guardian during the asylum procedure, as well as late appointments of both case and child protection guardians which has hindered the protection of UAMs and often led to disappearances.

6 Arrangements in the (Member) States for unaccompanied minors turning 18 years of age

This section discusses the arrangements in the (Member) States for UAMs turning 18 years of age, with an emphasis on the measures in place to provide support in advance of the transition, as well as afterwards.

6.1 SITUATION IN THE (MEMBER) STATES OF UAMS TURNING 18 YEARS OF AGE

Depending on their migration status, **UAMs turning 18 may experience a change in residence permit provisions**. This, in turn, may have implications for their access to rights, such as education and employment.

This is less applicable to **asylum-seeking UAMs** in the EU, as well as those UAMs who have been granted international protection. Upon reaching the age of 18:

- ★ All (Member) States will allow the UAM to legally remain on the territory, while his/her application for international protection is being assessed;;
- ★ All (Member) States will ensure that the UAM, who had been granted refugee status or another type of international protection, is issued with a longterm residence permit and can/ continues to access the same rights as adult refugees or other TCNs benefiting from international protection;
- Victims of trafficking may also be issued with a permanent residence permit in some (Member) States.

For **non-asylum seeking UAMs** turning 18 years of age, as well as UAMs whose application for international protection has been rejected, the situation may drastically change:

- ★ These former UAMs may be 'found to be illegally present' by the authorities and may be returned to the country of origin by some (Member) States (Belgium, Cyprus, Estonia, Italy, Lithuania, Slovenia, Poland, United Kingdom, Norway);
- If, however, these former UAMs have a valid reason to stay in the country, for example if s/he is attending school or is employed, some (Member) States may issue a temporary residence permit for the duration of the pending obligations (Belgium, Estonia, Germany, France, Italy, Luxembourg, Slovak Republic, Poland).

Exceptions to the above scenarios exist in some (Member) States, notably in the Czech Republic, where a former UAM may apply for a permanent residence permit for humanitarian reasons or for any other special reason worthy of consideration, or in Finland, where victims of trafficking in human beings or persons who do not receive international protection (or any other kind of residence permit) can – on a case-by-case basis – be issued with a residence permit on

compassionate grounds, or a residence permit which precludes aliens from removal. As well, authorities in the United Kingdom would take into account whether the UAM was a child or an adult at the time of trafficking, particularly with respect to the issue of consent and whether it would be safe or practical for the individual to return to his/her country of origin.

With regard to accommodation arrangements and nonmaterial reception conditions, UAMs who are still awaiting a decision on their application for protection when they turn 18 will - in some (Member) States be moved to an adult reception centre (e.g. Norway) and thus lose access to the integration measures that are normally in place for UAMs (e.g. access to education). In general, former UAMs may need to change accommodation upon reaching the age of majority in several (Member) States (Austria, Belgium, Finland, Hungary, Ireland, Latvia, the Netherlands, Poland, Spain, Sweden, Norway); in most of these countries former UAMs move to organised reception facilities for adults or individual accommodation. On the other hand, several (Member) States may allow former UAMs to stay in the same accommodation/ care until they reach a certain age (usually ranging from 21 to 25 years), if they are in school/ university/ employment, or if they are deemed exceptionally vulnerable (Austria, Belgium, Czech Republic, Ireland, Luxembourg, Poland, Sweden, United Kingdom).

Box 15: (Member) States examples on continuing care for former UAMs

To support UAMs' transition to adulthood, some (Member) States provide for the possibility for UAMs to continue to receive state care until they reach a certain age. In **Austria, Belgium** and **Sweden** UAMs may continue to receive state care until 21 years of age and in **Poland** until 25 years of age, as follows:

- Support measures may continue to be provided within the Youth Welfare framework in **Austria** to UAMs turning 18 up to a maximum age of 20 years. At present, however, there is no common practice in the country on when and what kind of continued support should be provided to former UAMs, suggesting that this is done on a case-by-case basis;
- ★ If the minor stays in a service of the mainstream Youth
 Care in **Belgium**, the care can be extended until s/he is
 20 years old (foster care) or 21 years old (other services);
- resources and sufficient family support can be temporarily taken under the care of the Social Child and Youth Care services, whereby UAMs most often commit to finishing their training in return for material care (e.g. accommodation, financial aid, etc.). This 'young adult contract' is an optional form of aid;
- ★ In Sweden, support is often provided for the former UAM when s/he has just moved to their own housing, if there is a decision on continuing care under the Social Services Act. In this case the social services are responsible for the young person who is the object of a care programme until 21 years of age;

*

In **Poland**, a young person/ UAM who attained 18 years of age and who remains in foster care may decide to stay in his/ her current foster family, foster home or institutional care and education centre until attaining 25 years age, if s/he remains in school, teacher training centre, university or in employment in order to receive vocational training, etc.

Similarly, in **Ireland** UAMs in the international protection process upon turning 18 years of age transfer from the care of TUSLA to RIA direct provision accommodation, **except** in the case of persons deemed to be exceptionally vulnerable by the TUSLA social worker. A transfer into the direct provision system is also often delayed until the young person in question has completed the academic year in order to avoid disruption to his/ her studies.

Source: Austrian, Belgian, French, Irish, Polish and Swedish National Reports

6.2 MEASURES IN PLACE TO SUPPORT UAMS IN ADVANCE OF THE TRANSITION

Few (Member) States appear to have measures in place to support UAMs in advance of the transition to adulthood, which are elaborated below. Paragraphs 131-136 of the UN Guidelines for the alternative care of children are useful in this context.⁹¹

This most commonly includes support for UAMs' move to a different accommodation, where applicable (Belgium, Finland, France, Latvia, Poland, Spain).

Several (Member) States draft individual after-care plans which are prepared together with the UAM turning 18 years well in advance of the transition to adulthood. A notable example in this respect is Ireland where a UAM in the care of the Dublin SWTSCSA usually has a statutory care plan, which includes an after-care plan. A social worker begins to work on the after-care plan with each UAM when the young person reaches the age of 16. If a UAM is referred to the Service at age 16 and over, work on the after-care plan begins after an appropriate time has lapsed and the young person is more settled.

As well, every looked after child/ UAM in the United Kingdom will be allocated a personal Independent Reviewing Officer (IRO) responsible for scrutinising and reviewing the plan for his/her care and for ensuring it takes account of his/her individual wishes and feelings; IROs are also required to ensure that children understand their entitlements to access independent advocacy support. From age 16 looked after children/ care leavers (including UAMs) must be allocated a Personal Adviser (PA) who must coordinate a pathway plan (based on the care plan for a looked after child) setting out the services the child will access to support his/her aims and ambitions as s/he make

91 http://www.refworld.org/docid/4c3acd162.html

the transition to adulthood. This pathway planning in the United Kingdom is further highlighted in Box 16.

Box 16: Pathway planning for UAMs turning 18 years in the United Kingdom

From age 16 looked after children/ care leavers in the **United Kingdom** must be allocated a Personal Adviser (PA) who must coordinate a pathway plan drawn up with the young person's participation.

The pathway plan to support a UAM's transition to adulthood covers all areas addressed within all looked after children's plans (employment, accommodation, education and health), as well as any additional needs arising from their immigration status. For example, the plan should always consider the implications for the young people if their application to extend their leave to remain is refused, or their appeal against refusal of that application is dismissed, as in such circumstances the care leaver may become ineligible for further support and assistance.

The pathway plan will map out a route to independence for these young people and will be reviewed 28 days after a care leaver moves into new accommodation, then three monthly and six monthly thereafter, as well as whenever there is a change in the care leaver's circumstances (e.g. if they make an unplanned move to new accommodation).

The PA must remain in touch with care leavers, including as an emergency contact, until they are 21 or longer, depending on their continuing engagement with education and training.

Source: UK National Report

Similarly, other (Member) States, including the Czech Republic and Finland, prepare UAMs for the transition adulthood through plans supporting their independence: In the Czech Republic the UAM is prepared for independence approximately one year before leaving the Facility for Children. They are provided with important information on their rights and assistance possibilities, key contacts (e.g. the curator, Employment Office, etc.), and accommodation and employment options are jointly surveyed. In Finland, an 'independence promotion' plan is drawn up for persons receiving international protection at least six months before the UAM turns 18 years of age. This plan includes integration training, as well as other measures and services that support integration, employment and social inclusion (e.g. dealing with authorities, doing laundry etc.).

Other (Member) States which have after-care plans in place for UAMs turning 18 include Hungary, Poland, Slovak Republic and Sweden.

Finally, some (Member) States, such as Belgium, prepare non-asylum seeking UAMs for a possible return to the country of origin upon turning 18 years of age. The guardian of the minor, together with social workers, elaborate the different possibilities with the minor (return, illegal stay) and the necessary steps are taken to prepare the UAM for this transition, including access to the voluntary return programme, access to

services for undocumented people, etc. The United Kingdom also offers help and advice to UAMs who wish to return home voluntarily via the Assisted Voluntary Return for Families and Children programme. The programme was introduced in April 2010 and is available to, among others, those under 18 with no immigration status in the country, whether asylum claimants or irregular migrants.

6.3 MEASURES IN PLACE TO SUPPORT UAMS AFTER THE TRANSITION

In many (Member) States, after-care services seem to be available primarily to UAMs who have been granted international protection. For example, in Lithuania, UAMs who have been granted asylum and have completed school after reaching 18 years move to reside in municipalities where they undergo an integration programme lasting 12 months. The former UAM is assigned an integration coordinator, who helps him/ her to solve everyday issues. All former UAMs participating in the integration programme are paid a monthly allowance for basic needs (food, clothing, personal hygiene, public transport); their rent and utility expenses are also covered. Norway has a similar integration programme for former UAMs but its duration is longer, usually two years.

A small number of (Member) States have reported to provide after-care services to asylum- and non-asylum seeking UAMs alike, such as the Czech Republic, Finland, ⁹² Slovenia and the United Kingdom.

6.4 MONITORING MECHANISMS

As discussed above, reaching 18 years of age is a critical moment for UAMs as their status may radically change, obliging them to face challenges they may not be ready for. In order to assist the UAMs in their transition to adulthood, monitoring mechanisms have been put in place in some (Member) States. The application of such mechanisms varies considerably among EU countries:

- Several (Member) States (Austria, Belgium, Cyprus, Estonia, Italy, Lithuania, the Netherlands, Slovenia, Slovak Republic, Spain, Norway) do not have any type of monitoring system in place, however, Cyprus reported that an after-care system is being developed;
- Other (Member) States have reported that whilst monitoring systems are not in place at national level, local institutions still provide monitoring on their own initiative or on the basis of a delegated responsibility (Greece, France, Ireland, Latvia, Sweden);

Finally, some (Member) States do not seem to distinguish between monitoring mechanisms and aftercare systems, notably countries which provide former UAMs with support until they reach a certain age, as mentioned previously (Belgium, Finland, Hungary, Poland, Norway).

6.5 CHALLENGES ASSOCIATED WITH THE IMPACT OF UAMS TURNING 18

Upon reaching 18, UAMs may face a number of challenges, as discussed above.

The change of accommodation is commonly considered by (Member) States as a cause of major distress for UAMs: first, because it may mean that UAMs move to a different city/ region, thus causing them to abandon school and other established social networks; second, because the move to an adult reception centre can represent a shock for UAMs, as the new environment and supports are different from those found in facilities for children. Moving to individual accommodation can be an overwhelming experience for UAMs as well, for example, due to the transition from living in a house with many other young persons to living in an apartment alone. This has been highlighted as a challenge by Greece, Italy and Sweden.

The end of support by housing institutions and/ or the guardian/ counsellor (Belgium, Cyprus) may also create a number of difficulties for UAMs, such as:

- Former UAMs expected to deal with several administrative procedures and documents without any further assistance (Cyprus, Greece, Latvia);
- ★ UAMs expected to be self-sufficient and take care of their life, educational and economic needs (Cyprus, Greece, France, and Latvia).

Specific challenges are related to UAMs who are/ were victims of trafficking in human beings. For example, in Finland it is estimated that victims of trafficking need more time to be educated to a different type of life, in particular if they have been exposed to abuse for a long time; there is a higher risk of disappearance and re-victimisation as well.

The United Kingdom has highlighted the complexity of claiming asylum – involving inter-agency information sharing with a thorough understanding of each service's roles and responsibilities – which can present challenges for the professionals (e.g. social workers/ PAs, asylum case owner, legal representative, etc.) involved.

Finally, (Member) States have underlined the difficulties of putting in place monitoring systems for former UAMs (Cyprus) due, in particular, to a lack of resources (Italy), causing also a high variability in assistance and support offered to UAMs across the different regions/ municipalities of a country (France).

⁹² In Finland after-care services are not provided for those asylum seekers who turn 18 during the asylum procedure. After-care is only provided for those UAMs whose cases are decided while still below the age of 18 and who receive international protection or residence permit.

6.6 GOOD PRACTICES

Good practices in relation to UAMs turning 18 reported by (Member) States are presented below:

Box 17: Role of NGOs and other organisations in supporting (former) UAMs in the transition to adulthood

In **Austria**, the project "Connecting People", ⁹³ implemented by the NGO *Asylkoordination Österreich*, aims to bring together (former) UAMs who seek asylum or have already been granted refugee status with Austrian sponsors who support them in their integration (e.g. through leisure activities, educational support or handling of administrative procedures).

Also in **Austria**, the project CulTrain – Cultural Orientation Trainings for Young Refugees,⁹⁴ which is being implemented by IOM since 2012, provides orientation to young refugees including (former) UAMs with regard to social, cultural and other aspects of daily life in Austria.

In **Belgium**, Caritas International launched in 2014 a specific programme for UAMs granted international protection which provides training that should allow the young adults to live autonomously.⁹⁵

Also in **Belgium**, the concept of developing a 'life project' for the UAM is applied. The UAM develops a 'life project' together with his/ her guardian and social workers which means that an individualised approach, corresponding to the UAM's specific situation/ capabilities, is applied. The 'life project' often requires the UAM to be in close contact with his/ her guardian, lawyer, social worker, teacher and friends at school, as well as an active member of any sports, cultural associations or religious associations, and to adapt him/ herself to his/ her current environment. The 'life project' also includes projects which aim to prepare the UAM for being an adult (e.g. possibility to prepare his/ her own meals, learn how to manage finances, etc.).

Source: Austrian and Belgian National Reports

⁹³ Connecting People, <u>www.connectingpeople.at/index.htm</u>

CulTrain, http://www.iomvienna.at/en/cultrain-cultural-trainings-young-refugees

⁹⁵ Caritas International, http://www.caritas-int.be/en/node/1423

The Council of Europe 'Life Project' concept was accepted by the Committee of Ministers on 12th July 2007. A Life Project is a plan, drawn up and negotiated between the minor and the authorities in the host country, represented by a designated professional, with contributions from a variety of other professionals.

7 Return practices of (Member) States, including reintegration of unaccompanied minors

7.1 RETURN⁹⁷

The Return Directive⁹⁸ includes unaccompanied minors among the category of 'vulnerable persons'⁹⁹ and therefore fixes specific limits and guarantees with regard to their return and removal. Before issuing a return decision in respect of an UAM, a Member State shall grant "assistance by appropriate bodies other than the authorities enforcing return", and give "due consideration to the best interests of the child"¹⁰⁰. Before enforcing the removal of an UAM, Member States "shall be satisfied that he or she will be returned to a member of his or her family, a nominated guardian or adequate reception facilities in the State of return". ¹⁰¹

Ireland and the United Kingdom opted out of the Return Directive, therefore they are not bound by its provisions. The possibility of voluntarily returning UAMs as well as reintegration projects in third countries however exist in both Member States and are described below. Norway, while not a member of the EU, is bound by the Return Directive as part of the Schengen *acquis*.

7.1.1 VOLUNTARY RETURN OF UAMS

Most (Member) States **provide for the possibility of voluntary return of UAMs** (Austria, Belgium, Croatia, Cyprus, Czech Republic, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Slovak Republic, Slovenia, Sweden, the United Kingdom and Norway) (see **Annex 4**). Spain has a specific procedure in place for the return of UAMs, which does not have a punitive character and always counts on the General Prosecutor to ensure that any proceeding related to the UAM protects his/ her best interests.

(Member) States apply **special circumstances under which UAMs may return voluntarily** to countries of origin:

In order to protect the minor, responsible authorities perform an inquiry regarding the situation and conditions in the country of origin paying particular attention to the best interests of the child. Since December 2013 UNICEF National Committees in some Member States such as Belgium, the Netherlands and Sweden have been working on the development of child-specific country of origin reports, as part of a project which is financially supported by the European Commission. These Child Notices describe the situation of children in countries of origin of migrant children. The ultimate aim of the Child Notices project is for national authorities to use the information collected by UNICEF in the procedures affecting these children. 102

- Once a child is successfully identified and his/ her age established, travel documents may be issued by the competent authorities and steps may then be taken with regard to voluntary return.
- Some (Member) States also perform family tracing and assessment is performed in the country of origin in order to evaluate the family situation, living conditions and family's capability to take over the responsibility of the minor (Cyprus, Ireland, Slovak Republic, United Kingdom, Norway).
- In France voluntary return in theory is possible only for the purpose of family reunification in the country of origin and upon judicial decision. The return of the UAMs must take into account the best interests of the child. In practice, this return procedure is rarely implemented.

(Member) States set up different measures and arrangements in order to ensure the best interests of the minor during the return procedure, for example:

- Verification that the minor will be handed over to a parental authority or an appropriate institution/ care centre (Austria¹⁰³, Estonia, Finland, France, Germany, Latvia, Lithuania, Netherlands, Poland, Slovak Republic, and Sweden).
- Written agreement of a parent/ relative or a legal appointed guardian (Austria, 104 Belgium, Finland, Germany, Poland, Slovenia, Norway), who has to pick up the minor at the arrival destination and take care of him/ her.
- Assistance provided by appropriate services before departure, different from those dealing with the return of adults (Greece).
- Very young children are accompanied to the country of origin or another third country by the appointed guardian (e.g. Belgium, Poland), or in the case of Finland minors below the age of 15 are escorted by IOM.

With regard to cases when the child's age is not established, no specific differences have been identified: in most cases (e.g. Austria, Netherlands,

⁹⁷ For an overview of (Member) States programmes across Europe to support return and reintegration in third countries, see the EMN REG Directory "Connecting Return Experts across Europe".

⁹⁸ Directive 2008/115/EC of the European Parliament and of the Council of 16 December 2008 on "Common standards and procedures in Member States for returning illegally staying third-country nationals".

⁹⁹ Article 3.9 of the Directive.

 $^{^{\}rm 100}\,$ Article 10 of Directive 2008/115/EC.

¹⁰¹ Ibid.

UNICEF, Child Notices project, http://www.unicef.nl/wat-doet-unicef/kinderrechten-in-nl/child-notices/english/
 This is not provided by the State but depends on the

 $^{^{103}}$ This is not provided by the State but depends on the organisation that supports the UAM's voluntary return. 104 Ibid.

Poland, Slovak Republic) it was highlighted that voluntary return can be carried out only when a minor has travel documents, meaning that his identity, including age, is established. However, if the UAM is thought to be significantly older than 18 years, they would be treated as an adult (e.g. the United Kingdom).

7.1.2 FORCED RETURN OF UAMS

Several (Member) States (Austria, Belgium, Croatia, Cyprus, Estonia, Germany, Hungary, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Slovenia, Sweden, the United Kingdom and Norway) may (forcibly) return unaccompanied minors provided that the conditions laid down in the Directive are satisfied. More specifically:

- ★ All (Member) States provide for adequate assistance, as well as a prior assessment of the best interests of the child before returning an UAM. Upon return, the minor has to be handed over to a family member, an appointed guardian or an appropriate care centre.
- ★ In Belgium and Germany, the authority further assesses whether the minor needs to be accompanied when leaving the territory and until the arrival at the country of destination.
- ★ In Lithuania, the competent authority takes into consideration the needs, age and level of independence of the UAM before deciding on the return.

Even though according to national legislation the (forcible) return of UAMs is provided for, in practice this may not always occur, see also section 3.1.

- ★ In the United Kingdom, forced returns of UAMs are carefully considered on a case-by-case basis, though these are very unlikely to take place. In addition, control and restraint (force) on children is not used to ensure they comply with a requirement to leave the United Kingdom, unless this is necessary to prevent harm to the child or any individual present.
- Norway carefully considers forced returns of UAMs on a case-by-case basis, and these are very unlikely to take place.

Unaccompanied minors cannot be subject to forced returns in a few (Member) States, either by law (France, Italy and Slovak Republic) or by established practice (Finland, Ireland, and Luxembourg). In Finland forced returns of UAMs are unlikely to take place, because tracing the parents and ensuring the safe return is extremely difficult. A minor is usually issued with a residence permit on compassionate grounds to stay in the country.

7.1.3 REINTEGRATION SUPPORT AND MONITORING SYSTEMS¹⁰⁵

More than half of the (Member) States provide **reintegration support** in countries of origin to UAMs who (voluntarily) return (Austria, Belgium, Finland, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, the Netherlands, Malta, Poland, Slovak Republic, Slovenia, Sweden, United Kingdom, Norway), as opposed to seven (Member) States (Bulgaria, Croatia Cyprus, Czech Republic, France, Lithuania) where reintegration plans have not been implemented 106 or information was not provided.

In several (Member) States the reintegration support provided is tailored to UAMs as vulnerable persons (Belgium, Ireland, Luxembourg, Slovak Republic, Sweden, United Kingdom, and Norway). For example, in 2012 IOM Belgium launched a pilot project for an enhanced reintegration approach as a durable solution for Moroccan UAMs, and former UAMs (turning 18 years), identified in Belgium. In addition to the Assisted Voluntary Return for Families and Children (AVRFC) scheme and the Facilitated Returns Scheme (FRS) for Foreign National Offenders, the United Kingdom funds reintegration projects for returning UAMs in Jamaica and Afghanistan. Sweden implements a project aiming at the safe return of UAMs to Uganda, based on an agreement with the African Network for the Prevention and Protection against Child Abuse and Neglect (ANPPCAN). The main objective of the project is to support sustainable and dignified reintegration of UAMs.

Offer of reintegration support to the UAM is specific and tailored to the needs of the child. Most of the programmes provide information and counselling and make an assessment of the reintegration needs of the minor with the involvement of social services. Reintegration plans are based on initial individual assessments of the child's needs (Belgium, Ireland, Italy, Slovak Republic, and Finland) or on grants where responsible institution selects the reintegration plans (Hungary). For example, Belgium and Finland reported having developed specific guidelines and internal procedures on return and reintegration assistance for UAMs.

For those (Member) States where reintegration support is provided to UAMs upon return in the country of origin, it consists of some of the following supports:

 $^{^{105}}$ For an overview of the reintegration support provided by the (Member) States, see also the 2014 EMN REG Inform on "Incentives to return to a third-country and support provided to migrants for their reintegration"

¹⁰⁶ There may be various reasons why (Member) States have not implemented reintegration programmes for UAMs. For example, Czech Republic did not have cases of UAMs voluntarily returning and therefore did not implement reintegration programmes.

- In-cash assistance that can be spent on school fees, housing or starting a small business.
- Orientation in labour market or vocational training.
- Schooling support and education plans;
- Healthcare, psychological assistance and rehabilitation support;
- Accommodation/ lodging supplies.

Monitoring mechanisms to ensure the effective reintegration of UAMs are reported by several (Member) States (Austria, Belgium, Finland, Ireland, Latvia, Lithuania, Malta, the Netherlands, Poland, Slovak Republic, Sweden, United Kingdom and Norway). Specific examples of such monitoring procedures were reported by Belgium, Finland, Ireland and Norway. In these (Member) States the monitoring mechanisms envisage regular follow-up procedures and contacts with the minor and his/ her caretaker. The monitoring mechanism is usually based on regular telephone conversations, home visits and interviews with the minor and his/ her caretakers.

- In Belgium local partners of the organisation responsible for voluntary return perform the follow-up and report on the progresses and implementation of reintegration activities.
- In Ireland the overall monitoring takes place in the country of origin of the UAM; however the information has be regularly referred back to the past social worker of the UAM in Ireland.
- In Norway the reintegration plan is closely followed-up by the local IOM office. In case the plan developed prior to departure is not in line with the minor's needs, the plan can be revised and budget reallocated.

Monitoring systems are also foreseen in Austria, Slovak Republic and Sweden. In Austria the monitoring mechanism depends on the return programme and the responsible organisations. In the Slovak Republic the recipients of reintegration assistance are monitored up to 3 months after the last payment made during the implementation of the reintegration programme.

7.2 UAMS IN DETENTION AND ALTERNATIVES TO DETENTION¹⁰⁷

7.2.1 DETENTION OF UAMS

Article 17 of the Return Directive provides that detention measures of children within the return procedure should be a "measure of last resort and for the shortest appropriate period of time". 108 Given the exceptionality of detention measures, the provision sets up several safeguards towards children in detention with the aim of ensuring their best interests pending the removal procedure. These safequards are:

- Access to leisure activities which are appropriate to the age of the minor;
- Access to **education**, depending on the duration of stay before return;
- In particular with regard to unaccompanied minors, Article 17 provides that they have to be, as far as possible, provided with **accommodation** in institutions with personnel and facilities which take into account the needs of persons of their age.

As set out above, Ireland and the United Kingdom are not bound by the Return Directive but they do provide for specific guarantees to UAMs in detention and alternatives to detention, as described hereafter.

Around half of the (Member) States adopt **detention** measures for unaccompanied minors awaiting return, according to national legislation (Austria, Croatia, Czech Republic, 109 Finland, Greece, Latvia, Luxembourg, Malta, Netherlands, Poland, Slovenia, Sweden, United Kingdom, Norway).

However, in contrast, in several (Member) States UAMs cannot be detained whilst awaiting return (Belgium, Bulgaria, Estonia, France, Hungary, Ireland, Italy, Lithuania, Portugal). Belgium and France do no detain UAMs awaiting return except in the following situations:

- In Belgium, UAMs who arrive at the border and whose age is doubtful can be held in detention for three working days;
- In France, UAMs apprehended at the border and refused entry are put in a waiting area before their departure for a maximum of 20 days. As mentioned above, the return of the UAMs must take into account the best interests of the child. In practice, this return procedure is rarely implemented.

Germany, the possibility of detaining unaccompanied minor before return differs across Federal Länder: whilst some Länder do not allow detention of UAMs, other set a lower age limit for detention of children (14-16 years depending on the Länder), or allow for detaining a UAM only if s/he has a criminal record.

In the Slovak Republic, UAMs are never detained.

Further information about the detention of UAMs whilst awaiting return (also as part of the asylum procedure) is provided in the 2014 EMN Focussed Study on The use of detention and alternatives to detention in the context of immigration policies. 110

¹⁰⁷ See also the 2014 EMN Study on "The use of detention and alternatives to detention in the context of immigration policies". ¹⁰⁸ Article 17 of Directive 2008/115/EC

¹⁰⁹ In practice, UAMs are almost always not subject to detention; only UAMs from 15 to 18 years and only on special grounds can be subject to detention.

110 http://ec.europa.eu/dgs/home-affairs/what-we-

do/networks/european migration network/reports/docs/emn

7.2.2 SPECIAL CIRCUMSTANCES UNDER WHICH UAMS CAN BE DETAINED

Most (Member) States, where the law foresees or allows for the detention of UAMs awaiting removal, have laid down **conditions to limit the use of detention**, such as:

- Age limits: UAMs are not held in detention under certain age limits¹¹¹ (Austria, Cyprus, Czech Republic, Latvia, and Poland). In the Czech Republic and Poland for example, only UAMs aged over 15 may be detained and for a short period of time. UAMs under 15 years are placed in special facilities.
- Exceptional reasons justifying detention as a measure of last resort: UAMs are detained if they committed a criminal offence or pose a serious risk and a decision has been made to remove them (Austria, Cyprus, Netherlands, United Kingdom), or when normal supervision is insufficient to ensure the enforcement of removal (Austria, Greece, Sweden) and there is risk of absconding (Austria, Finland, Latvia, Netherlands, Norway).
- Appropriate accommodation: in some (Member) States UAMs awaiting return have to be placed in specific accommodation separated from adults and suited to their needs (Austria, Croatia, Germany, Greece, Luxembourg, Poland). In Austria, Croatia, Greece and Luxembourg special facilities exist including leisure activities, while in Germany UAMs are detained in single rooms.
- Time limit: all (Member) States detain UAMs only for the shortest time possible to enforce the return. The maximum length of detention can vary between countries: for example, 72 hours in Finland¹¹² and Sweden, two weeks in the Netherlands, two months in Austria and three months in the Czech Republic and Slovenia (with possibility of one month extension). In Norway, while detention of UAMs is very unlikely, any detention lasting more than 24 hours will be assessed before a court.

7.2.3 ALTERNATIVES TO DETENTION OF UAMS

Unaccompanied minors are normally entitled to alternatives to detention in most (Member) States (Austria, Belgium, Croatia, Cyprus, Estonia, Finland, Germany, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Slovenia, the United Kingdom and Norway). Alternatives to detention implemented for UAMs are the following:

studies/emn study detention alternatives to detention synt hesis report en.pdf

- ¹¹¹ In Finland, a governmental proposal under discussion in the Parliament, excludes the detention of an unaccompanied minor aged under 15 years.
- According to the government's proposal mentioned in the previous footnote, for special reasons the detention could be prolonged by another 72 hours.

- Some (Member) States usually place UAMs in special youth centres/ shelters, social institutions or reception facilities (Belgium, Croatia, Cyprus, Estonia, Germany, Ireland, Italy, Latvia, Lithuania, the Netherlands, Poland, Spain). These centres are tailored to the child's needs and UAMs are held separately from adults.
- Finland, Sweden and Norway law prescribes interim measures, such as an obligation to regularly report to the police; such a measure however is not used in practice as UAMs are supervised in reception centres.
- Luxembourg provides for **home custody** which has been applied in practice in a very small number of cases.
- An unaccompanied minor in the United Kingdom may be granted **temporary admission**. In the event international protection is refused and adequate reception arrangements are absent in the country of return, they are granted limited leave to remain which is valid until the child is 17½. Between the 17th and 18th birthday of the UAM, the Reporting Centre manager may set up a one-off reporting event, liaising with social services, the child's guardian or care worker, to introduce the child to the reporting process. The decision on requiring the UAM to report is made on a case by case basis taking into account the best interests of the child.

8 Overview of the international and EU legislative framework

This section reviews the EU legal framework guiding national legislation in relation to unaccompanied minors. It provides a mapping of the substantive and procedural provisions in the EU *acquis* that regulate the protection of UAMs. The section also highlights how the EU *acquis* relates to the broader international legal framework on UAMs.

Further information on the EU *acquis* on unaccompanied minors is also available in the Reference Document on Unaccompanied minors¹¹³ developed within the CONNECT project¹¹⁴ funded by the European Commission.

8.1 INTRODUCTION

Whereas a number of international human rights treaties¹¹⁵ contain detailed obligations, which guarantee rights of children, the main one being the UN Convention on the Rights of the Child (CRC),¹¹⁶ only few provisions in these treaties especially refer to rights of children who are unaccompanied. These Conventions do not define the term unaccompanied minors either. However, all obligations pertaining to the rights of the child have to be respected whether these children are accompanied or not.

All EU Member States, and indeed all countries in the world apart from South Sudan and the United States of America, have ratified the CRC and most EU Member States are bound by the other treaties guaranteeing the rights of the child. 117 The Convention on the Rights of the Child applies to all children. Member States have to respect these obligations in their law, not only when they legislate autonomously but also when they implement EU legal acts and transpose Directives. Furthermore, although the EU has not acceded to the UN Convention on the rights of the child, the Treaty on the European Union sets an objective for the promotion of the protection of the rights of the child and the EU has committed itself to respect core human rights treaties, such as the CRC and the 1951 UN Convention Relating to the Status of Refugees (1951 RC). 118 Accession to the ECHR is currently in preparation.

There are quite a number of reasons why only within the last decade it was seen necessary to create special rights to protect unaccompanied minors. The main reason may be seen in the fact that only with growing numbers of arriving UAMs the necessity to extend the legal framework for their protection became obvious. As a consequence obligations for States to grant additional rights to UAMs are mainly contained in recent legislation, mainly in the legal acts comprising the Common European Asylum System (CEAS), in legal acts related to immigration and return and also in legal acts related to prevention of trafficking and abuse.

The obligations contain different types of guarantees for UAMs. One group of rights are procedural rights regarding entry, asylum procedures, procedures determining their residence status and also provisions on appropriate legal representation in these proceedings. Another group of rights concerns the reception of unaccompanied minors including social rights, such as housing, education and access to medical care. A third group is related to the protection of unaccompanied minors from being trafficked, exploited or abused.

8.2 PROVISIONS IN PLACE TO ADDRESS THE HUMAN RIGHTS OF UAMS

The CRC applies to all children and defines in its Article 1 that a child is "every human being below the age of eighteen years unless under the law applicable to the child, majority is attained earlier". The Convention however does not address the situation where minority is disputed and does not refer to the critical issue of age assessment procedures and necessary guarantees in these procedures. The protection of unaccompanied minors was not a key issue when the CRC was drafted. This is detectable from the text and also from the travaux préparatoires. 119 Art. 22 is the only Article which directly refers to UAMs. It deals with unaccompanied refugee children and obliges Member States to take appropriate measures to ensure that a child, whether accompanied or unaccompanied, who is seeking refugee status or who is considered a refugee shall receive appropriate protection and humanitarian assistance. The Convention does not contain an exact definition of "unaccompanied" children - but simply refers to a minor not accompanied by an adult - and Art. 22 only comprises children seeking protection and children who are considered to be a refugee. All rights provided for in the CRC however have to be guaranteed to all children and Art. 22 only provides for guarantees for those unaccompanied. This Article furthermore states that efforts have to be undertaken by states to protect and assist such a child and to trace the parents or other members of the family, subject to a best interests assessment. The tracing obligations also play an important role in the legal acts establishing the CEAS.

https://treaties.un.org/pages/Treaties.aspx?id=4.

http://www.connectproject.eu/PDF/CONNECT-

EU Reference.pdf http://www.connectproject.eu/

Footnotes to these international treaties are provided throughout this section.

 $^{^{116}}$ Convention on the Rights of the Child, 20 November 1989, 1577 UNTS 3.

¹¹⁷ See for the status of ratification

¹¹⁸ Convention Relating to the Status of Refugees, 28 July 1951, 189 UNTS 150.

¹¹⁹ Cf Sharon Detrick, The United Nations Convention on the Rights of the Child: A Guide to the "*Travaux Préparatoires*", Nijhoff, Dordrecht 1992.

However, in 2005 the UN Committee on the rights of the child adopted General Comment No 6 on the treatment of unaccompanied and separated children outside their country of origin (GC No 6). ¹²⁰ GC No 6 recalled that unaccompanied and separated children are holders of all of the rights in the Convention and sought to issue guidance to help tackle some of the protection gaps already identified for these children.

In the report of the UN Committee on the rights of the child's general day of discussion on the rights of all children in the context of international migration, the Committee made a series of recommendations to States Parties, many of which are relevant to the themes addressed in this report¹²¹.

Other UN Human Rights Treaties contain provisions on the protection of the right to family life and also special rights for children. The Covenant on Civil and Political Rights¹²² provides for the protection of family life in its Art. 12 and guarantees special rights for children in Art. 24. Unaccompanied minors are only covered by these general rules, there are no special guarantees for unaccompanied minors. The UN Covenant on Social, Cultural and Economic Rights¹²³ again contains guarantees for the protection of children in Art. 10 but does not refer to unaccompanied minors either.

The 1951 Refugee Convention does not deal with procedures in general and does not guarantee special rights for children. The Final Act of the Conference that adopted the 1951 Convention aims to provide for family unity.

The Hague Convention on Parental Responsibility and Measures for the Protection of Children does not guarantee special rights for unaccompanied minors either. 124 The same goes for the Optional Protocol to the Convention on the Rights of the Child on the Sale of Children, Child Prostitution and Child Pornography. 125

On the level of the Council of Europe, the ECHR provides for the protection of the right to family life in Art. 8. In exceptional cases this provision could even oblige states to unite children with family members

and allow these family members to enter the country and to stay there. The ECHR however does not contain provisions guaranteeing special rights of children or unaccompanied minors.

Though there are no explicit guarantees in the ECHR, the ECtHR has developed a constant jurisprudence that Member States are obliged to take the especially vulnerable situation of children into account. Children are considered to be generally vulnerable and this is vulnerability enhanced when unaccompanied. In several cases the Court found that minor unaccompanied asylum seekers are in a state of particular vulnerability. 127 The Court constantly refers to obligations of Member States deriving from the CRC. According to the ECtHR the CRC obliges States to take into account the best interests of the child (Art. 3 CRC), to respect the needs of children when they are deprived of their liberty (Art. 37 CRC) and to take appropriate measures to ensure that a child who is seeking refugee status shall, whether unaccompanied or accompanied, receive appropriate protection and humanitarian assistance (Art. 22 CRC). 128

Directives and Regulations contain EU guaranteeing the rights of children and also the rights of UAMs. The EU acquis, especially the revised legal acts establishing the second phase of the CEAS improved the protection of UAMs considerably. This development was a reaction to the factual situation and it was strongly influenced by the jurisprudence of the CJEU and also by the jurisprudence of the ECtHR. As well, the European Parliament's resolution of 12th September 2013 called on the Commission to adopt a number of strategic guidelines in areas which are core areas for the protection of UAMs, namely access to the territory, identification of UAMs, in order to assess the individual circumstances and specific protection needs and prevention of detention of UAMs. The Parliament called on the Commission to draw up these strategic guidelines, which should address each stage in the process, "from the arrival of a minor in European territory until a durable solution has been found." The Commission is developing such guidelines on a sectorial basis. The EU also adopted an Agenda for the Rights of the Child. 129 These activities sought to promote the protection of the rights of unaccompanied children.

Article 24 of the Charter of Fundamental Rights of the EU stipulates that *children shall have the right to such* protection and care as is necessary for their well-

http://www2.ohchr.org/english/bodies/crc/docs/GC6.pdf
 http://www2.ohchr.org/english/bodies/crc/docs/discussion
 2012/ReportDGDChildrenAndMigration2012.pdf

¹²² International Covenant on Civil and Political Rights, 16 December 1966, 999 UNTS 171.

¹²³ International Covenant on Economic, Social and Cultural Rights, 16 December 1966, 993 UNTS 3,

¹²⁴ Hague Convention on jurisdiction, applicable law, recognition, enforcement and cooperation in respect of parental responsibility and measures for the protection of children, 19 October 1996, available at http://www.hcch.net/index en.php?act=conventions.text&cid

To Optional Protocol to the Convention on the Rights of the Child on the Sale of Children, Child Prostitution and Child Pornography, 25 May 2000, G.A. Res. 54/263, Annex II.

<sup>See ECtHR, Sen v. the Netherlands, App. No. 31465/96,
December 2001 and ECtHR, Tuquabo-Tekle and Others v. the Netherlands, App. No. 60665/00, 1 December 2005.
See e.g. ECtHR, Rahimi v. Greece, App. No. 8687/08, 5
April 2011, § 86.</sup>

¹²⁸ ECtHR, *Muskhadzhiyeva and Others v Belgium*, App. No. 41442/07, 19 January 2010, § 62; ECtHR, *Popov v France* App nos 39472/07 and 39474/07, 19 January 2012, 91. ¹²⁹ http://ec.europa.eu/justice/fundamental-rights/rights-child/eu-agenda/index_en.htm

being. They may express their views freely. Such views shall be taken into consideration on matters which concern them in accordance with their age and maturity. In all actions relating to children, whether taken by public authorities or private institutions, the child's best interests must be a primary consideration. Every child shall have the right to maintain on a regular basis a personal relationship and direct contact with both his/ her parents, unless that is contrary to his or her interests. The Charter is binding on the EU institutions in all their actions and it is binding on national authorities when applying EU law.

Whereas the Convention on the rights of the child provides a clear definition of a 'child', the recasts of the Qualification, Procedures and Reception Conditions Directive and the Dublin III-Regulation define UAMs identically as "third-country nationals or stateless persons below the age of 18, who arrive on the territory of the Member States unaccompanied by an adult responsible for them whether by law or custom, and for as long as they are not effectively taken into the care of such a person; it includes children who are left unaccompanied after they have entered the territory of the Member States."

The recast of the Dublin Regulation¹³⁰ provides for enhanced guarantees for UAMs during the process of establishing the State responsible for examining the application. It contains specific obligations on the treatment of children, including unaccompanied minors, in Art. 6.

Art. 6 (2) refers to the obligation to ensure that a representative represents and/or unaccompanied minor with respect to all procedures provided for in this Regulation. Art. 8 sets out the criterion that UAMs should be united with family members or siblings who are legally present. The Preamble of the Regulation stresses that specific procedural guarantees for unaccompanied minors are necessary "on account of their particular vulnerability". 131

In general, the Dublin III-Regulation enhances the protection of UAMs which marks an improvement in comparison to the Dublin II-Regulation. The Regulation stresses the importance to take the best interests of the child into account and provides for a number of procedural rules to reach that aim.

In the case *MA*, *BT*, *DA*¹³² based on the provisions of the Dublin II-Regulation the CJEU had decided that the best interests of the child is the primary goal when States implement EU legal acts containing rights of children. The Court based the interpretation on object

¹³⁰ Regulation 604/2013 of the European Parliament and of the Council of 26 June 2013 establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person, OJ L 180, 29 June 2013, 31.

131 Supra, recital 13.

and purpose of the Regulation and came to the conclusion that the best interest of the children requires the determination procedure to be as short as possible. In these joined cases UAMs had lodged asylum applications in more than one Member State. The Court decided that the Member State where the children are present is responsible in order to avoid lengthy determination procedures.

As a reaction to the judgment, the Commission published a proposal for an amendment of Dublin-III in June 2014. The text should finally determine the responsibility of the State where the minor is present and should leave no interpretative uncertainties.

Also the revised Qualification Directive¹³⁴ extends the protection of children and especially of rights of UAMS. Art. 31 of this Directive refers to rights of UAMs who have been granted international protection. These rights include legal representation, family unity with siblings, tracing of family members and placement in suitable accommodation for children.

The revised Asylum Procedures Directive¹³⁵ extends the protection of UAMs as well. It contains procedural guarantees for them, such as the conduct of the personal interview and also information obligations for States. Art. 25 also provides for legal representation of UAMs. The Directive also determines that Member States may regulate the question if and under which circumstances a minor – including an UAM – can make an application on his or her own behalf and when it has to be lodged by a representative. Thus States have the possibility to control the access of UAMs to status determination proceedings.

The revised Reception Conditions Directive 136 ensures that a standard level of reception conditions is applicants guaranteed to all for international protection. The Directive allows detention for UAMs only as a measure of last resort (Art. 10), it limits the use of detention by providing an exhaustive list of possible detention grounds (Art. 8) and regulates the detention conditions for UAMs as well. The Directive obliges States to trace family members of UAMs (subject to an assessment of their best interests), which is essential to reach the goal to unite them with their families. In general the Directive establishes

 $^{^{132}}$ CJEU, Case C-648/11 The Queen, on the application of MA, BT, DA v Secretary of State for the Home Department, OJ C 225, 3 August 2013, 18.

¹³³ Proposal for a Regulation amending Regulation 604/2013 as regards determining the Member State responsible for examining the application for international protection of unaccompanied minors with no family member, sibling or relative legally present in a Member State, COM(2014) 382 final, Brussels, 26 June 2014

¹³⁴ Directive 2011/95/EU of the European Parliament and of the Council of 13 December 2011 on standards for the qualification of third-country nationals or stateless persons as beneficiaries of *international protection*, for a uniform status for refugees or for persons eligible for subsidiary protection, and for the content of the protection granted, OJ L 337, 20 December 2011, 9.

 ¹³⁵ Directive 2013/32/EU of 26 June 2013 on common procedures for granting and withdrawing international protection (recast), OJ L 180, 60.
 ¹³⁶ Directive 2013/33/EU of 26 June 2013 laying down

¹³⁶ Directive 2013/33/EU of 26 June 2013 laying down standards for the reception of applicants for international protection (recast), OJ L 180, 96.

detailed rules for the reception and treatment of children and UAMS (see especially Art. 24). Art. 21 defines special categories of vulnerable applicants (including UAMs) and obliges States to account the specific situation of these vulnerable persons.

Also other EU legal instruments contain provisions which should ensure the protection and rights of UAMs. The Anti-Trafficking Directive 137 is to be seen as an important step in the enhancement of their protection. Art. 16 contains detailed rules on assistance, support and protection for UAMs who are victims of trafficking. The Preamble rightly stresses the importance of extended protection mechanism for UAMs in this area. The Directive on the issuance of residence permits to third-country nationals who are victims of trafficking in human beings also provides for protection of UAMs. 138 According to Art. 10(c) MS are obliged to ensure legal representation to UAMS in accordance with their national law. They also have to establish the identity, nationality and the status as an unaccompanied minor. The Directive also includes the obligation to trace the families of these minors as soon as possible, subject to an assessment of their best interests.

Art. 20 of the Directive on combating the sexual abuse and exploitation¹³⁹ obliges states to appoint a special representative to protect unaccompanied child victims in criminal investigations and proceedings. Art. 24 of the Directive establishing minimum standards on the rights, support and protection of victims of crime¹⁴⁰ also provides for the appointment of such a representative.

Art. 19 of the Schengen Borders Code¹⁴¹ provides for specific rules for the control of certain categories of persons including children, which should be laid down in Annex VII. This Annex however only stipulates that Border guards shall pay particular attention to children, whether travelling accompanied or unaccompanied, but that checks on entry and exit should be the same as for adults.

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8.3 THE PROTECTION OF UNACCOMPANIED MINORS IN INTERNATIONAL LAW AND THE EU ACQUIS

The recasts of the legal acts building the CEAS and also in other EU legal acts have strengthened the protection of unaccompanied minors in law, and it has been recognised as essential to protect UAMS from being trafficked and to protect them when they are victims of traffickers.

Although the protection of children has been considerably improved in law, potential gaps remain in EU legislation concerning the conditions of entry of UAMs, where only a few specific provisions are in place. The Schengen Borders Code refers to special rules which should be laid down, but then foresees the same standards of control as for adults and does not provide for special guarantees for minors.

While a set of rules and standards regarding the protection of UAMs has been laid down in the EU asylum acquis, there are only very few specific guarantees for UAMS who arrive in a Member States without applying for international protection.

 $^{^{137}}$ Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, OJ L 101, 1.

¹³⁸ Council Directive 2004/81/EC of 29 April 2004 on the residence permit issued to third-country nationals who are victims of trafficking in human beings or who have been the subject of an action to facilitate illegal immigration, who cooperate with the competent authorities, OJ L 262, 19. ¹³⁹ Directive 2011/92/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA, OJ L 335, 1. ¹⁴⁰ Directive 2012/29/EU of the European Parliament and of

¹⁴⁰ Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA, OJ L 315, 57.

 $^{^{141}}$ Regulation 562/2006 of the European Parliament and of the Council of 15 March 2006 establishing a Community Code on the rules governing the movement of persons across borders (Schengen Borders Code) OJ L 105, 1 (as amended).

¹⁴² Regulation 562/2006 of the European Parliament and of the Council of 15 March 2006 establishing a Community Code on the rules governing the movement of persons across borders (Schengen Borders Code) OJ L 105, 1 (as amended).

9 Conclusions

This EMN Focussed Study – an update of a previous EMN study carried out in 2008-2009 – presents a comparative analysis of EU (Member) States' policies and practices on unaccompanied minors, from the moment they arrive at the border or are intercepted on the EU territory until a durable solution may be found.

To the extent possible, the Study distinguishes between (i) UAMs applying for asylum and those who have been granted international protection, and (ii) unaccompanied minors not applying for asylum, including those who entered irregularly and/ or child victims of trafficking. This Synthesis Report may serve to inform further development of EU and/ or (Member) States' approaches to safeguarding unaccompanied minors.

Overall, a number of issues emerge from this Study:

Scale of the issue of UAMs in the EU plus Norway

More than 24,000 UAMs applied for asylum in the plus Norway in 2014. The numbers of unaccompanied minors seeking asylum has steadily grown in recent years - especially in Sweden, Germany, Italy and Austria. At the same time, the overall proportion of asylum applicants who are unaccompanied minors in the EU plus Norway has decreased since 2009, accounting for 4% of the total number of asylum applications in 2014. Most of the UAMs applying for asylum in the EU plus Norway were boys (86%), as opposed to girls (14%), and between 16 and 17 years of age (65%). In 2014, the main countries of origin of these minors were Afghanistan (26% of the total number applying for asylum in the EU), Eritrea (19%), Syria (13%), Somalia (10%), The Gambia (4%) and Morocco (3%).

Only seven (Member) States could provide data on the numbers of unaccompanied minors arriving in Europe and **not seeking asylum**. The data show that there is some evidence of increases within some (Member) States, particularly Italy. The Study finds that there is also limited qualitative information available regarding non-asylum seeking children, pointing to the **need for further research** not only on the socio-demographic profile, but also on the specific situation of this group of unaccompanied minors within and across (Member) States.

$\label{eq:motivations} \mbox{Motivations of UAMs for entering the EU}$

Often the decision to migrate is not made by the minor but his/ her parents or other family members. Nevertheless, this Study finds that UAMs have different motivations for entering the EU, reflecting their individual life stories, experiences during the unaccompanied journey and their hopes and dreams about a new life in Europe. Overall, motivations for fleeing the country of origin and for entering a particular (Member) State are varied. In spite of

holding preferences for a particular (Member) State of destination, in reality, where a UAM actually arrives, is trafficked/ smuggled, or is intercepted **can be unintentional and wholly dependent on external factors** (e.g. smuggling routes, etc.).

Similarly, although asylum- and non-asylum seeking UAMs constitute two different (legal) categories of unaccompanied migrant children, their motivations for arriving in the EU are **not always aligned with their** migration status. For example, some UAMs do not give the reasons for leaving their country of origin, some of which may actually provide them with the grounds for applying for asylum; due to trauma or for other reasons this information may not be shared with (the appropriate) authorities. Therefore, whilst this Study finds that asylum-seeking UAMs may fear persecution, harm and/ or human rights violations in the country of origin and non-asylum seeking UAMs may often be seeking better education and economic prospects, both groups of UAMs are ultimately looking for a better future in Europe. Therefore, the differences between the motivations of UAMs regardless of whether they are seeking or not seeking asylum - should be interpreted bearing the abovementioned caveats in mind.

Circumstances of UAMs entering the EU

The circumstances of entry point to the prevalence of UAMs wishing to transit from Eastern and Central European countries to Western European and Nordic Countries. Furthermore, some (Member) States¹⁴³ reported possible cases of smuggling and/or trafficking in human beings. The Study shows that the majority of (Member) States address this issue by providing special training on identification of victims to border guards and/or police authorities; a number of countries have also either continued or put in place further new measures to strengthen the protection of child victims of trafficking in human beings, such as Finland, the Netherlands and the United Kingdom.

Entry and assessment procedures, including border controls for UAMs

In line with EU acquis and international obligations, asylum-seeking UAMs will always be allowed entry into the EU territory, regardless whether they meet the entry requirements. This is not always the case for non-asylum seeking UAMs for whom the possibility of return to the country of origin if they do not meet the entry conditions exists extensively across (Member) States' national legislation. However, the Study finds that in practice this measure is not often applied to non-asylum seeking UAMs. Many (Member) States thus grant non-asylum seeking UAMs access to the territory on humanitarian grounds,

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¹⁴³ E.g. DE

giving priority to the fact that they are first and foremost children (rather than migrants) and allowing them to enter the EU. Similarly, (Member) States who may refuse entry to UAMs, including non-asylum seeking children, make decisions on return procedures on a case-by-case basis, taking account of the best interests of the child, as foreseen by the Return Directive.

Whilst different assessment procedures of whether a UAM fulfils the entry requirements or not apply at the border or upon interception on the EU territory, the correct identification of these children is crucial for ensuring that they are treated first and foremost as children in subsequent procedures and processes. However, this Study finds that border guards and/ or police authorities in most (Member) States do not receive specialised training on establishing the identity of UAMs, nor on safeguarding children, apart from training on identification of victims of trafficking. To ensure the correct and prompt referral of UAMs to child protection/ welfare agencies, it is important that child-specific training is regularly provided by (Member) States to border control authorities. Some (Member) States, for example, the Netherlands has taken steps in a similar direction by concluding protocol agreements for the referral of UAMs to child protection/ welfare agencies - with a view to adopting an integrated, child-centred approach making sure that the UAM is, as quickly as possible, provided with the specific care s/he needs, and preventing possible exploitation or abuse in the case of victims of trafficking.

When it comes to national asylum procedures, EU acquis ensures that special safeguards are provided to asylum-seeking UAMs throughout the entire process. As for non-asylum seeking UAMs, it is important to note that some (Member) States, such as Finland and Norway, do not have legislation that acknowledges non-asylum seeking UAMs - and instead generally direct all UAMs to the asylum procedure (including cases of victims of trafficking in human beings). Practices in similar cases, for example, Ireland and Sweden where legislation does not distinguish between asylum-seeking and nonasylum seeking UAMs, show that non-asylum seeking UAMs are recognised as being just as vulnerable (as their asylum-seeking counterparts) and therefore have access to similar provisions.

Although **age assessment** and **appointment of a guardian/ representative** are not extensively covered in this Study,¹⁴⁴ the general approach of (Member) States is to give the 'benefit of the doubt' to

¹⁴⁴ For further information about age assessment and guardianship, (Member) States are suggested to review the recent guidance on *Age Assessment Practice in Europe* and *Guardianship for children deprived of parental care*, respectively published by EASO and the FRA.

UAMs who claim to be minors when assessing their age. Nevertheless, in some (Member) States the number of self-declared UAMs whose age was refuted is significant.

In most (Member) States it is common practice to appoint a guardian and/ or legal representative to UAMs. Despite the 'universal' application of the latter across the EU, a couple of (Member) States do not have guardianship arrangements in place for UAMs (excluding legal representation) and for non-asylum seeking children in particular.

Reception conditions, including integration measures for UAMs

The organisation of reception facilities for UAMs differs between (Member) States, in terms of type of facilities accommodating these children (e.g. separate facilities specifically for minors, mainstream facilities with provisions for minors, foster care) and the actors involved in the provision of reception (e.g. central and/ or local government responsibility). With a few exceptions, 145 most (Member) States apply a similar reception system for all UAMs, hosting asylum- and non-asylum seeking minors in similar facilities.

With regard to **integration measures**, this Study outlines the provisions available to non-asylum seeking UAMs. Though **non-asylum seeking UAMs benefit from similar rights, exceptions may apply** (e.g. lack of legal advice or lack of basic medical care provided) which practically hinders the protection of these children.

With regard to **durable solutions**, the Study finds that most (Member) States do not **define** this in legislation, though some of them plan to introduce such a provision in the future. A '**best interests' determination procedure** is in place in several (Member) States to support the competent authority's decision on a durable solution for the UAM following asylum/ immigration procedures and in several, though not all (Member) States, UAMs are directly involved in this procedure.¹⁴⁶

UAMs who go missing or abscond from reception and care facilities

The precise numbers of UAMs who go missing or abscond from reception and care facilities are not known, which makes it difficult to provide an adequate assessment of the issue of absconding in the (Member) States, as well as at EU level. Further efforts

¹⁴⁵ AT, FI, HU and SI

¹⁴⁶ For further information on best interests determination procedure, please review the UNHCR and UNICEF renewed guidance on this for European States: Safe and Sound: what States can do to ensure respect for the best interests of unaccompanied and separated children in Europe, http://www.refworld.org/docid/5423da264.html

made to better **record disappearances** and/ or make these publically available would widen understanding of this issue, and suggestions how data collection might be improved are provided further below.

The Study identifies **prevention measures** as one of the most important areas of intervention when it comes to disappearances of UAMS, with the **first 24 hours upon arrival of a UAM in such a facility seen as critical** for establishing a relationship of trust with the child and reducing chances of his/ her disappearance. (Member) States report the need for **greater collaboration between all authorities** dealing with UAMs who may be prone to disappear. To date, a few (Member) States, including Ireland, Spain and the United Kingdom have established **protocols between authorities** in order to prevent and/ or respond to the issue, and these are considered to be a good practice.

Arrangements in (Member) States for UAMs turning 18 years of age

As mentioned above, two thirds of all UAMs applying for asylum in 2009-2013 were aged 16 to 17 years and were/ are therefore already close to the age of majority. Until 18, in many (Member) States and in alignment with the UN CRC, UAMs are treated first and foremost as children and measures are in place to protect them whatever their migration status; at 18, however, the migration status of UAMs takes precedence, which as the Study shows may have implications for UAMs' access to rights such as accommodation, education and/ or employment and above all, on UAMs' legality of residence. This underlines the importance of ensuring that measures are in place in the (Member) States to support UAMs transitioning into adulthood. The UN Guidelines for the alternative care of children are useful in this context.

The Study finds that at present there are few measures available in the (Member) States to support UAMs preparing for this transition. For example, it is not always clear if and when UAMs are informed about the transition to adulthood and more importantly, the changes that this may bring as their migration status changes and when migration rules again take priority. Nevertheless, several (Member) States constitute good practices in that they provide accommodation and support to former UAMs until they reach a certain age (usually between 21 and 25 years).

Return practices of (Member) States, including reintegration of UAMs

Despite recent calls by European and international institutions to end detention of migrant children, ¹⁴⁷ the

¹⁴⁷ For instance, European Parliament (2014). Motion for a Resolution on the 25th anniversary of the UN CRC, http://www.europarl.europa.eu/sides/getDoc.do?pubRef=-//EP//TEXT+MOTION+B8-2014-0285+0+DOC+XML+V0//EN Study finds that at present most of the (Member) States' legislation still provides for the possibility to detain UAMs, albeit special conditions apply. A considerable number of (Member) States may also subject UAMs to forced return procedures.

Further, whilst most (Member) States provide appropriate safeguards under which UAMs may be returned voluntarily as well as detained, they do not consistently report on the extent to which reintegration programmes may be adapted to the needs of children overall and their specific circumstances.

Overall conclusions

Overall, the Study concludes that whilst many provisions and measures are in place for asylumseeking UAMs and those granted international protection as part of EU acquis and international legislation (a special point of attention during the Recast of the Common European Asylum System acquis), non-asylum seeking UAMs do not appear to benefit from the same level of (legal/ legally ensured) protection. The Study highlights some gaps and challenges that still need to be addressed to ensure that all UAMs benefit from the same level of protection - which should also be equivalent to the protection afforded to national children deprived of parental care in the (Member) States. UAMs are not in all Member States treated first and foremost as children, and their protection needs as such are not always recognised fully by the competent national authorities, irrespective of their migration status.

The Study also identifies certain gaps in the collaboration and cooperation that takes place between the various authorities dealing with **UAMs** in the (Member) States. As mentioned above, this issue is apparent in relation to several procedures and processes, for example, in the process of identifying UAMs when crossing the border or when they are intercepted on the EU territory; in the process of ensuring that a guardian is appointed at the earliest opportunity to ensure the protection of the UAM; and the procedure to ensure that UAMs access appropriate reception support. This issue also relates to the prevention of disappearances of UAMs from reception and care facilities and is also a factor in the determination of durable solutions for UAMs, where cooperation between the authorities, the UAM plus individuals and agencies representing the child, has been reported in some (Member) States but not consistently across all.

A notable outcome of this Study is the identification of some very interesting **new practices and measures** developed in recent years in the (Member) States to address the above-mentioned issue of 'inequality' between asylum-seeking and non-asylum seeking unaccompanied minors, with some (Member) States ensuring that their national childcare policies take priority over migration law in respect of this target group of migrants. For example, in some (Member) States, notably Belgium, Germany, Ireland, the

Netherlands and the United Kingdom, similar childcare systems work effectively to ensure that non-asylum seeking UAMs have equal access to the services for asylum-seeking UAMs and in fact all children from that (Member) State. Specific examples of good practice in the protection of UAMs highlighted in this Study include the following:

- The official policy of Ireland not to refuse any minor entry to the Irish State ensures that all UAMs are treated first and foremost as children, irrespective of their migration status as is the case in other Member States (e.g. Sweden);
- The appointment of suitably qualified and trained staff to work with and for UAMs, and the involvement of child protection professionals in all procedures/ processes affecting these children. Good practice examples in this regard are the integrated approaches of the Netherlands and Spain for the referral of UAMs from border control to child protection authorities;
- ★ The special safeguards in place for UAMs during the asylum procedures in Belgium and the United Kingdom, including interview by specially trained case workers, prompt appointment of a guardian or referral to local social services, etc.;
- ★ The special/ protected reception of UAMs who are (potential) victims of trafficking in the Netherlands, which has also reduced disappearances and likely re-victimisation of this group of children;
- The setting up of care standards for UAMs/ children, such as in the United Kingdom, as well as of robust monitoring and accountability measures;
- The personalised care and/ or independence promotion plans drawn up together with UAMs in Finland, which take account of the child's particular situation and needs for support before and/ or after his/ her transition to adulthood;
- Special prevention measures, fast-track asylum procedures or guidance for national authorities in Belgium, Norway and the United Kingdom, aiming to reduce the disappearance of UAMs;
- Continuing care for former UAMs to support their transition to adulthood in a host of (Member) States, including Belgium, Poland and Sweden, and pathway planning to help UAMs leaving care in the United Kingdom to become independent.

Finally, the Study highlights the **general lack of comprehensive and comparable data** on the numbers of and outcomes for UAMs receiving some form of protection in the EU. The current obligation for (Member) States to provide annual data only on UAMs applying for international protection – and the limited data gathered on non-asylum seeking UAMs through this EMN Study – restricts the scope for properly assessing the situation of all UAMs arriving in the EU

and finding durable solutions, particularly for non-asylum seeking children. Without evaluation based on comprehensive and comparable data, it is difficult to assess the real scale of specific problems affecting asylum- and non-asylum seeking UAMs alike, such as the risk of absconding from reception and/ or care facilities.

More systematic data collection using common definitions on UAMs could improve the availability of information to better inform any further development of safeguarding practices of (Member) States. This might include:

- Systematic collection from (Member) States of annual disaggregated data on UAMs who are not applying for international protection, such as total number of UAMs not applying for asylum, disaggregated by age and sex, grounds for residence permits granted to non-asylum seeking UAMs or other possible outcomes for such children (e.g. return);
- Development of a **standardised method to record the disappearances of UAMs**, with
 annual data collection on the total number of
 UAMs reported as missing and/ or absconding
 from the care of asylum or other public authorities
 (and those then accounted for), disaggregated by
 age, sex, nationality, type of disappearances in
 terms of the migration status of the minor,
 including a distinction between the numbers of
 children and numbers of cases of disappearances
 of UAMs;
- Development of common indicators on durable solutions/ outcomes for UAMs, both asylumand non-asylum seeking;
- Development of common indicators on outcomes for UAMs turning 18 years of age, disaggregated by sex and type of outcomes (e.g. permanent/ temporary residence permit, return, education/ employment, etc.).



European Migration Network Synthesis Report for the EMN Focussed Study 2014

Policies, practices and data on unaccompanied minors

in the EU Member States and Norway

Annexes to the Synthesis Report

May 2015



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DISCLAIMER

This Synthesis Report has been produced by the European Migration Network (EMN), which comprises the European Commission, its Service Provider (ICF and the Odysseus Network) and EMN National Contact Points (EMN NCPs). The report does not necessarily reflect the opinions and views of the European Commission, EMN Service Provider or the EMN NCPs, nor are they bound by its conclusions. Similarly, the European Commission, ICF and the EMN NCPs are in no way responsible for any use made of the information provided.

The Focussed Study was part of the 2014 Work Programme for the EMN.

EXPLANATORY NOTE

This Synthesis Report was prepared on the basis of National Contributions from 27 EMN NCPs (Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, the Netherlands, Poland, Portugal, Slovak Republic, Slovenia, Spain, Sweden, the United Kingdom and Norway) according to a Common Template developed by the EMN and followed by EMN NCPs to ensure, to the extent possible, comparability.

National contributions were largely based on desk analysis of existing legislation and policy documents, reports, academic literature, internet resources and reports and information from national authorities and practitioners. Statistics were sourced from Eurostat, national authorities and other (national) databases. The listing of Member States in the Synthesis Report results from the availability of information provided by the EMN NCPs in the National Contributions.

It is important to note that the information contained in this Report refers to the situation in the above-mentioned (Member) States up to and including 2014 and specifically the contributions from their EMN National Contact Points. More detailed information on the topics addressed here may be found in the available National Contributions and it is strongly recommended that these are consulted as well.

EMN NCPs from other Member States could not, for various reasons, participate on this occasion in this Study, but have done so for other EMN activities and reports.

Annex 1 Statistics on unaccompanied minors in the (Member) States (2009-2013 and 2014)

Table A1.1 Statistics on applications for international protection by UAMs in the (Member) States (2009-2014)

Member State	Total number of applic	ations for international p	protection submitted by	unaccompanied minors	in the (Member) State i	n each reference perio
Member State	2009	2010	2011	2012	2013	2014
Austria*	1,062	687	1,121	1,574	999	1,975
Belgium**	710	860	1,385	975	420	475
Bulgaria	8	22	23	64	183	940
Croatia	21	38	197	70	55	10
Cyprus	20	33	13	27	57	50
Czech Republic	NI	NI	NI	NI	NI	5
Estonia	1	0	2	2	4	0
Finland	557	329	152	166	161	195
France ¹	445	610	595	490	365	270
Germany	NI	NI	NI	NI	NI	4,400
Greece	38	147	59	73	329	440
Hungary	271	150	61	185	380	605
Ireland	56	37	26	23	20	30
Italy	420	305	825	970	805	2,505
Latvia	0	5	0	1	4	0
Lithuania	3	9	10	4	2	5
Luxembourg	9	18	22	18	45	30
Malta	45	5	25	105	335	55
Netherlands	NI	NI	NI	NI	NI	960
Poland***	385	244	210	247	259	185
Portugal	5	7	5	16	54	15
Slovenia	26	38	58	52	28	65
Slovak Republic	28	7	13	4	5	10
Spain	19	13	9	17	12	15
Sweden	2,250	2,393	2,657	3,578	3,852	7,050
United Kingdom	2,857	1,515	1,248	1,125	1,265	1,860

¹ In France, UAMs are taken under the care of the public authorities within the framework of child protection. Only the number of UAMs in care in this framework is known.

Member State	Total number of application	ations for international p	protection submitted by	unaccompanied minors i	in the (Member) State in	each reference period
Trember State	2009	2010	2011	2012	2013	2014
Norway	2,500	892	858	964	1,070	940

Source: National Reports 2009-2013 data, Eurostat 2014 data (extracted on 23rd April 2015)

Notes: * Austria also provided data on the Total number of self-declared unaccompanied minors applying for asylum, these are accordingly: 1,185 (2009); 934 (2010); 1,346 (2011); 1,781 (2012); 1,187 (2013).

** Belgium also provided data on the Total number of self-declared unaccompanied minors applying for asylum, these are accordingly: 935 (in year 2009); 1,081 (in year 2010); 2,020 (in year 2011); 1,546 (in year 2012); 679 (in year 2013).

*** Poland provided data on applications for international protection submitted by self-declared unaccompanied minors and by minors considered to be UAMs. In fact, in most cases the applications were submitted by minors who arrived in Poland being accompanied by their relatives. Minors who arrived in Poland alone are in a minority (according to estimations made by the Office for Foreigners, this is less than 30 minors yearly). Only these true UAMs make use in fact of the procedural and reception arrangements which have been described in the National Report.

Table A1.2 Total number of asylum applications submitted by UAMs in the (Member) States in each reference period, disaggregated by their sex and age (2009-2013)

Age group	Year	Sex	Austria	Belgium	Bulgaria	Croatia	Cyprus	Estonia	Finland	France*	Greece	Ireland	Italy	Latvia	Lithuania	Luxembourg	Malta	Poland	Portugal	Slovak Republic	Slovenia	Spain	Sweden	United Kingdom	Norway
	2009	М	35	30	NI	3	0	0	36	5	1	1	15	0	NI	0	0	152	0	NI	0	1	159	259	NI
		F	20	25	NI		0	0	28	10	4	1	0	0	NI	0	0	126	0	NI	0		101	43	NI
	2010	М	25	45	NI	0	0	0	31	5	13	0	11	0	NI	1	0	86	0	0	1	1	194	116	125
		F	15	25	NI		0	0	27	*	6	1	3	0	NI	0	0	95	0	0	0	2	109	40	41
Less than 14 years old	2011	М	15	95	NI	3	0	0	13	5	1	1	25	0	NI	0	0	79	0	0	0	0	214	105	124
		F	10	55	NI	_	0	0	6	5	2	2	6	0	NI	0	0	70	0	0	0	0	96	14	29
	2012	М	75	55	NI	0	0	0	4	10	5	1	4	0	NI	0	5	90	0	0	4	1	308	72	98
		F	20	40	NI	Ů	0	0	4	5	2	0	1	0	NI	0	0	70	2	0	0	0	134	19	34
	2013	М	40	30	NI	0	1	0	6	*	18	1	7	0	NI	2	0	108	0	1	0	1	350	56	117
	2013	F	25	25	NI	Ŭ	0	1	3	5	4	1	1	0	NI	0	0	91	0	0	0	-	201	14	29
	2009	М	235	170	NI	4	1	0	79	10	8	5	39	0	NI	1	15	15	0	NI	4	1	618	825	NI
	2003	F	30	35	NI	·	0	0	41	5	0	9	12	0	NI	1	5	13	0	NI	0	-	116	72	NI
	2010	М	105	180	NI	6	4	0	48	10	33	1	26	0	NI	5	0	9	0	0	7	3	593	334	142
	2010	F	15	50	NI	Ŭ	0	0	41	10	1	2	7	0	NI	0	0	10	0	0	1	1	135	77	22
From 14 to 15 years old	2011	М	15	370	NI	18	1	0	20	*	6	2	69	0	NI	6	5	10	1	0	8	1	673	289	101
Trom 11 to 15 yours ora	2011	F	5	40	NI	10	0	0	9	*	0	1	8	0	NI	0	0	6	0	0	0	1	98	43	16
	2012	М	360	210	NI	11	1	0	16	*	7	2	24	0	NI	2	10	16	1	0	10	0	937	252	144
	2012	F	15	40	NI		2	0	5	5	2	1	8	0	NI	1	0	13	0	1	1	1	148	34	21
	2013	М	235	70	NI	8	8	0	8	5	63	4	79	0	NI	3	30	12	3	1	4	0	930	261	111
		F	15	30	NI	_	10	0	6	*	1	1	5	0	NI	1	0	5	3	1	0	0	161	30	21
	2009	М	670	350	NI	14	12	1	280	280	23	22	312	0	NI	7	20	51	0	NI	21	15	990	1,126	NI
		F	55	105	NI	0	7	0	40	135	2	18	42	0	NI	0	0	28	0	NI	1	2	266	196	NI
	2010	М	405	395	NI	32	22	0	130	415	91	11	242	5	NI	11	5	30	5	6	26	5	1,142	615	371
From 16 to 17 years old		F	35	165	NI	0	7	0	20	165	2	22	16	0	NI	1	0	14	0	1	3	2	220	156	92
	2011	М	35	615	NI	173	11	1	50	395	48	14	689	0	NI	14	15	31	2	11	49	5	1,370	532	387
		F	35	210	NI	3	1	1	15	180	2	6	28	0	NI	2	0	14	0	2	1	2	206	147	61
	2012	М	860	465	NI	58	20	2	68	300	55	13	912	1	NI	15	70	44	15	2	37	5	1,752	532	459

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Age group	Year	Sex	Austria	Belgium	Bulgaria	Croatia	Cyprus	Estonia	Finland	France*	Greece	Ireland	Italy	Latvia	Lithuania	Luxembourg	Malta	Poland	Portugal	Slovak Republic	Slovenia	Spain	Sweden	United Kingdom	Norway
		F	45	165	NI	1	4	0	15	170	2	6	21	0	NI	0	10	14	1	1	0	10	299	119	73
	2013	М	570	180	123	47	25	3	57	260	235	5	675	4	NI	37	255	29	30	1	23	9	1,904	711	449
	2013	F	45	80	7	0	13	0	13	90	8	8	38	0	NI	2	40	14	15	1	1	2	306	125	103
	2009	М	0	0	NI	NA	NA	0	46	NA	NA	NA	0	0	NI	0	0	0	2	NI	0	0	0	307	NI**
	2003	F	0	0	NI	NA	NA	0	6	NA	NA	NA	0	0	NI	0	0	0	0	NI	0	0	0	27	NI**
	2010	М	0	0	NI	NA	NA	0	28	NA	NA	NA	0	0	NI	0	0	0	1	0	0	0	0	156	92**
	2010	F	0	0	NI	NA	NA	0	0	NA	0	NA	0	0	NI	0	0	0	1	0	0	0		20	7**
Unknown	2011	М	0	0	NI	NA	NA	0	35	NA	NA	NA	0	0	NI	0	0	0	2	0	0	0	0	100	126**
		F	0	0	NI	NA	NA	0	4	NA	NA	NA	0	0	NI	0	0	0	0	0	0	0	0	17	14**
	2012	М	0	0	NI	NA	NA	0	49	NA	NA	NA	0	0	NI	0	5	0	1	0	0	0	0	80	120**
		F	0	0	NI	NA	NA	0	5	NA	NA	NA	0	0	NI	0	5	0	1	0	0	0	0	16	15**
	2013	М	0	0	NI	NA	NA	0	61	NA	NA	NA	0	0	NI	0	5	0	2	0	0	0	0	58	202**
		F	0	0	NI	NA	NA	0	7	NA	NA	NA	0	0	NI	0	0	0	1	0	0	0	0	10	38**
	2009	М	935	550	NI	21	13	1	441	300	32	28	366	0	3	8	35	218	2	NI	25	17	1,767	2,517	NA
		F	105	165	NI	0	7	0	115	150	6	28	54	0	0	1	10	167	0	NI	1	2	483	338	NA
	2010	М	535	620	NI	38	26	0	237	430	138	12	279	5	8	17	5	125	6	6	34	8	1,929	1,221	730
		F	65	240	NI	0	7	0	88	180	9	25	26	0	1	1	0	119	1	1	4	5	464	293	162
Total	2011	М	955	1,080	NI	194	12	1	118	405	55	17	783	0	10	20	20	120	5	11	57	6	2,257	1,026	738
Total		F	50	305	NI	3	1	1	34	190	4	9	42	0	0	2	0	90	0	2	1	3	400	221	120
	2012	М	1,295	730	NI	69	21	2	137	310	67	16	940	1	3	17	90	150	17	2	51	6	2,997	936	821
		F	75	245	NI	1	6	0	29	180	6	7	30	0	1	1	15	97	4	2	1	11	581	188	143
	2013	М	850	280	NI	55	34	3	132	265	316	10	761	4	2	42	290	149	35	3	27	10	3,184	1,086	879
	A/7	F	85	135	NI	0	23	1	29	100	13	10	44	0	0	3	45	110	19	2	1	2	668	179	191

Source: National Reports; NI – information not available, NA – not applicable

Notes: * France applies statistical confidentiality for data lower than 5.

^{**} Norway provides a data on those defined to be over 18 by age assessment, however been included in the asylum process and reception conditions.

Table A1.3 Statistics on results of application for international protection by UAMs in the (Member) States (2009-2013)

	То	tal numbe	er of <u>asylu</u>			accompani ated by se		s in the re	eference yo	ear	Total						<u>s</u> for unac regated b		nied mi	nors
Member State	20	09	20	10	20	011	20	12	20	13	200	09	20:	10	20:	11	201	2	20	13
	М	F	М	F	М	F	М	F	М	F	М	F	М	F	М	F	М	F	М	F
Belgium	305	189	538	264	614	406	1,288	412	1,253	455	177	110	278	135	291	248	712	222	625	244
Croatia	21	0	38	0	194	3	69	1	55	0	3	0	0	0	4	0	2	1	1	0
Estonia	1	0	0	0	1	0	2	0	4	0	0	0	0	0	0	1	0	0	0	0
Finland	4:	32	3:	30	1	32	1	25	1.	23	24	7	26	2	11	.5	105	5	9:	8
France	58	87	5	74	7	09	7	64	6	38	75	40	125	60	135	80	165	80	210	85
Greece	NA	NA	NA	NA	NA	NA	NA	NA	67	3	NA	NA	NA	NA	NA	NA	NA	NA	11	1
Hungary	NA	NA	NA	NA	3	36	4	15	3	72	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Italy	25	5	11	6	33	6	26	11	99	11	11	2	3	3	9	3	9	6	55	2
Latvia	0	0	0	0	5	0	0	0	0	0	0	0	0	0	4	0	0	0	0	0
Lithuania	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	3		1		2	!	1		1	
Luxembourg	1	0	2	1	9	1	8	0	30	0	0	0	0	0	2	1	0	0	1	0
Malta	62	11	19	5	20	5	19	3	96	17	20	4	16	4	10	1	12	2	69	13
Netherlands	NA	NA	950	220	500	110	230	50	200	60	NA	NA	270	110	170	70	70	30	100	40
Portugal	5	0	6	1	4	0	7	5	25	7	2	0	3	1	4	0	6	5	17	3
Slovak Republic	NA	NA	6	1	11	2	2	2	3	2	NA	NA	2	1	5	2	1	0	2	1
Slovenia	22	1	35	0	62	4	52	1	34	1	3	1	1	0	2	0	13	0	2	0
Spain	17	2	9	4	6	3	6	11	10	2	3	NA	NA	NA	2	1	NA	NA	1	NA
Sweden	1,6	582	1,9	959	2,	744	2,9	915	2,9	942	787	NA	989	277	1774	257	1573	303	1520	422
United Kingdom	2,310	297	1,361	264	760	178	490	103	810	126	1,976	248	1,148	215	644	149	410	93	658	100
Norway	NA	NA	1097	129	629	129	566	89	472	117	NA	NA	812	102	422	110	323	73	347	109

Source: National Reports; NI – information not available, NA – not applicable

Table A1.4 Status granted to UAMs out of the total number of positive asylum decisions (2009-2013)

Status granted	Year	Sex	Belgium	Bulgaria	Croatia	Estonia	Finland	France	Greece	Hungary	Italy	Latvia	Lithuania	Luxembourg	Malta	Netherlands	Portugal	Slovenia	Slovak Republic	Spain	Sweden*	United Kingdom	Norway
	2009	М	136	NA	1	0		70	NA	6	1	0	0	0	0	NA	0	0	NA	NA	21	203	NA
	2009	F	110	NA	0	0	1	35	NA	ь	1	0	0	0	0	NA	0	0	NA	NA	47	94	NA
	2010	М	157	NA	0	0	6	100	NA	7	3	0	0	0	0	NA	0	0	0	NA	38	186	61
	2010	F	133	NA	0	0	0	45	NA	/	3	0	U	0	0	NA	0	0	0	NA	52	77	50
Refugee	2011	М	202	NA	2	0	2	95	NA	4	7	0	0	2	0	10	0	0	0	NA	82	122	98
status	2011	F	245	NA	0	1	2	55	NA	4	1	0	U	0	0	<5	0	0	0	NA	78	61	74
	2012	М	269	NA	1	0	11	115	NA	0	4	0	0	0	0	10	0	5	0	NA	118	96	92
	2012	F	215	NA	1	0	11	55	NA	U	4	0	U	0	0	0	0	0	0	NA	126	63	58
	2013	М	266	2	0	0	10	120	7	3	32	0	0	1	0	<5	0	0	0	NA	173	172	154
	2013	F	234	0	0	0	10	45	1	3	1	0	U	0	0	<5	0	0	0	NA	211	65	98
	2009	М	41	NA	2	0	103	*	NA	19	10	0	3	0	18	NA	2	3	NA	3	600	1,76 0	NA
	2009	F	0	NA	0	0	103	5	NA	19	1	0	3	0	3	NA	0	1	NA	NI	174	148	NA
	2010	М	121	NA	0	0	120	25	NA	24	0	0	-	0	13	NA	3	1	2	NI	719	957	698
	2010	F	2	NA	0	0	120	15	NA	24	0	0	1	0	3	NA	1	0	0	NI	173	132	20
Subsidiary	2011	М	89	NA	2	0	60	40	NA	4	2	4	2	0	10	130	4	2	5	2	1,06 5	516	275
protection	2011	F	3	NA	0	0	68	30	NA	4	2	0	2	1	1	60	0	0	2	1	110	88	10
		М	443	NA	1	0		55	NA	_	5	0		0	11	50	6	8	1	NI	839	313	208
	2012	F	7	NA	0	0	46	25	NA	2	2	0	1	0	2	20	5	0	0	NI	117	28	7
	2012	М	359	31	1	0	C 4	90	4	7	23	0	-	0	66	80	17	2	0	1	779	483	153
	2013	F	10	3	0	0	64	35	0	/	1	0	1	0	13	30	3	0	0	NI	150	34	1
	2000	М	NA	NA	NA	0	115	NA	NA	-	1	0	NA	0	2	NA	0	NA	NA	NA	166	13	NA
	2009	F	NA	NA	NA	0	115	NA	NA	5	0	0	NA	0	1	NA	0	NA	NA	NA	43	6	NA
	2010	М	NA	NA	NA	0	68	NA	NA	4	2	0	NA	0	3	NA	0	NA	0	NA	153	5	52
Humanitarian reasons	2010	F	NA	NA	NA	0	00	NA	NA	7	0	0	INA	0	1	NA	0	NA	1	NA	32	6	32
	2011	М	NA	NA	NA	0	12	NA	NA	NA	5	0	NA	0	0	10	0	NA	0	NA	520	6	49
2	2011	F	NA	NA	NA	0	12	NA	NA	INA	2	0	INA	0	0	<5	0	NA	0	NA	59	0	26
	2012	М	NA	NA	NA	0	10	NA	NA	NA	10	0	NA	0	1	10	0	NA	0	NA	534	1	23

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Status granted E NA NA NA NA O NA NA NA DESTRUCTION O NA	8 Norway
	40
2013 M NA NA NA O NA NA NA O O NA NA NA O O NA O O O O	
F NA NA NA O NA NA NA O O NA NA NA O O NA NA NA O O O O	10
2009 M NA NA NA O 28 NA NA NA NA O 0 0 NA O NA	NA
F NA NA NA O NA	NA
2010 M NA NA NA O 68 NA NA NA O 68 O 0 O NA O NA 79 O	1
F NA NA NA O NA	0
Other 2011 M NA NA NA O 33 NA NA NA 19 O 0 O 10 O NA O NA 107 O	0
F NA NA NA O NA NA NA 1 O 0 0 0 <5 0 NA 0 NA 10 0	0
2012 M NA NA NA O 38 NA NA NA 7 O 0 0 <5 O NA O NA 82 O	0
F NA NA NA O NA NA NA O O NA NA NA O O NA NA NA O NA 13 O	0
M NA NA NA O 24 NA NA NA O 0 0 0 0 NA O NA 143 O	0
F NA NA NA O NA NA 6 0 0 0 0 NA 0 NA 21 0	0
2009 M 177 NI 3 0 247 75 NA 25 0 3 0 20 NA 2 3 NA 3 787 1,5 6	NA
F 110 NI 0 0 NA NA 5 5 0 0 4 NA 0 1 NA NI 264 24	NA
M 278 NI 0 0 125 NA 3 1 2 NI 989 1,1 8	812
F 135 NI 0 0 NA 55 6 0 1 0 4 NA 1 0 1 NI 277 21	102
Table 2011 M 291 NI 4 0 115 NA 0 33 4 2 2 10 170 4 2 5 NI 1,777 64	422
Total 2011	110
M 712 NI 2 0 165 NA 2 26 0 1 0 12 70 6 13 1 NI 1,57 41	323
2012 F 222 NI 1 0 80 NA 11 0 0 2 30 5 0 0 NI 303 93	73
M 625 33 1 0 210 11 99 0 1 69 100 17 2 2 1 1,52 65	347
2013 F 244 3 0 0 98 85 1 10 11 0 1 0 13 40 3 0 1 NI 422 10	

Source: National Reports; NI – information not available, NA – not applicable

Notes: * France applies statistical confidentiality for data lower than 5.

Table A1.5 Statistics on grounds for permits granted application for international protection by UAMs in the (Member) State (2009-2013)

Grounds for permit granted	Year	Sex	Belgium	Estonia	Finland	Latvia	Lithuania	Luxembourg	Netherlands	Slovenia	Spain	Norway
	2009	М	NA	NA	247	NA	NA	0	NA	3	3	NA
	2005	F	NA	NA		NA		0	NA	1	NA	NA
	2010	М	NA	NA	262	NA	NA	0	NA	1	NA	812
		F	NA	NA		NA		0	NA	0	NA	102
Residence permit granted, not specified or total	2011	М	NA	NA	115	NA	NA	2	NA	2	2	422
		F	NA	NA		NA		1	NA	0	1	110
	2012	М	NA	NA	105	NA	NA	0	NA	12	NA	323
		F	NA	NA		NA		0	NA	0	NA	73
	2013	M	NA	NA	98	NA	NA	1	NA	3	1	347
		F	NA	NA		NA		0	NA	0	NA	109
	2009	M	136	NA	1	NA	0	0	NA	0	NA	NA
		F	110	NA NA		NA	0	0	NA	0	NA	NA
	2010	M F	157 133	NA NA	6	NA	0	0	NA	0	NA	NA
		г М	202	NA NA		NA	0	0	NA	0	NA	NA
For refugee status (FI* for 4 years, SI)/ permanent (BE)	2011	F	245	NA NA	2	NA	0	2	NA	0	NA	NA
		M	269	NA NA		NA	0	0	NA	4	NA	NA
	2012	F	215	NA NA	11	NA	0	0	NA	0	NA	NA
		M	266	NA		NA NA	0	0	NA NA	0	NA NA	NA
	2013	F	234	NA	10	NA NA	0	0	NA NA	0	NA NA	NA NA
		M	41	NA		NA 0	U	0	NA NA	3	NA NA	NA NA
	2009	F	0	NA	103	0	3	0	NA	1	NA	NA NA
		M	121	NA		0		0	NA	1	NA	NA
	2010	F	2	NA	120	0	1	0	NA	0	NA	NA
For subsidiary status (FI for 4 years)/ temporary		М	89	NA	_	4		0	170	2	NA	NA
	2011	F	3	NA	68	0	2	1	70	0	NA	NA
	2012	М	443	NA		0		0	70	8	NA	NA
	2012	F	7	NA	46	0	1	0	30	0	NA	NA

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Grounds for permit grant	e d	Year	Sex	Belgium	Estonia	Finland	Latvia	Lithuania	Luxembourg	Netherlands	Slovenia	Spain	Norway
		2013	М	359	NA	64	0		0	100	3	NA	NA
		2013	F	10	NA	04	0	1	0	40	0	NA	NA

Source: National Reports; NI – information not available, NA – not applicable

Notes: * Finland also provided data for humanitarian status and residence permits issued on compassionate grounds.

Table A1.6 Total number of unaccompanied minors NOT applying for asylum in the (Member) State (2009-2013)²

Member State	2009	2010	2011	2012	2013
Croatia	126	160	254	475	302
Hungary ³	NA	134	298	689	84
Italy*	5,984⁴	4,438	7,750	7,575	8,461
Latvia**	1	1	0	0	0
Lithuania⁵	4	7	12	90	9
Slovak Republic***	81	211	97	124	42
Slovenia	14	11	8	3	22

Source: National Reports

Notes: * Data in Italy refer to UAMs who have not applied for asylum, including victims of trafficking (or other vulnerable children).

** Data in Latvia concern foreigners who do not submit an application for asylum and claim to be minors.

*** In the Slovak Republic, the data reflect all identified UAMs (who are known to authorities/ institutions) who were not in the procedure for international protection.

³ Approximate number of UAMs NOT applying for asylum in the (Member) State in each reference period, provided by the Police

² In practice in some Member States, e.g. Finland, Sweden, all third-country national UAMs apply for asylum.

⁴ For 2009, the number of unaccompanied minors NOT applying for asylum could be incorrect, because data provided by Ministry of Labour and Social Policy do not report the number of non-asylum seeking UAMs that were untraceable.

⁵ Data are provided by the Refugees Reception Centre and Migration Department (when UAMs were accommodated not in RRC but other institutions, e.g. orphan homes).

Table A1.7 Total number of UAMs NOT applying for asylum in the (Member) States in each reference period, disaggregated by their sex and age (2009-2013)

Age group	Year	Sex	Italy	Latvia	Slovak Republic	Slovenia
	2009	M	791	0	4	0
		F		0	2	1
	2010	M	647	0	13	0
		F M		0	3	0
Less than 14 years old (except IT, where data refer to UAMs less than 15 years old)	2011	F	720	0	3	0
		M		0	5	0
	2012		698			0
						0
	2013	F	892			0
		М		0		2
	2009	F	629	0	1	0
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	52	2				
	2010	F	558	0	11	0
From 14 to 15 years old (average IT where data refer to HAMe and 15 years old)	2011	М	017	0	50	1
From 14 to 15 years old (except 11, where data refer to DAMs aged 15 years old)	2011	F	817	0	3	0
	2012	М	746	0	17	2
	2012	F	740	0	1	0
	2013	М	1,083	0	4	2
	2013	F	1,505	0	1	1
	2009	М	4,564	0	67	10
		F	1,231	1	2	1
	2010	М	3,233	1	122	8
		F	·	0	10	1
From 16 to 17 years old	2011	М	6,213	0	32	6
		F		0	6	1
	2012	M -	6,131	0	100	1
	2012	F	6.406	0	0	0
	2013	М	6,486	0	33	18

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Age group	Уеаг	Sex	Italy	Latvia	Slovak Republic	Slovenia
		F		0	3	1
	2009	М	NA	0	0	0
	2003	F	147.	0	0	0
	2010	М	NA NA	0	0	0
	2010	F	147.	0	0	0
Unknown	2011	М	NA NA	0	0	0
Circiowii	2011	F	NA.	0	0	0
	2012	М	NA NA	0	0	0
	2012	F	NA.	0	0	0
	2013	М	- NA	0	0	0
	2015	F	NA.	0	0	0
	2009	М	5,984	0	76	12
	2009	F	3,364	1	5	2
	2010	М	4,438	1	187	10
	2010	F	4,436	0	24	1
Total	2011	М	7,750	0	85	7
Total	2011	F	7,730	0	12	1
	2012	М	7,575	0	122	3
	2012	F	7,373	0	2	0
	2013	М	8,461	0	38	20
	2013	F	0,401	0	4	2

Source: National Reports

<u>Table A1.8</u> Total number of residence permits granted to UAMs not in the asylum system, disaggregated by sex (2009-2013)

Type of permit granted	Year	Sex	Croatia	Hungary	Italy	Latvia	Lithuania	Portugal	Slovak Republic	Spain
	2009	М	0	NA	NA	0	0	NA	NA	NA
		F	0	NA	NA	0	0	NA	NA	NA
	2010	М	4	NA	NA	0	0	NA	NA	NA
		F	1	NA	NA	0	0	NA	NA	NA
Temporary	2011	М	1	NA	NA	0	0	NA	NA	NA
		F	1	NA	NA	0	0	NA	NA	NA
	2012	М	0	NA	NA	0	0	NA	NA	NA
		F	0	NA	NA	0	0	NA	NA	NA
	2013	М	1	NA	NA	0	0	NA	NA	NA
		F	0	NA	NA	0	0	NA	NA	NA
	2009	М	NA	NA	NA	0	0	NA	NA	NA
		F	NA	NA	NA	0	0	NA	NA	NA
	2010	М	NA	NA	NA	0	0	NA	NA	NA
		F	NA	NA	NA	0	0	NA	NA	NA
Permanent	2011	М	NA	NA	NA	0	0	NA	NA	NA
		F	NA	NA	NA	0	0	NA	NA	NA
	2012	М	NA	NA	NA	0	0	NA	NA	NA
		F	NA	NA	NA	0	0	NA	NA	NA
	2013	М	NA	NA	NA	0	0	NA	NA	NA
		F	NA	NA	NA	0	0	NA	NA .	NA
	2009	M	NA	10	NA	0	0	34	36	NA
		F	NA	4	NA	0	0	43	2	NA
Not specified	2010	М	NA	7	NA	0	0	27	0	NA
		F	NA	7	NA	0	0	28	0	NA
	2011	М	NA	5	NA	0	0	38	0	NA
		F	NA	5	NA	0	0	52	0	NA

⁶ Tolerated stay

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Type of permit granted	Year	Sex	Croatia	Hungary	Italy	Latvia	Lithuania	Portugal	Slovak Republic	Spain
	2012	M F	NA NA	4	NA NA	0	0	35 24	1	NA NA
		М	NA	3	NA	0	0	35	2	NA
	2013	F	NA	5	NA	0	0	35	2	NA
	2009	М	NA	NA	891	NA	NA	NA	NA	NA
		F	NA	NA	976	NA	NA	NA	NA	NA
	2010	М	NA	NA		NA	NA	NA	NA	NA
	2010	F	NA	NA	370	NA	NA	NA	NA	NA
Residence permit for custody (IT) ⁷	2011	М	NA	NA	1,168	NA	NA	NA	NA	NA
		F	NA	NA	_,	NA	NA	NA	NA	NA
	2012	М	NA	NA	1,324	NA	NA	NA	NA	NA
		F	NA	NA	,	NA	NA	NA	NA	NA
	2013	М	NA	NA	1,071	NA	NA	NA	NA	NA
		F	NA	NA	·	NA	NA	NA	NA	NA
	2009	М	NA	NA	1,344	NA	NA	NA	NA	NA
		F	NA	NA	·	NA	NA	NA	NA	NA
	2010	М	NA	NA	1,297	NA	NA	NA	NA	NA
	2010	F	NA	NA	1,297	NA	NA	NA	NA	NA
Residence permit for children (IT) ⁸	2011	М	NA	NA	2,362	NA	NA	NA	NA	970
	2011	F	NA	NA	2,302	NA	NA	NA	NA	131
	2012	М	NA	NA	2,780	NA	NA	NA	NA	1014
	2012	F	NA	NA	2,700	NA	NA	NA	NA	129
	2013	М	NA	NA	2,712	NA	NA	NA	NA	869
Common National Department of the NA makes at large		F	NA	NA	2,,12	NA	NA	NA	NA	137

Source: National Reports; NI - information not available, NA - not applicable

UAMs who have permits for minors can convert this permit into a residence permit for custody and may be assigned to the Magistrate for Public Guardianship.
 According to Italian law, all UAMs are entitled to a residence permit for minors which is valid until they turn 18.

Table A1.9 Asylum-seeking UAMs that abscond and/ or are reported as missing from the asylum system (including those then accounted for) (2009-2013)

	Total number of asylum-seeking unaccompanied minors that abscond and/ or are reported as missing from the asylum system (e.g. before first interview/ decision, etc.), disaggregated by sex											Total number of asylum-seeking unaccompanied minors that are found back (after being reported as missing); if and when possible, please provide the country in which they are found (to capture the cross-border dimension of the phenomenon) ⁹												
Member State	2009		20:	10	20 1	11	1 2012 20		2013		2009		2010		011	20	12	20)13					
	М	F	М	F	М	F	М	F	М	F	М	F	М	F	М	F	М	F	М	F				
Croatia	13	0	36	0	184	3	64	0	49	0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Estonia	NI	NI	NI	NI	1		NI	NI	NI	NI	NI	NI	NI	NI	NI	NI	NI	NI	NI	NI				
Finland*	NA	NA	NA	NA	2	1	9	1	7	2	NA	NA	NA	NA	1	1	4	0	1	1				
Greece									17		NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Hungary	NA	NA	NA	NA	24	4	4	3	34	19	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Italy	1	0	1	0	6	0	1	1	10	6	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Latvia	0	0	0	0	1	0	0	0	5	0	0	0	0	0	0	0	0	0	0	0				
Luxembourg	0	0	2	0	7	0	7	0	15	0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Netherlands	130		12	10	14	0	16	50	16	50	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Portugal	NA	NA	NA	NA	1	0	2	2	3	9	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Slovak Republic	0	0	3	0	6	0	1	2	1	1	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Spain	8	1	1	1	2	1	2	2	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Sweden	99	17	141	22	93	8	166	10	130	19	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
United Kingdom**	130	13	58	7	41	8	30	3	22	3	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA				
Norway	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	28	1	51	3	31	2	82	1	66	2				

Source: National Reports; NI – information not available, NA – not applicable

Notes: * In Finland, all figures presented above concern UAMs who absconded prior to first decision. All UAMs were considered as being below the age of 18. However, the age was disputable in some cases and not necessarily confirmed/ assessed before the disappearance.

^{**} UK provided data on those recorded as asylum-seeking UAMs that have gone missing prior to first decision, but they may be over 18 and this does not mean they are permanently missing.

 $^{^{\}rm 9}$ Data are not monitored in the Slovak Republic.

Table A1.10 Non-asylum seeking UAMs that abscond and/ or are reported as missing from the care of public authorities (including those then accounted for) (2009-2013)

	missing from the care of public authorities, disaggregated by sex													s Total number of non-asylum seeking unaccompanied minors that are found back (after being reported as missing)												
Member State	20	009	201	0	2011		2012		2013		2009		2010		2011		2012		20	13						
	М	F	М	F	М	F	М	F	М	F	M	F	М	F	М	F	М	F	М	F						
Hungary	1	44	208	3	256		440)	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA						
Ireland*	26	22	6	3	6	2	3	NA	2	NA	48		1	0	8	3	4	4	۷	1						
Italy	NA	NA	1,191	105	1,724	67	1,647	107	1,982	160	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA						
Latvia	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0						
Lithuania	NA	NA	NA	NA	11		90	90			NA	NA	NA	NA	NA	NA	NA	NA	NA	NA						
Slovak Republic	69	0	178	21	93	0	116	4	37	4	0	0	0	0	1	0	0	0	1	0						

Source: National Reports; NI - information not available, NA - not applicable

Notes: * In Ireland data on missing children refers to total number of missing children and is not disaggregated by those UAMs seeking asylum and those that are not.

Table A1.11 Total number of UAMs in the care of the public authorities in each reference period (2009-2013)¹⁰

Member State	2009	2010	2011	2012	2013
Austria*	854	593	927	1,323	1,062
Belgium	1,177	1,431	1,591	1,591	1,558
Croatia**	126	160	254	475	302
Cyprus	NA	NA	NA	Between 22 (01) and 30 (12)	Between 30 (01) and 43 (12)
Finland	571	317	150	167	156
Greece	NA	NA	NA	813	1,149
Hungary	NA	NA	NA	193	290
Italy	5,984	3,142	5,959	5,821	6,319
Latvia	0	0	0	0	0
Lithuania	5	12	21	94	10
Malta	52	17	28	86	274
Netherlands	2,600	2,590	2,350	1,970	NA
Poland	168	168	159	193	199
Slovak Republic ¹¹	107	256	169	145	68
Spain***	NA	NA	NA	2,659	2,480
United Kingdom (England****)	3,890	3,480	2,730	2,200	1,860
Norway	218	163	92	62	68

Source: National Reports; NI – information not available, NA – not applicable

Notes: The data provided is at the end of the year and not the total per year, except in Finland and the Slovak Republic. For the UK, the data relate to a snapshot collected on 31st March for each year, and are rounded to the nearest 10.

*** In Spain, the figures relate to actual numbers of minors in the care of the social protection services for minors on 31st December. The data was provided by the Regional Authorities in Spain and may be incomplete, as it is not always possible to obtain information from all Regional Authorities in Spain.

^{*} Numbers only refer to UAMs who receive basic welfare support in Austria.

^{**} Data in Croatia only refer to UAMs in the care of the social welfare institutions (children's homes).

¹⁰ France also provided data for this indicator, however, in France it is only since 1st June 2013 that the collection of these data has been harmonised. The number of young people in the care of the Child Welfare services between 1st June 2013 and 30th April 2014 is 3,734.

¹¹ Number of UAMs placed in foster homes.

*** The UK does not produce an exact figure for the number of children looked after in the UK because each of the UK's four nations differ in the way they collect and publish their statistics. Currently only the Department of Education publishes data on Unaccompanied Asylum Seeking Children (UASCs) in England:

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/264456/SFR36_2013_NationalTables.xlsx.

Table A1.12 Total number of UAMs in the care of the public authorities in each reference period, disaggregated by their sex and age (2009-2013)

Age group	Year	Sex	Belgium	Finland*	Greece	Hungary	Italy	Latvia	Lithuania	Malta	Poland*	Slovak Republic	United Kingdom- England**	Norway
	2009	М	NI	NI	NA	NI	791	0	NI	0	108	9	220	51
		F	NI	NI	NA	NI		0	NI	1		2	50	8
	2010	М	NI	NI	NA	NI NI	461	0	NI NI	0	112	30	170	30
		F	NI	NI	NA	NI		0		0				16
Less than 14 years old (except IT, where data refer to UAMs less than 15 years old)	2011	М	NI	25	NA	NI	564	0	0	1	101			25
		F M	NI	12 17	NA 16	NI		0	3	4				14
	2012	F	NI	10	18	NI	511	0	2	0	93	9 220 2 50 30 170 3 30 6 110 3 20 5 90 1 20 3 80 0 20 31 1,00 1 100 59 840 16 70 53 520 3 60 23 410 4 50 21 330 2 30 62 2,15 2 370 133 2,09 15 280 98 1,78		6
		М	NI NI	10	22	NI		0	0	3				9
	2013	F	NI	8	12	NI	619	0	0	1	104		20	3
		М	NI	NI	NI	NI		0	NA	9		31	1,000	123
	2009	F	NI	NI	NI	NI	629	0	NA	3	27	1	100	19
	2010	М	NI	NI	NI	NI	270	0	NA	1	24	59	840	77
From 14 to 15 years old (except IT, where data refer to UAMs aged 15 years old	2010	F	NI	NI	NI	NI	378	0	NA	1	24	16	70	12
From 14 to 15 years old (except IT, where data refer to HAMs aged 15 years old)	2011	М	NI	NI	NI	NI	506	0	3	3	25	53	520	45
170m 14 to 15 years old (except 11, where data refer to OAMS aged 15 years old)	2011	F	NI	NI	NI	NI	506	0	0	25	3	60	3	
	2012	М	NI	NI	0	NI	516	0	30	10	29	23	410	25
		F	NI	NI	0	NI		0	6	0		4	50	7
	2013	М	NI	NI NI	0	NI NI	738	0	7	26 2	26		330	41
		F	NI	NI	0 NI	NI		0	0 NI	30				5
	2009	M	NI	NI	NI	NI	4,564	0	NI	6	24		2,150	13
		F M	NI	NI	NI	NI		0	NI	12				23
	2010	F	NI	NI	NI	NI	2,303	0	NI	2	23			5
From 16 to 17 years old		М	NI NI	74*	NI	NI		0	19	20			1,780	10
• • • • • • • • • • • • • • • • • • • •	2011	F	NI	20*	NI	NI	4,799	0	0	4	27	6	230	3
		М	NI	119*	762	NI		0	50	57		105	1,430	7
	2012	F	NI	19*	26	NI	4,794	0	3	15	52	7	200	3
	2013	М	NI	114*	1,078	NI	4,962	0	4	202	45	39	1,210	10

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Age group	Year	Sex	Belgium	Finland*	Greece	Hungary	Italy	Latvia	Lithuania	Maita	Poland*	Slovak Republic	United Kingdom- England**	Norway
		F	NI	22*	38	NI		0	0	40		3	180	0
	2009	М	NI	NI	NI	NI	0	0	NI	3	9	0	0	0
	2009	F	NI	NI	NI	NI	U	0	NI	0	9	0	0	0
	2010	М	NI	NI	NI	NI	0	0	NI	0	9	0	0	0
	2010	F	NI	NI	NI	NI	0	NI	0		0	0	0	
Unknown	2011	М	NI	NI	NI	NI	0	0	0	0	6	0	0	0
- Cinnical in	2011	F	NI	NI	NI	NI	Ů	0	0	0	Ů	0	0	0
	2012	М	NI	NI	0	NI	0	0	0	0	19	0	0	0
	2012	F	NI	NI	0	NI	Ů	0	0	0	-13	0	0	0
	2013	М	NI	NI	0	NI	0 0	0	0	24	0	0	0	
	2010	F	NI	NI	0	NI	ŭ	0	0	0		0	0	0
	2009	М	931	NI	NI	NI	5,984	0	5	42	71	102	3,370	187
		F	246	NI	NI	NI	-,	0	_	10	97	5	520	31
	2010	М	1,098	NI	NI	NI	3,142	0	12	15	86	222	3,100	130
		F	333	NI	NI	NI	-,	0		3	82	34	380	33
Total	2011	М	1,194	99	NI	NI	5,959	0	21	23	75	157	2,420	80
		F	397	32	NI	NI	-,	0		5	84	12	310	12
	2012	М	1,232	136	778	186	5,821	0	94	71	113	133	1,930	46
		F	359	29	44	7	-,-	0	-	15	80	12	270	16
	2013	М	1,262	124	1,100	290	6,319	0	10	231	108	63	1,630	60
		F	296	30	50	0	3,523	0		43	91	5	230	8

Source: National Reports; NI - information not available, NA - not applicable

Notes: *Age group differs: Finland instead of '16-17' provides '15 to 17'; Poland instead of 'unknown' provides '18 years and more'.

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/264456/SFR36_2013_NationalTables.xlsx

^{**} The UK does not produce an exact figure for the number of children looked after in the UK because each of the UK's four nations differ in the way they collect and publish their statistics. Figures are rounded to the nearest 10 (so totals may not match individual categories when summed). Currently only the Department of Education publishes data on Unaccompanied Asylum Seeking Children (UASCs) in England:

Table A1.13 Total number of UAMs in detention pending return in each reference period, disaggregated by their sex and age (2009-2013)

Age group	Year	Sex	Belgium	Estonia	Greece	Italy	Latvia	Lithuania	Luxembourg	Malta	Netherlands	Poland	Slovak Republic	Slovenia	Sweden	United Kingdom
	2009	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	0	1	0
	2009	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	1	0	0
	2010	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	0	0	0
	2010	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	0	1	0
Less than 14 years old	2011	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	0	0	0
Less than 14 years old	2011	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	0	0	0
	2012	М	0	NI	NI	0	0	0	0	NI	NI	NI	0	0	0	0
	2012	F	0	NI	NI	0	0	0	0	NI	NI	NI	0	0	0	0
	2013	М	0	NI	NI	0	0	0	0	NI	NI	NI	0	0	1	0
	2013	F	0	NI	NI	0	0	0	0	NI	NI	NI	0	0	0	0
	2009	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	7	0	0
	2009	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	0	1	0
	2010	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	3	3	0
	2010	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	0	1	0
From 14 to 15 years old	2011	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	2	2	0
From 14 to 15 years old	2011	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	0	0	0
	2012	М	0	NI	NI	0	0	0	0	NI	NI	NI	0	4	1	0
	2012	F	0	NI	NI	0	0	0	0	NI	NI	NI	0	0	0	0
	2013	М	0	NI	NI	0	0	0	0	NI	NI	NI	0	3	2	0
	2013	F	0	NI	NI	0	0	0	0	NI	NI	NI	0	1	0	0
	2009	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	20	3	0
	2009	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	1	0	0
	2010	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	22	2	0
From 16 to 17 years old	2010	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	1	0	0
	2011	М	0	NI	NI	0	0	0	NI	NI	NI	NI	0	10	8	0
	2011	F	0	NI	NI	0	0	0	NI	NI	NI	NI	0	1	0	0
	2012	М	0	NI	NI	0	0	0	0	NI	NI	NI	0	4	15	0
	2012	F	0	NI	NI	0	0	0	0	NI	NI	NI	0	0	2	0

15 0 0 0
0 0
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0 0
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0 0
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0 0
4 0
1 0
5 0
2 0
10 0
0 0
16 0
2 0
18 0
0 0

Source: National Reports; NI - information not available, NA - not applicable

¹² As of 2013, it is no longer possible to place UAMs in detention in Estonia. Of the UAMs in detention: in 2011, 1 was recognised as a UAM, 3 claimed to be UAMs; in 2012, 2 were recognised as UAMs, 10 claimed to be UAMs, but following age assessment turned out to be adults.

Table A1.14 Total number of UAMs returned as part of forced return measures in each reference period (2009-2013)

Maruhan Chata	2009		2010		2011		2012		2013	
Member State	М	F	М	F	М	F	М	F	M	F
Belgium	0	0	0	0	0	0	0	0	0	0
Estonia	N	NI .	N	II	N	NI.		NI	1	
Greece	1,5	516	1,2	!34	26	65		70	5	3
Hungary	NI	NI	NI	NI	NI	NI	1	41	NI	NI
Italy	0	0	0	0	0	0	0	0	0	0
Latvia	0	0	0	0	0	0	0	0	0	0
Lithuania	2	0	2	2	0	1	0	0	0	0
Luxembourg	0	0	0	0	0	0	0	0	0	0
Malta	13	0	0	0	0	0	9	0	0	0
Netherlands	0	0	0	0	30	10	30	<5	10	10
Poland	0	0	0	0	1	0	10	0	0	0
Slovak Republic ¹³	0	0	0	0	0	0	0	0	0	0
Slovenia	12	1	9	0	4	1	1	0	20	2
Spain	0	0	0	0	0					
Sweden	3	3	7	4	19	1	30	4	19	5
United Kingdom*	60	5	90	5	179	1	92	0	109	1
Norway**	5	7	10)3	5	9	1	58	8	0

Source: National Reports; NI – information not available, NA – not applicable

Notes:

* Data include persons who are recorded as being an unaccompanied minor seeking asylum (UASC). But they may be 18 or over when returned.

** Data provided by Norway also include UAMs returned to other Member States under the Dublin Regulation.

¹³ In the Slovak Republic, UAMs may not be administratively returned to their country of origin or to any other country.

Table A1.15 Total number of UAMs returned as part of voluntary return measures in each reference period (2009-2013)

Member State	20	09	2010		2011		2012		2013	
member State	М	F	M	F	М	F	М	F	М	F
Belgium	1	0	1	2	1	2	1	4	1	2
Estonia	0	0	0	0	0	0	0	0	0	0
Italy	0	0	0	0	0	0	0	0	0	0
Latvia	0	0	0	0	0	0	0	0	0	0
Luxembourg	0	0	0	0	0	0	0	0	0	0
Malta	0	0	0	0	0	0	0	0	0	0
Netherlands	NI	NI	NI	NI	10	<5	10	10	20	10
Slovak Republic	0	0	0	0	0	0	0	0	0	0
Slovenia	0	0	0	0	2	0	0	0	0	0
Sweden	51	8	68	33	62	41	115	49	108	29
United Kingdom*	15	3	16	2	28	6	28	1	27	2

Source: National Reports; NI - information not available, NA - not applicable

^{*} Data includes persons who are recorded as being an unaccompanied minor seeking asylum (UASC). But they may be 18 or over when returned.

Table A1.16 Total number of UAMs returned as part of assisted voluntary return measures in each reference period (2009-2013)

March of Chat	2009		2010		2011		2012		2013	
Member State	М	F	М	F	М	F	М	F	М	F
Belgium	2	5	5	3	6	4	6	3	19	6
Estonia	0	0	0	0	0	0	0	0	0	0
Finland	2	0	0	0	0	0	1	0	0	0
France	2:	1	9		*		10)	7	
Hungary						15				
Italy	2	1	3	1	7	1	2	0	2	0
Latvia	0	1	1	0	0	0	0	0	0	0
Lithuania	0	0	0	0	0	0	0	0	0	0
Luxembourg	0	0	1	0	0	0	0	0	0	0
Malta	0	0	0	1	0	0	1	0	0	0
Netherlands	26	5	16	5	10)	1!	5	4	
Poland	3		3		1		1		2	
Slovak Republic	0	0	0	0	0	0	0	0	0	0
Slovenia	0	0	0	0	2	0	0	0	0	0
Spain	1	NI	NI	NI	2	1	NI	2	NI	2
United Kingdom**	34	2	40	3	40	1	48	0	48	0
Norway	3	0	4	1	3	1	4	3	10	5

Source: National Reports; NI – information not available, NA – not applicable

Notes: * France applies statistical confidentiality for data lower than 5.

^{**} Data includes persons who are recorded as being an unaccompanied minor seeking asylum (UASC). But they may be 18 or over when returned.

Annex 2 Overview tables accompanying Section 3 on entry and assessment procedures, including border controls for unaccompanied children

Table A2.1 Documents required by Member States for asylum seeking UAMs

Member States	Docu	ments		
	Visa	Passport	Other travel documents can be regarded as equal to passport	Additional information
Austria	√	√	\checkmark	
Belgium	√	√	\checkmark	
Bulgaria	V	√	V	No visa is required when it is provided for in Regulation (EC) Nº 539/2001 Council in other EU acts by binding in an international treaty to which Bulgaria is a party, or the Council of Ministers, where the alien has a valid permit for continuous, long-term or permanent residence in the Republic of Bulgaria. Holders of Schengen visas and residence permits are entitled to enter and reside in Bulgaria for a period of not more than three months in any six-month period from the date of first entry without having Bulgarian short-stay visa. Bulgaria has bilateral visa agreements and arrangements with other countries that have certain special conditions for entry of citizens agreed countries. For example, the Republic of Bulgaria has concluded visa agreement with Turkey, in which the citizens of Bulgaria enter the territory of Turkey without a visa for up to 90 days.
Croatia	NI ¹⁴	NI	NI	
Cyprus	√	√	√	In theory they have to provide documentation; however, the relevant authorities cannot refuse the entrance to a person that declares himself/herself as minor.
Czech Republic	√	√	NI	In principle, documents are required but if a foreign national applies for international protection at a border crossing point, they are given a card for a seeker of international protection.
Estonia	NI	NI	NI	A person cannot legally enter Estonia, if he or she does not have the documentation required in State Borders Act (§ 11¹). Therefore unaccompanied minors are subject to immigration legislation, however in practice such minors may be permitted entry. Thus, if it is accepted by the Border Guard Officer at the border that the person concerned is potentially a minor, then he/she will not be refused, even in the absence of documents.
Finland	√	√	\checkmark	Asylum seekers are allowed to remain in Finland despite not having documents.
France				Applicants for international protection are not required to present the documents requested by the legislation – in particular passports and visas – to enter France. If they arrive by rail, sea or air, minors seeking asylum may, however, be held in a waiting area for the time strictly necessary to examine the application for asylum and determine that it is not manifestly unfounded.
Germany	NA	NA	NI	No documentation required. Border authorities are obliged to notify Youth Welfare Office
Greece	√	√	\checkmark	No differentiation mentioned between asylum and non-asylum seeking
Hungary	√	√	\checkmark	However, a minor may not be refused entry to Hungary

¹⁴ NI = No information

Member States	Docu	ments		
	Visa	Passport	Other travel documents can be regarded as equal to passport	Additional information
Ireland				While unaccompanied minors are subject to immigration legislation, in practice such minors are always permitted entry. Therefore if it is accepted by the Immigration Officer at the border that the person concerned is potentially a minor, then he/she may not be refused, irrespective of what documents are held.
Italy	NA	NA	NA	
Latvia	√	√	√	A person cannot legally enter Latvia, if he does not have the documentation prescribed in Article 4 of the Immigration Law.
Lithuania				A person must produce at the border the documents referred to in Article 5 of the Schengen Borders Code. This provision does not apply to aliens who have applied for asylum in Lithuania.
Luxembourg	√	√	√	
Malta	√	√		
Netherlands				
Poland	√	V	NI	In principle foreigners are required to provide documents. However, persons seeking international protection, including UAMs cannot be refused entry. The authority receiving the application for refugee status shall grant the applicant a provisional identity certificate, valid for a period no longer than 6 months, until completion of proceeding for granting refugee status. This certificate entitles its holder to stay in the territory of the Republic of Poland.
Portugal	NI	NI	NI	
Slovak Republic	√	√	✓	The Slovak Republic may apply softer provisions of the Code, according to which "third-country nationals who do not fulfil one or more of the conditions laid down in paragraph 1 may be authorised by a Member State to enter its territory on humanitarian grounds, on grounds of national interest or because of international commitments.
Slovenia	NI	NI	NI	
Spain	√	√	V	
Sweden	√	√	✓	In principle, they are required to provide documentation. However, if a UAM arrives at the border, or is apprehended or makes himself/ herself known to the authorities within Sweden, s/he will not be denied entry or be expelled immediately even in the absence of the travel documents mentioned. If the minor wants to apply for international protection, the Swedish Migration Board will be contacted.
United Kingdom	√	√	✓	Persons arriving in the UK, including children, are required to present, to a Border Force officer, a valid travel document and the requisite visa, where one is required. An unaccompanied child who does not present valid documentation on entry, and claims asylum, will not be refused entry on arrival.
Norway				A person seeking asylum is not required to present any documents.

Table A2.2 Documents required by Member States for non-asylum seeking UAMs

Member States	Docu	ments		
	Visa	Passport	Other travel documents can be regarded as equal to passport	Additional information/ requirements
Austria	√	√	√	
Belgium	√	√	\checkmark	
Bulgaria	V	√	V	No visa is required when it is provided for in Regulation (EC) № 539/2001 Council in other EU acts by binding in an international treaty to which Bulgaria is a party, or the Council of Ministers, where the alien has a valid permit for continuous, long-term or permanent residence in the Republic of Bulgaria. Holders of Schengen visas and residence permits are entitled to enter and reside in Bulgaria for a period of not more than three months in any six-month period from the date of first entry without having Bulgarian short-stay visa. Bulgaria has bilateral visa agreements and arrangements with other countries that have certain special conditions for entry of citizens agreed countries. For example, the Republic of Bulgaria has concluded visa agreement with Turkey, in which the citizens of Bulgaria enter the territory of Turkey without a visa for up to 90 days.
Croatia	√	√	\checkmark	Non-asylum seeking UAMs are allowed to enter and remain in Croatia despite not having documents.
Cyprus	√	√	√	Provision of the Refugee Law (2000) according to which the relevant authorities cannot refuse the entrance to a person that declares himself/herself as minor.
Czech Republic	√	√		Visa is not required where a foreign national possesses a document replacing the visa, e.g. a residence permit.
Estonia	√	√	\checkmark	
Finland	√	√	√	In Finland, practically all UAM's seek asylum. Even if the minor does not make a claim for asylum verbally but there does not seem to be any other reason for his/her presence in Finland it is presumed that the minor is applying for asylum.
France	√	√	\checkmark	Documents justifying the reasons to enter and stay in France need to be provided as well.
Germany	√	√	\checkmark	
Greece	√	√	√	
Hungary	V	√	V	According to the Third-Country Nationals' Act, third-country nationals may enter Hungary and stay for up to 90 days within a period of 180 days under the conditions set out in the Schengen Borders Code: they should be in possession of a valid visa (certifying that they have a legal ground for stay) as well as a valid travel document in order to prove their personal identity. A minor may not be refused entry to Hungary
Ireland				While unaccompanied minors are subject to immigration legislation, in practice such minors are always permitted entry. Therefore if it is accepted by the Immigration Officer at the border that the person concerned is potentially a minor, then he/she may not be refused, irrespective of what documents are held
Italy	NI	√	√	All UAMs are entitled – simply by virtue of their being underage (and thus non-removable) - to obtain a "residence permit for children", even if they do not have official documents, on the basis of their declarations.

Latvia	√	V	√	In addition, a valid health insurance policy, as the general provisions shall be applied to the third-country national unaccompanied children, which shall also be applied to any other third-country national. In order to enter the Republic of Latvia, the third-country national unaccompanied children must have the documentation prescribed in Article 4 of the Immigration Law
Lithuania	√	√	√	On addition, adequate means of subsistence are required.
Luxembourg	V	√	√	In case the minor cannot prove his/her age or s/he has no documents and s/he is refused entry by the police, an ad-hoc administrator shall be appointed. If s/he is not applying for international protection and has not committed any criminal offence, the Directorate of Immigration will be contacted and a bone test will be ordered immediately.
Malta	√	√		
Netherlands	√	√	√	
Poland	V	√	NI	In accordance with Article 23 of the Act of 12 December 2013 on foreigners, a foreigner who crosses the border shall be obliged to be in possession of 1) a valid travel document; 2) a valid visa or another valid document entitling him/ her to enter into and stay in Poland, if these are required; 3) a permit to enter another country or a permit for stay in another country, if such permits are required for transit.
Portugal	√	√	√	Sufficient means of subsistence are verified in accordance with the circumstances relating to the age and trustworthiness of the concerned minor. In addition to these general requirements, other apply specifically
Slovak Republic	V	√	√	The Slovak Republic may apply softer provisions of the Code, according to which "third-country nationals who do not fulfil one or more of the conditions laid down in paragraph 1 may be authorised by a Member State to enter its territory on humanitarian grounds, on grounds of national interest or because of international commitments."
Slovenia	√	√	√	
Spain	√	√	√	
Sweden	√	√	√	If an UAM arrives at the border, or is apprehended or makes himself/herself known to the authorities within Sweden, he/she will not be denied entry or be expelled immediately even in the absence of the travel documents mentioned above.
United Kingdom	√	√	√	Persons arriving in the UK, including children, are required to present, to a Border Force officer, a valid travel document and the requisite visa, where one is required.
Norway	√	√	√	

Table A2.3 Types of residence permits available for asylum seeking UAMs and/ or those granted international protection

Member States	Residence permits available	Types of residence permits	Types of residence permits							
	to asylum seeking UAMs	Permits issued on the grant of asylum	Permits based on subsidiary protection	Temporary permits	Other					
Austria	V	√	√		√					
Belgium	√	√		√						
Bulgaria	√			√						
Croatia	V	√	√	√						
Cyprus	NA	√	√	NA	√					
Czech Republic	√	√	√							
Estonia	√	√	√	√						
Finland	√	√	√	√	√					
France	√	√	√							
Germany	√	√								
Greece	V		√	√						
Hungary	√	√	√							
Ireland	√	√		√						
Italy	√	√	√							
Latvia	√	√	√	√						
Lithuania	√	√	√	√						
Luxembourg	√	√	√	√						
Malta	√				√					
Netherlands										
Poland	√	√								
Portugal	√	√	√							

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Member States	Residence permits available	Types of residence permits			
	to asylum seeking UAMs	Permits issued on the grant of asylum			Other
Slovak Republic	$\sqrt{15}$	V		V	
Slovenia	√	√		√	
Spain	√	√			
Sweden	√	√	√	√	√
United Kingdom	√	√			
Norway	√	√	√	√	√

¹⁵ In the Slovak Republic, during the period of making a decision on the asylum application, the applicants' stay in the territory of the Slovak Republic is authorised on the basis of the Act on Asylum.

<u>Table A2.4</u> Types of residence permits available for non-asylum seeking UAMs

Member States	Residence permits available to non- asylum seeking UAMs	Types of residence permits						
		Permits for victims of trafficking	Permits for UAMs who have been in the country for a certain period of time/ attend school	Humanitarian permits	Other types of permits			
Austria	V	√	V		V			
Belgium	√	√			V			
Bulgaria								
Croatia	√			√				
Cyprus	√				√			
Czech Republic	V				√			
Estonia	√	√	√	√				
Finland	√	√		√	√			
France	√				√			
Germany	√		√		√			
Greece	√	V		√				
Hungary	√	√		√	V			
Ireland	NI							
Italy	√			√				
Latvia	V	√		√	V			
Lithuania	V	√			√			
Luxembourg	√	√		√				
Malta	√				√			
Netherlands								
Poland	√	√		√	√			

Member States	Residence permits available to non- asylum seeking UAMs	Types of residence permits						
		Permits for victims of trafficking	Permits for UAMs who have been in the country for a certain period of time/ attend school	Humanitarian permits	Other types of permits			
Portugal	√							
Slovak Republic	√				√			
Slovenia	√		√	√	√			
Spain		√		√				
Sweden	√	√		√16	√			
United Kingdom	√			√	√			
Norway	V	√						

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¹⁶ Humanitarian permits are available, normally as an outcome of an asylum procedure.

Annex 3 Overview tables accompanying Section 4 on reception arrangements, including integration measures for unaccompanied minors

Table A3.1 Types of reception facilities available in (Member) States for asylum-seeking UAMs

Member States	Initial re	eception facility	Follow-up facility							
	Yes/no	Special facility	Accommodation with adults	Accommodation with a foster family	Accommodation/ reception facilities specifically for children	Accommodation/ facilities with special provisions for children	Specialised accommodation facilities for UAM victims of trafficking	Specialised accommodation facilities available to UAMs to meet specific needs	Other types of accommodation	
Austria	√	Designated wing of the reception centre			√			√		
Belgium	√	Observation and Orientation centres	V	√	V	√	√	V	√	
Bulgaria			√	√	NI	√	√	√	NI	
Croatia					√	√		√	√	
Cyprus	√	Houses for children/Reception centre especially for minor asylum seekers	NI	√	√	√	√	NI	NI	
Czech Republic	✓	Reception centre and later placed in the/ Facility for Children-foreigners.	The only exception involves the case where the UAM has been consigned to the care of an adult close person and remains in an asylum facility that falls under the Refugee Facilities Administration.	√	√					
Estonia			√	√	NA	NA	NA	NA		
Finland	√	Supported housing, reception units for minors, accommodation with relatives (foster family)		V	√	√			√	

Member States	Initial reception facility		Follow-up facility		тарыс топологу разо	Follow-up facility							
	Yes/no	Special facility	Accommodation with adults	Accommodation with a foster family	Accommodation/ reception facilities specifically for children	Accommodation/ facilities with special provisions for children	Specialised accommodation facilities for UAM victims of trafficking	Specialised accommodation facilities available to UAMs to meet specific needs	Other types of accommodation				
France	V	Differ in the different departments (shelters, associations). In Paris, Center for asylum-seeking UAM (CAOMIDA) managed by 'Aide Sociale à l'Enfance' (Social Assistance for Children)			√	√			√				
Germany	√	Reception centres for asylum seekers/ Foster families (not in all cities)		√	√	√		√	√				
Greece			√	√	√	√			√				
Hungary								√					
Ireland	√	Foster care placement. Three shorter-term residential units (18 beds) for newly arrived children over 12		√	√		V	√	٧				
Italy	√	Reception facilities, called bridge facilities during the initial phase of reception only. The children are later transferred to reception facilities that will host them until they come of age.	√	√	√	V							
Latvia				√				√	V				
Lithuania						√							
Luxembourg	√	'Don Bosco' reception facility run by the Luxembourgish Red Cross.	√	√	√	√							
Malta					√	√		√					
Netherlands	√	Special accommodation centers for UAMs	√	√	√	√	√	√					

Member States	Initial re	eception facility	Follow-up facility			inces and data on unacc			
	Yes/no	Special facility	Accommodation with adults	Accommodation with a foster family	Accommodation/ reception facilities specifically for children	Accommodation/ facilities with special provisions for children	Specialised accommodation facilities for UAM victims of trafficking	Specialised accommodation facilities available to UAMs to meet specific needs	Other types of accommodation
Poland	V	Professional foster family that performs the function of a family emergency house or an intervention-type institutional care and education centre.		√	√	NI	NI		NA
Portugal	√	Reception centre specialised to host refugee children for UAM bellow 16 years. If the UAM are over 16 years old, they may stay in an adult reception centre located in the international area until a final decision on their asylum application is rendered.	√		√		√		NI
Slovak Republic	√	Reception Centre in Humenné is designed for accommodating asylum seekers (including UAMs) in which entry medical check- ups are undertaken. After that Accommodation Centre in Opatovská Nová Ves designed for vulnerable groups of asylum seekers provides care for UAMs seeking asylum).	√			V	V		
Slovenia						√			
Spain	√	The autonomous community social services for protection of minors are the competent authority.			√		√		
Sweden	√	Reception arrangements are the responsibility of the municipality to which the UAM is assigned by the	√	√	√	V	√	V	√

Member States	Initial re	eception facility	Follow-up facility						
	Yes/no	Special facility	Accommodation with adults	Accommodation with a foster family	Accommodation/ reception facilities specifically for children	Accommodation/ facilities with special provisions for children	Specialised accommodation facilities for UAM victims of trafficking	Specialised accommodation facilities available to UAMs to meet specific needs	Other types of accommodation
		Swedish Migration board.							
United Kingdom		Any child who arrives in the UK without a suitable sponsor to care for them whilst in the UK, will be handed over to Children's Services (local authorities) who will assume responsibility for that child.		√	At discretion of local authorities	At discretion of local authorities	At discretion of local authorities	At discretion of local authorities	At discretion of local authorities
Norway	√	Reception centre		V	√	√	√	√	

Table A3.2 Types of reception facilities available in (Member) States for non-asylum seeking UAMs

	Initial re	eception facility	Follow up facilitie	es					
Member states	Yes/no	Type of facility	Accommodation with adults	Accommodation with a foster family	Accommodation/ reception facilities specifically for children	Accommodation/ facilities with special provisions for children	Specialised accommodation facilities for UAM victims of trafficking	Specialised accommodation facilities available to UAMs to meet specific needs	Other types of accommodation
Austria					√			√	
Belgium	√	Fedasil Observation and Orientation Centres (OOC)	V	√	V	V	V	V	
Bulgaria		NI	NI	NI	NI	NI	NI	NI	NI
Croatia	√	Reception centre in social welfare institutions (children's homes)			√	√	√	√	NA
Cyprus		NI	√	√	√	√	√	NI	NI
Czech Republic		The Facility for Children-foreigners		√	√			NI	NI
Estonia			V	√	NA	NA	NA	NA	
Finland	√	Reception units for asylum seeking minors, child welfare facilities		√	√			√	
France		Differ in the different departments (shelters, associations).		√	V	V			√
Germany		NI		√	√	√		√	√
Greece		NI	NI	NI	NI	NI	NI	NI	NI
Hungary		The UAM Home in Hódmezővásárhely is officially designated to accommodate nonasylum seeking UAMs and is operated by the Catholic Church based on an agreement concluded between the Hungarian state and the Church. The capacity is limited (max. 18 children); therefore other child protection facilities in Kunfehértó, Szeged, Makó, Ópusztaszer, Szentes accommodate UAMs occasionally when available.							

				- /		cices and data on anace			, , ,
Ireland	٧	Foster care placement. Three shorter-term residential units (18 beds) for newly arrived children over 12. No distinction made between UAMs seeking asylum and those that do not in relation to accommodation/ reception facilities		√	√		√	√	V
Italy		Reception centre		√	√	√			
Latvia		NI		√	√	√		√	√
Lithuania		Refugees Reception Centre				√			
Luxembourg		In principle, reception facilities supervised by Caritas Luxembourg and the Luxembourgish Red Cross. UAMs will be granted an authorisation of stay for private reasons based on humanitarian motives of exceptional gravity and the authorities will try to find an adapted solution to their special needs.	√	√		√			V
Malta					√				
Netherlands		Special accommodation centres for UAMs		V	√		V	V	
Poland		Professional foster family that performs the function of a family emergency house or an intervention-type institutional care and education centre.		√	√	NI		NI	√
Portugal		Reception centre specialized to host refugee children. If the UAM is over 16 years old, he/she may stay in a reception centre located in the international area until a final decision on his/her asylum application is rendered.	NI	NI	NI	NI	NI	NI	NI
Slovak Republic		Foster home		√	√	√	√	V	
Slovenia		Aliens centre	√			√			
Spain		The autonomous community social services for protection of minors			√		√		

	are the competent authority.							
Sweden	NI		√	√	√	\checkmark	√	
United Kingdom	Children's Services (local authorities) will assume responsibility for any child who arrives in the UK and who does not have a suitable sponsor to care for them whilst they are here.		√	At discretion of local authorities	At discretion of local authorities	At discretion of local authorities	At discretion of local authorities	At discretion of local authorities
Norway	NI	NI	NI	NI	NI	NI	NI	NI

Table A3.3 **Basic material reception conditions for UAMs**

Member State	Food	Clothing	Financial allowance
Austria ¹⁷	In kind or financial allowance: Organised reception facilities (paid to the operator)¹8 UAM: €77 (apartment-sharing group); €62 (residential home); €39 (supervised accommodation) per day/person covering not only food but also accommodation and supervision Art. 6 and 9 of the Basic Welfare Support Agreement; Agreement Increasing Maximum Amounts	In kind or financial allowance for €150 per year/person Art. 6 and 9 of the Basic Welfare Support Agreement	In addition to food and clothing, beneficiaries receive: Pocket money €40 per month/person Art. 6 and 9 of the Basic Welfare Support Agreement For leisure activities, 10 EUR per month/ person Art. 9 Basic Welfare Support Agreement
Belgium	Provision of food in collective reception facilities Provision of meal vouchers or financial allowance for food in individual reception in municipalities Financial allowance for food in rent-free private housing ranging from 44 to 69 euro/week for a householder, non-accompanied minor or single adult. Art. Article 6 of the Reception Act	Provision of clothing in collective reception facilities Most reception centres offer a sort of clothing shop or organize the possibility to obtain clothing from non-profit associations. In the third reception phase the UAM has a budget with which he can buy clothes in regular stores. Art. Article 6 of the Reception Act	Pocket money provided in collective reception facilities: UAM are entitled to weekly pocket money (reference amounts 2013) €4.50 pour children < 12 years and for children ≥ 12 years who are not attending school €5.70 for children accommodated in the OOC €7.40 for children ≥ 12 years attending school The Youth Care services have own pocket money regulations, which are similar to the ones stated above. Financial allowance in individual reception in municipalities for food and basic commodities. Weekly financial allowance in this rent-free private housing €44 to €69 week for a householder, non-accompanied minor or single adult Art. Article 6 of the Reception Act
Bulgaria	NI	NI	NI
Croatia	Prepared meals	Basic hygiene package; provision of clothing; all expenses are covered	Financial allowance 13 euro per month for those in organised facilities, if they live independently the amount Is higher.
Cyprus	Provision of meals daily in reception and accommodation centers (incl. private hotel centers) Financial allowances for food and clothing for persons in individually arranged accommodation a single person: from €150 per month Depending on their type of accommodation, food arrangement is also provided to them as part of their placement. Provision of meals daily in reception and accommodation centres (incl. private hotel centres).	Financial allowances for food and clothing in <u>individually arranged accommodation</u> a single person: €150 per month Note: The beneficiaries receive the above allowances exclusively for food and clothing. It does not include the allowance for rent and other expenses i.e. electricity, water, minor expenses. The Social Welfare Services are responsible for the provision of material reception conditions in the form of monthly vouchers that cover the applicants' needs for food and clothing.	Financial allowance in reception and accommodation centers for any personal expenses a single person: €40 per person/per month The children who are accommodated in Child Protection Homes and are between the ages of 16-18 years of age, receive €103 on a monthly basis , while between the ages of 13-15 years of age receive €96 on a monthly basis. In addition to financial allowances provided for food and clothing,
	Note: The beneficiaries receive the above allowances exclusively	Provision of clothing in <u>reception and accommodation center</u>	beneficiaries in individually arranged accommodation (the Social

 $^{^{\}rm 17}$ This only applies to (asylum-seeking) UAMs receiving basic welfare support. $^{\rm 18}$ Covering food and housing.

Member	Food	Clothing	Financial allowance
State	for food and clothing. It does not include the allowance for rent and other expenses i.e. electricity, water, minor expenses. The Social Welfare Services are responsible for the provision of material reception conditions in the form of monthly vouchers that cover the applicants' needs for food and clothing_Refugee Law Regulations for Reception Conditions (2005-2013) (latest amendment on July 19, 2013)	If required, clothing is provided, financed by their own money/ allowance or they make use of social wardrobe provided by NGOs. Depending on their type of accommodation, clothing is also provided to them as part of their placement. Foster families: the monthly allowance is also utilised for clothing. Residential care: a residential care officer will accompany them to buy new clothes at an affordable price. There is not a formal policy to provide them with second-hand clothes, although charity organisations such as the Red Cross act to this effect. Refugee Law Regulations for Reception Conditions (2005-2013)	Welfare Services carry financial responsibility for these facilities) receive: Financial allowance for persons in <u>individually arranged accommodation</u> to cover rent, electricity, water and other expenses a single person: €170 per month Refugee Law Regulations for Reception Conditions (2005-2013) (latest amendment on July 19, 2013)
Czech Republic	Provision of food in reception facilities children:5 times a day for children Financial allowances in those facilities where equipped kitchens are	(latest amendment on July 19, 2013) Provision of clothing in reception facilities If required, clothing is provided financed by their own money or they make use of social wardrobe provided by NGOs.	Financial allowance for food in <u>reception facilities</u> a single person: €4.5 per day in facility where equipped kitchens are available and applicants can cook on their own (i.e. provision of food is not directly by the RFA).
	available and applicants can cook on their own a single person: €4.5 per day Act on Asylum (Act No. 325/1999, Coll.)		Where applicants receive food directly from the RFA, pocket money is provided (1.2 EUR per person per day). Act on Asylum (Act No. 325/1999, Coll.)
Estonia	Provision of food in <u>reception facilities</u>	Provision of clothing in <u>reception facilities</u>	Provision of financial allowances
	Financial allowances for applicants <u>residing within the</u> <u>accommodation center</u> only, where there is equipped kitchen available for applicant to cook on their own (i.e. there is no direct provision of food by the service provider) However, UAMs will be placed in a substitute home service or foster care where food is provided.	Financial allowances for applicants <u>residing within the</u> <u>accommodation center</u> that can be used, in addition to their own finances to buy the clothing if required. Alternatively they can make use of social wardrobe provided by charities and NGOs However, UAMs will be placed in a substitute home service or foster care where clothing is provided.	For applicants <u>residing within the accommodation center</u> for consumer expenses (subsistence limit is established on annual the basis of the minimum consumption expenditure – 90€ per month) (Section 64 (1) of the Act on Granting International Protection to Aliens)
	(Section 32 (1) of the Act on Granting International Protection to Aliens)	(Section 32 (1) of the Act on Granting International Protection to Aliens)	
Finland	Provision of food in <u>reception facilities</u> Meals can be arranged as part of reception services. Group homes offer board and lodging. In supported living units, young people are encouraged to prepare their own meals themselves or with other residents.	Financial allowances in <u>reception facilities</u> Each applicant purchases clothing with the financial allowance. Reception centres also receive second-hand clothes as donations.	Financial allowances in <u>reception facilities</u> Section 13 of the Finnish Act on the Reception of Persons applying for International Protection: The reception services cover accommodation, reception allowance, spending allowance, social services, health care services, interpretation and translation
	Financial allowances in <u>reception facilities</u> (Sections 13, 19 and 21 of the Finnish Act on the Reception of Persons applying for International Protection)	(Sections 19 and 21 of the Finnish Act on the Reception of Persons applying for International Protection)	services and work and study activities. Meals may also be included in the reception services. (Sections 19 and 21 of the Finnish Act on the Reception of Persons applying for International Protection)

Member State	Food	Clothing	Financial allowance
France	Provision of food in certain reception facilities Financial allowances for subsistence	Provision of clothing in reception facilities (Legal provision not specified)	Financial allowances in <u>reception facilities</u>
Germany	Provision of food in reception facilities Financial allowance or benefits in kind depending on each Federal Land Section 3 of the Asylum Seekers Benefits Act	Provision clothing in reception facilities Financial allowance or benefits in kind depending on each Federal Land Section 3 of the Asylum Seekers Benefits Act	Money in cash may be received by asylum seekers as an alternative to benefits in kind. Pocket money to cover personal daily requirements Section 3 of the Asylum Seekers Benefits Act
Greece	Provision of food in <u>reception facilities</u> Normally they provide food (3 meals daily) at the premises of the centres, taking into account their religious affiliations. In some cases, children are allowed to prepare their own meals.	Provision of clothing in <u>reception facilities</u> Donations or at the expense of children.	Provision of financial allowances Financial assistance is given based on the funding received by each centre.
Hungary	Provision of food in <u>reception facilities</u> children: five meals per day in kind Article 21 of the Asylum Act and the Government Decree	Provision of clothing in <u>reception facilities</u> Appropriate for the season clothing are provided to asylumseekers which mainly come from external donations. Article 21 of the Asylum Act and the Government Decree	Financial allowances in <u>reception facilities</u> From 7125HUF (about €23.9) to 28500 HUF (about €95.6) depending on age, medical and family status. Pocket money: 16 € per month for UAMs aged 14+, paid in cash Article 22 of the Asylum Act and the Government Decree
Ireland	Provision of food Applicants are entitled to cooked meals (no legal basis; the current system is based on administrative decisions and Ministerial Circulars)	Financial allowances for clothing – A budget of approximately 150 euro every 6 months is available more may be given if required e.g. school clothing etc. (no legal basis; the current system is based on administrative decisions and Ministerial Circulars)	Some Financial allowances approximately 20 euro a week (Source: Separated Children Seeking Asylum Service, TUSLA). (no legal basis; the current system is based on administrative decisions and Ministerial Circulars)
Italy	Provision of food in collective initial/transit and collective open reception centres: Meals are provided three times a day Provision of food in the System for the Protection of Asylum Seekers and Refugees (SPRAR) facilities Food includes breakfast and two main meals – depending on the type of facility, food can be provided internally or externally By means of food stamps or catering services Provision of food in apartments via cash contributions or pre-paid food stamps	Provision of clothing in collective initial/transit and collective open reception centres. Provision of clothing System for the Protection of Asylum Seekers and Refugees (SPRAR) facilities Clothing and footwear are either provided directly or through shopping vouchers.	Financial allowance only in some collective centres. Financial allowance in System for the Protection of Asylum Seekers and Refugees (SPRAR) facilities Pocket money depending on the number of family members.
	Operational Manual edited by the Central Service (Q5) based on Legislative Decree no.140 of May 30, 2005	Operational Manual edited by the Central Service (Q5) based on Legislative Decree no.140 of May 30, 2005	Operational Manual edited by Central Service in line with provisions of Legislative Decree no.140, 30 May 2005.

Member	Food		Financial allowance
State	Pood	Clothing	rinanciai allowance
Latvia	Financial allowance for subsistence and basic needs in the reception centre (€2.15) UAM who are housed at the Asylum Seeker Reception Centre Mucenieki cook food themselves. If UAM who have been granted international protection are residing in individual apartment-type premises, they may purchase the food, and cook it themselves. As for non-asylum-seeking UAMs, prepared meals are provided by the Minor Prevention Division of the Public Order Police Department of the Riga Region Board of the State Police four times a day from the cafeteria. If the children are residing in individual apartment-type premises, they may purchase the food, and cook it themselves. Cabinet of Ministers Regulation No.24 of 12 January 2010	No legal provision Donated second-hand clothing is available for the asylum seekers at the reception centre. UAM not seeking asylum, including those who entered irregularly and child victims of trafficking who are residing in childcare facilities are provided with clothes in kind	Financial allowance for subsistence and basic needs in the reception centre (€2.15) There is no possibility to earn/receive pocket-money at the Minor Prevention Division of the Public Order Police Department of the Riga Region Board of the State Police for non-asylum-seeking UAMs or children victim of trafficking. If they are housed at the non-family institution, as of the age of 7, they are paid a sum of money from long-term social care institution budget funds, which is 15% from the benefit amount of the state social security. Cabinet of Ministers Regulation No.24 of 12 January 2010
Lithuania	Provision of food Refugees Reception Centre (RRC) – only for UAMs UAMs can get allowance for meals (LTL 210) or choose centralized canteen meals. In addition, the Lithuanian Red Cross Society distributes food packages once a month.	Provision of clothing Refugees Reception Centre (RRC) Where possible, residents are supplied with clothing and footwear.	Refugees Reception Centre (RRC) monthly allowance comprises 10 per cent of the state-supported income (35 LTL)
Luxembourg	Provision of food/financial allowance Food is either directly provided or beneficiaries have the opportunity to buy food in the reception facilities and cook for themselves Art. 1 of the Grand Ducal Regulation of 8 June 2012	No legal entitlement to clothing Provision of clothes depends on the NGO in charge of the facility. Both, Caritas Luxembourg and the Luxembourgish Red Cross have their 'vestiaires' (cloakrooms), where clothes are collected through material donations. In facilities run by the Luxembourgish Red Cross, UAMs are referred to the 'vestiaires' by the OLAI, which provides them with vouchers. Caritas Luxembourg on the other hand provides the clothes according to the needs of the minors.	Financial allowance Financial allowance varies according to the food provision system. If meals are provided, the financial allowance is as follows: adult: €25; children: €12.5; UAM (aged between 16 and 18): €25 per month If food is not provided, , the financial allowance is as follows: 225€ for an adult, 300€ for a household of 2 persons, 200€ for an additional adult, 173€ for a teenager aged between 12 and 18 years, 140€ for a child under twelve years and 225€ for UAM
Malta	In reception centres for minors under the age of 17, AWAS buys food items to enable UAMs to prepare their own food. In a semi-independent programme for UAMs over the age of 17, UAMs are given a food and transport allowance.	A one-time cash allowance of €70 is provided for clothing. Second-hand clothes donated by volunteers are also provided.	Art. 8 of the Grand Ducal Regulation of 8 06 2012 UAMs under the age of 17 (i.e. living in a programme that provides for all the food requirements) are provided with €7 weekly pocket money paid in cash. UAMs living in a semi-independent programme are provided with a food and transport allowance in the form of a cheque or a deposit to a bank account of €4,66 daily.
Netherlands	Financial allowance for food, clothing and other expenses- provided weekly	Financial allowance for food, clothing and other expenses- provided weekly	Financial allowance for food, clothing and other expenses- provided weekly
	Section 9 paragraph 1 of the Central Agency for the Reception of Asylum Seekers Act	Section 9 paragraph 1 of the Central Agency for the Reception of Asylum Seekers Act	Section 9 paragraph 1 of the Central Agency for the Reception of Asylum Seekers Act

Member	Food	Clothing	Financial allowance
Poland	Provision of food, meals are provided three times a day Act of 13 June 2003 on granting protection to foreigners on the territory of the Republic of Poland [Dz. U. of 2012, item 680]; Annex to the Ordinance of the Minister of Interior of 6 December	For a person in the refugee procedure: One-off financial assistance for the purchase of clothing and footwear PLN 140 (€35) Act of 13 June 2003 on granting protection to foreigners on the territory of the Republic of Poland [Dz. U. of 2012, item 680]; Annex to the Ordinance of the Minister of Interior of 6 December	In general, financial allowances in <u>reception facilities</u> Pocket money amounting to PLN 50 (approx. EUR 11) per month; A fixed amount for the purchase of personal hygiene products, amounting to PLN 20 per month (approx. EUR 5); Financing of transportation to participate in the proceedings for granting the refugee status; attending medical examinations or
	2011 [Dz. U. of 2011, No. 282, item 1654];Ordinance of the Minister of Interior and Administration of 10 November 2011 [Dz. U. of 2011, No. 261, item 1564]	2011 [Dz. U. of 2011, No. 282, item 1654];Ordinance of the Minister of Interior and Administration of 10 November 2011 [Dz. U. of 2011, No. 261, item 1564]	vaccination, and in other justified cases. Financial allowances for applicants <u>residing outside reception</u> <u>facilities</u> Depending on the number of family members, the daily amount
	For all UAMs (not only asylum seekers) remaining in an institutional care and education centre or foster families: full care, including meals, is provided. Meals are adequate to developmental, cultural, religious and health-related needs of UAMs. Act of 9 June 2011 on family support and foster care system, Regulation of the Ministry of Labour and Social Policy on institutional foster care	Minors staying in foster care facilities are provided with clothing, shoes, underwear and other personal items, according to their age and individual needs. Act of 9 June 2011 on family support and foster care system, Regulation of the Ministry of Labour and Social Policy on institutional foster care	ranges from PLN 25 (approx. € 6,25) to PLN 12.50 (approx. € 3) Foster care: A child placed in foster care shall be provided with a sum of money for his/her own use from the age of 5, to be determined by the head of the care centre. The amount depends on the age of the child and a type of school he/she attends. The amount of pocket money ranges from 10 PLN to 80 PLN per month. Regulation of the Ministry of Labour and Social Policy on institutional foster care.
Portugal	Provision of food Food is provided in kind, obtained by the participation of public bodies that finance it, and by civil society bodies [e.g.: Banco Alimentar contra a Fome (Food Bank) that provides food to reception centres to be redistributed among international protection applicants]	Provision of clothing Clothes obtained by the support of civil society bodies	Pocket Money Monthly support amounting to €150
Slovak Republic	Provision of food Meals are provided 5 times a day for free. For non-asylum-seeking UAMs, food for UAMs is also provided for free in foster homes.	Provision of clothing UAMs seeking asylum are provided clothing for free directly in the Reception Centre in Humenné or in the Accommodation Centre in Opatovská Nová Ves. The clothing is financed from the funds of the Migration Office or in the framework of NGOs′ projects. For non-asylum-seeking UAMs, clothing is provided from foster homes′ resources also for free.	UAMs placed in asylum facilities are entitled to pocket money under the Act on Asylum in the amount corresponding to ½ of the pocket money of an adult person (27 cents per day paid on monthly bases). For active help in performing works related to the maintenance of the facility, the pocket money of the respective person can increase upon the proposal of the head of the facility. UAMs that have been granted asylum and have been placed in a foster home are entitled to pocket money. A child that has been placed in facilities for implementation of court decisions (foster homes) is provided with pocket money and items in kind. The amount of the pocket money depends on the child 's age and constitutes 8 to 30% of the subsistence minimum amount, i.e. EUR 7.30 for UAMs aged 6−10 years, EUR 10.90 for UAMs aged 10−15 years, and EUR 27.20 for UAMs over 15 years

			accompanied minors in the EU Member States and Norway: Annexes
Member State	Food	Clothing	Financial allowance
State			of age. The contribution on the occasion of important events in the child's life is 25% of the subsistence minimum amount, i.e. EUR 22.70 EUR.
Slovenia	Provision of food Food is provided in kind in Asylum home	Asylum home provides clothes and shoes: donor warehouse is situated within Asylum home where UAMs can obtain additional clothes; also Red Cross gives to asylum seekers clothes and other available necessities.	Financial allowance Asylum seekers who have no means of subsistence of their own are entitled to an allowance once a month - in 2014 that is 18 EUR per month.
Spain	Provision of food Meals are provided three times a day; children and vulnerable groups get two additional intermediate meals	Provision of clothing At refugee reception centres applicants have access to the maximum amount of 181, 70€ for clothing and shoes, twice a year.	Financial allowance at reception facilities 19, 06€ per child under 18, on a monthly basis.
Sweden	Provision of food At some reception facilities, food is provided in kind. Usually it is not provided in kind, but in the form of a financial allowance. If the minor stays in a family home, meals are arranged within the family. If they stay in an institution, HVB housing, they normally receive meals.	Provision of clothing . The financial allowance includes a provision for clothing. This is up to the social services in the municipality. The minor receives a daily allowance from the Swedish Migration Board but the social services can also contribute to the minor's needs	Financial allowance The financial allowance covers costs for clothes, shoes, medical care and medicine, dental care, toiletries, other consumables and leisure activities. The amount depends on whether or not food is provided in kind. If food is provided in kind, the amount is as follows: 1, 41 EUR for children up to and including 17 years. If food is not provided in kind, the financial allowance is as follows: 4, 35 EUR for children aged <3 years; 5,06 EUR for children aged between 4-10 years; 5,88 EUR for children aged 11-17 years.
United Kingdom	Provision of food in the initial accommodation centre Financial allowances for essential living needs for persons granted support Part VI of the Immigration and Nationality Act 1999 and the Asylum Support Regulations 2000 set	No specific provision General financial allowance provided Part VI of the Immigration and Nationality Act 1999 and the Asylum Support Regulations 2000 set	No financial allowance for applicants housed in initial accommodation prior to being allocated longer term dispersal accommodation. Persons granted support may be allocated accommodation (utilities paid) and/or an allowance to cover "essential living needs". Part VI of the Immigration and Nationality Act 1999 and the Asylum Support Regulations 2000 set
Norway	Provision of food Financial allowances A higher financial allowance is received when applicant is not accommodated in reception facilities with catering (No legal basis)	Provision of clothing (No legal basis)	Financial allowance The amount varies according to type of accommodation (smaller amount in transit centres), family composition (older children receives more than younger) and whether the centre is catered or not. (No legal basis)

Table A3.4 Material and non-material reception conditions for asylum-seeking UAMs

Member State	Food	Clothing	Financial	Emergency	Medical care	Psychological	Free legal	Interpretation	Access to	Access to	Access to
			allowance	healthcare		care	assistance	services	education	vocational	employment
										training	
Austria	*	~	i.e. `pocket money'	*	*	√ only in case of need	in the asylum procedure	*	only during the first 9 school years	only for applicants until the age of 25 who are admitted to the asylum procedure for at least 3 months; restricted to shortage occupations	3 months after the applicant was admitted to the asylum procedure; restricted to seasonal work in tourism, agriculture or forestry
Belgium	except individually arranged accommodati on	except individually arranged accommodatio	except individually arranged accommodatio n	√	~	*	*	*	except collective initial/transit reception centres, special reception centres for UAMs	except collective initial/transit reception centres, special reception centres for UAMs	except collective initial/transit reception centres and if there has not been a first instance decision within 6 months after the asylum application
Croatia	✓	√	✓	✓	√	√	√	✓	√	✓	√
Cyprus	✓	√	√	✓	✓	√	√	✓	√	√	√ after 6 months
Czech Republic	√	√	√	√	√	√	√	✓	√		after expiration of 365 days from the start of the asylum procedure
Germany	√	~	~	~	~	~	initial reception centres are obligated to inform asylum seekers which organizations provide legal counsel. Free services by lawyers are not included	~			✓ subordinate work permit after 12 months
Greece	not in private accommodati	not in private accommodati on	~	√	~	in private accommodati on only when run by NGOs	not in private accommodat ion		except initial centres	except initial centres	except initial centres
Estonia	except collective open	√	√ except collective	✓	✓	√ provided on individual basis	√	√	✓	✓	√ after 6 months if no decision on

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Member State	Food	Clothing	Financial	Emergency	Medical care	Psychological	Free legal	Interpretation	Access to	Access to	Access to
			allowance	healthcare		care	assistance	services	education	vocational	employment
										training	
	accommodatio n centre		accommodatio n centre			as a part of medical care					the application status has been reached due to reasons beyond the applicant's control
Finland	*	~	~	~	~	~	~	~	~	~	once 3 months have passed from the entry into the country if the UAM holds a valid travel document (in which case his/ her identity is clear), and otherwise after 6 months
France	~	~	~	~	~	✓	√	on site or off site, for the asylum procedure	√	*	after 12 months of submitting an application (in first instance) for international protection
Hungary	✓	✓	✓	✓	✓	✓	✓	✓	√	✓	γ. στοσείστι √
	✓	✓	✓	✓	✓	✓	✓	✓	✓		
Ireland										√	
Italy	~	*	except in collective initial/transit centres	~	~	~	*	*	*	except in collective initial/transit centres and collective open reception centres	except in collective initial/transit centres and collective open reception centres
Latvia	only provided by ERF project		*	√	~	only provided by ERF project	*	√	√		after 9 months have passed since the submission of the application for international protection, but the 1st instance has not passed the decision and it is not due to the asylum seeker's fault.

					Synthesis	Report - Policies, p	ractices and data	on unaccompanied	illillors ill tile Lo	Member States a	ila Noi way. Allilexes
Member State	Food	Clothing	Financial	Emergency	Medical care	Psychological	Free legal	Interpretation	Access to	Access to	Access to
			allowance	healthcare		care	assistance	services	education	vocational	employment
										training	
	✓	✓	✓	✓	√	✓	√	√	✓	uraining √	
Lithuania											
Luxembourg	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	√ 19
Malta	√	√	√	✓	✓	✓	√				~
Netherlands	~	~	*	√	✓	~	√	✓	✓	*	except in collective initial/transit centres
Poland	~	~	~	√	~	~	√ organised by NGOs	✓	✓	√ organised by NGOs	✓
Portugal	only in collective initial/transit, regular (open) or for UAM reception centres	only in collective initial/transit, regular (open) or for UAM reception centres	except in collective initial/transit	*	✓	√	✓	√	except in collective initial/transi	except in collective initial/transi	except in collective initial/transit
Slovak Republic	✓	✓	~	~	~	~	~	~	*		applicant may enter employment in case he/she has not received a final decision on his/her application within one year from the start of the procedure
Spain	√	~	·	·	✓	~	√	✓	Except initial/transi t facilities	✓ Except initial/tran sit facilities	Except initial/transit facilities
Sweden	at some reception facilities, food is provided in kind. Usually it is not provided in kind, but in the form of a financial allowance.	the financial allowance includes a provision for clothing	✓	•	care that cannot be deferred. UAMs have same rights as Swedish children		~	√	except in initial/transit reception facilities		√
United Kingdom	✓		over in	√	√ (full access to	√	√	✓	√	√	√
Jinica Kingaoiii			except in	1	(full access to						applicant may

¹⁹ If the procedure lasts more than 9 months the applicant can apply for a temporary working permit.

					·						
Member State	Food	Clothing	Financial	Emergency	Medical care	Psychological	Free legal	Interpretation	Access to	Access to	Access to
			allowance	healthcare		care	assistance	services	education	vocational	employment
										training	
			collective initial/transit centres		primary medical care)						enter employment in case s/he has not received a final decision on his/ her application within one year from the start of the procedure
Norway	√	~	~	√	except in collective initial/transit centres	except in collective initial/transit centres	UAMs receive assistance in conjunction of the application claims. All other applicants receive assistance after final rejection on application	~	children between 6 and 16 have a right and obligation if their stay in NO exceeds 3 months	except in collective initial/transit centres	✓

Table A3.5 Non-material reception conditions for non-asylum seeking UAMs

Member States	Access to legal advice	Access to healtho	care		Access to education	Access to support to employment
		Full healthcare	Emergency treatment	Psychological support/ counselling		
Austria	✓	√	✓	✓	✓	√ 20
Belgium	√	√	√	√	√	NI
Bulgaria	NI	NI	NI	NI	NI	NI
Croatia	✓	✓	✓	√	✓	NI
Cyprus	√	√	NI	NI	✓	NI
Czech Republic	√	√	√	√	√	√
Estonia	1	√	✓	√	√	√
Finland	1	✓ 21	✓	✓ 22	√	✓ 23
France	4	√	√	√	√	√
Germany	4	✓ 24	√	√	√	√
Greece	√	√	√	√	√	√
Hungary	NI	NI	NI	NI	NI	NI
Ireland	✓	✓	√	√	✓	
Italy	√	√	NI	NI	✓	✓
Latvia	1	√	✓	√	√	
Lithuania	√	√	√	√	√	
Luxembourg	√	✓ 25	✓	✓	√	NI

²⁰ If holding a certain residence title (asylum, subsidiary protection or other long-term residence title).

²¹ For victims of trafficking and persons with a municipality of residence. The person is entitled to public health care services in exchange for the municipal resident's client fee.

²² For victims of trafficking and persons with a municipality of residence. The person is entitled to public health care services in exchange for the municipal resident's client fee.

²³ Victims of trafficking entitled to employment based on residence permit

²⁴ The healthcare is organised in line with care requirements based on their need for assistance. If assistance is granted then the health benefits must also be granted.

Malta	NI	NI	NI	NI	NI	NI
Netherlands	✓	√	✓ (victims of trafficking)	✓ (victims of trafficking)	✓	NI
Poland (UAMs placed in foster care)	~	~	√	✓	✓	NI
Portugal	NI	NI	NI	NI	NI	NI
Slovak Republic	✓	√	√	✓	✓	
Slovenia		√	√		✓	✓
Spain	✓	✓	✓	√	✓	✓
Sweden		✓	✓	✓	✓	✓
United Kingdom	√ (victims of trafficking)	√	✓	✓	✓	√
Norway	NI	NI	NI	NI	✓	NI

²⁵ UAMs not seeking asylum will have access to social security if they benefit from a postponement of removal, which provides them with humanitarian aid, or if they benefit from an authorisation of stay for private reasons based on humanitarian motives of exceptional gravity.

Annex 4 verview table accompanying Section 7 on return and reintegration of unaccompanied children

<u>Table A4.1</u> Overview of the return practices including reintegration of unaccompanied children

Member States	Voluntary return of UAMs	Special conditions	Forced return of children	Special conditions that need to be fulfilled	Detention whilst awaiting return	Alternative detention	Reintegration support to UAMs returning to their country of origin under return procedures	Monitoring systems to ensure effective reintegration
Austria	~	- Family tracing - UAMs aged 14-18 have to cooperate in tracing family members if this lies in their best interest; - best interests of the child (not mandatory by law but requested, for example, by IOM) Verification that the minor will be handed over to a parental authority or an appropriate institution (not mandatory by law but requested, e.g., by IOM and other organisations providing assisted voluntary return).	√	- Before the forced return of an UAM the Federal Office for Immigration and Asylum has to ensure that the minor can be handed over to a family member, a guardian or an adequate reception facility in the country of return.		•	√	~
Belgium	V	i) best interests of the child; ii) UAMs for which parents/family members in countries of origin have formally agreed to welcome the child and assist him/her	~	- asylum seeking children cannot be returned by force until the asylum procedure is completed - non-asylum seeking can only be returned to		•	✓	✓

Member States	Voluntary return of UAMs	Special conditions	Forced return of children	Special conditions that need to be fulfilled	Detention whilst awaiting return	Alternative detention	Reintegration support to UAMs returning to their country of origin under return procedures	Monitoring systems to ensure effective reintegration
		during the reintegration process; iii) UAMs for whom IOM can provide/link to appropriate reintegration and follow-up assistance in their countries of origin very young children are accompanied during return by an appointed guardian		their home country or another country following a thorough assessment of the situation and assuming that the guardian agrees that return to his/her country or to a third country is a durable solution.				
Bulgaria	NA	NA	NA	NA	NA	NA	NA	NA
Croatia	~	- Best interests of the child - Guardian	~	- Forced return can only be done if the UAM is received by his/her parents	~	*		
Cyprus	✓		✓		✓	✓		
Czech Republic					- In practice, UAMs are almost not subject to detention; - If yes, only UAMs from 15 to 18 years of age and only on special grounds can be detained.			

Member States	Voluntary return of UAMs	Special conditions	Forced return of children	Special conditions that need to be fulfilled	Detention whilst awaiting return	Alternative detention	Reintegration support to UAMs returning to their country of origin under return procedures	Monitoring systems to ensure effective reintegration
Estonia	~	If in the best interests of the child	~	A UAM is sent back to his/ her family member or appointed a guardian or to the reception centre of the receiving state. A UAM may be expelled if the custody of a minor is arranged and the protection of the rights and interests of the minor are ensured in the admitting country.	As of 2013, UAM can no longer be placed in the expulsion centre.	~		
Finland	~	i) best interests of the child; ii) UAMs for which parents/family members (or – as last resort – a legal guardian assigned by relevant authorities) in countries of origin have formally agreed to welcome the child and assist him/her during the reintegration process; iii) voluntary return must be accompanied by sufficient level of reintegration support		- Forced return possible only if in the best interest of the child and if appropriate reception can be ensured			•	✓

Member States	Voluntary return of UAMs	Special conditions	Forced return of children	Special conditions that need to be fulfilled	Detention whilst awaiting return	Alternative detention	Reintegration support to UAMs returning to their country of origin under return procedures	Monitoring systems to ensure effective reintegration
France	√	- only for the purpose of family reunification and upon judicial decision						
Germany	•	- written agreement of parent/relative/guardian - Minor has to be picked up upon arrival by a parent/legal guardian, who has to prove that he/she will take care of the child	~	- The UAM is handed over a member of the family/guardian/ reception centre It is examined whether the minor needs to be accompanied when he/she leaves the federal territory.	~	~	✓	
Greece	~	- voluntary return is allowed only for non- asylum seeking children, while it is not allowed for asylum seeking-children			✓		√	
Hungary	√	- does not occur in practice as UAMs do not leave by the given deadline for voluntary departure	~	- UAMs can be returned only if the principle of non-refoulement is respected and if adequate guardianship arrangements apply in the country of return			~	
Ireland	~	- No specific legislative provisions regarding return of UAMs are in place, however, all decisions on return are				~	~	·

Member States	Voluntary return of UAMs	Special conditions	Forced return of children	Special conditions that need to be fulfilled	Detention whilst awaiting return	Alternative detention	Reintegration support to UAMs returning to their country of origin under return procedures	Monitoring systems to ensure effective reintegration
		taken based on a case- by-case approach						
Italy						✓	✓	
Latvia	~		~	- UAMs is handed over to relative/ legal representative/institution who monitors the observance of protection of the child's law.	~	~	~	~
Lithuania	~		~	- UAMs can be returned taking into consideration his/her needs, age and level of independence. Only very few cases in practice		~	✓	~
Luxembourg	✓				√ 26	✓	√	
Malta	√	Only if deemed to be in the child's best interests	√	Only if deemed to be in the child's best interests	√	√	√	~
The Netherlands	~	- a valid travel document; - Adequate reception and care facilities available or can be arranged in the country of return.	~	- a valid travel document; - adequate reception/care facilities are available or can be arranged in the country of return - A guardianship must	~	~	√	✓

 $^{^{\}rm 26}$ UAMs in Luxembourg are not detained by established practice.

Member States	Voluntary return of UAMs	Special conditions	Forced return of children	Special conditions that need to be fulfilled	Detention whilst awaiting return	Alternative detention	Reintegration support to UAMs returning to their country of origin under return procedures	Monitoring systems to ensure effective reintegration
				be arranged in the country of return.				
Poland	~	Willingness to return and best interest of child.	~	Guardianship for the purpose of return				
Portugal	NA	NA	NA	NA	NA	NA	NA	NA
Slovak Republic	✓						✓	✓
Slovenia	√		~	- only if a legal guardian agrees that this is in the child's best interest;	~	~	V	
Spain	✓	Best interests of child					✓	✓
Sweden	√	√	~	Forced return is possible, but seldom carried out in practice	~	~	~	~
United Kingdom	~	Decisions are made on a case by case basis (to assess welfare and safety)	~	Decisions are made on a case by case basis (to assess welfare and safety)	√	~	√	~
Norway	✓		√	very unlikely to take place	√	√	✓	✓