DJIBOUTI

Djibouti is one of the smallest countries in Africa, providing protection to 31,059 refugees and asylum-seekers from ten countries as at 30 June 2020, which is more than 3 per cent of the total population. Despite having a lower-middle-income status, Djibouti has traditionally maintained a generous open-door policy for refugee inflows.

Somali nationals (43 per cent) constitute the largest refugee group in Djibouti, followed by Ethiopians (36 per cent) and Yemenis (17 per cent). In the last 10 years, the total number of refugees has almost doubled. While the number of Somalis has decreased, the number of Ethiopian and Yemeni refugees has increased due to conflicts and violence in their countries of origin.

Around 81 per cent of refugees are registered in one of three planned settlements (refugee villages) in Ali Addeh (52 per cent), Houll Houll (21 per cent), and Markazi (8 per cent), in the Ali Sabieh and Obock regions, bordering Ethiopia and the Red Sea, respectively. Most of them live side by side with Djiboutian host communities. In Ali Addeh and Houll Houll, the refugee villages are larger by population size than the nearby host community villages. Around 5,750 refugees and asylum-seekers live in Djibouti City, where most of Djiboutian nationals also reside.

KEY POPULATION DATA

19,866
Refugees

11,193
Asylum-seekers

3.19%
of the country’s population (973,560) are refugees and asylum-seekers

IDA 18 RSW / IDA 19 WHR ELIGIBILITY: SEPTEMBER 2017

Figure 1: Number of refugees and asylum-seekers of the largest refugee population groups
OVERVIEW OF REFUGEE POLICY ENVIRONMENT (JULY 2017–JUNE 2020)

Djibouti has traditionally pursued refugee policies through which it provided asylum-seekers and refugees with access to its territory, asylum and safety, and humanitarian assistance. From July 2017 to June 2020, the Government of Djibouti has significantly developed its approach to managing refugee situations. The most significant policy developments at the national level are as follows:

- In January 2017, promulgation of a new Refugee Law No 159/AN/16/7ème (the 2017 Refugee Law), that provide a large access to rights, including socioeconomic rights for refugees and asylum-seekers. The Law reconfirms the Ministry of Interior (MoI) as the Ministry responsible for refugee affairs, with its National Office for Assistance to Refugees and Disaster Victims (Office National d’Assistance aux Réfugiés et Sinistrés – ONARS) responsible for day-to-day management.


- Drafting of two new decrees that are expected to be adopted in the second half of 2020: Decree No 2020-137/PR/MASS amending Decree No 2017-311/PR/SEAS of 28 September 2017 for the establishment, organisation and functioning of the Social Registry and Decree No 2020-234/PR/MENFOP creating and defining the access conditions and issuance of the end of secondary education titled “Certificate of High-School Graduation”.

In September 2017, Djibouti became eligible for the IDA 18 Refugee Sub-Window (RSW), which it had requested to seek financing and technical assistance for the implementation of sustainable policies for the socioeconomic integration of refugees, in line with the CRRF Action Plan and the legislative reform pertaining to refugees.

Djibouti was also active regarding refugee issues in the international sphere from 2017 to 2020. At the Leaders’ Summit on Refugees in September 2016, Djibouti signed up to CRRF, as proposed by the 2016 New York Declaration, and committed to three policy pledges: i) adopt a new refugee law, ii) give refugee children access to accredited education, and iii) give refugees access to the national health system. In December 2019 at the Global Refugee Forum (GRF), the Government of Djibouti furthered its socioeconomic integration pledges through five policy commitments: i) include refugees in the National Development Plan; ii) integrate refugee teachers into the national system and budget through a training/certification programme; iii) provide refugees with technical and vocational training for better socioeconomic inclusion; iv) increase investments in the health system, in particular technical platforms in order to strengthen the national structures in areas hosting refugees; gradually include 12,500 refugees in the universal health insurance programme by 2021.
POLICY DIMENSIONS (AS AT 30 JUNE 2020)

1 Host Communities

1.1 Support for communities in refugee-hosting areas

No information was available on the existence of national policies providing for additional financial transfers from the national level to the areas that are economically affected by the presence of refugees.

The 2018–2022 National Social Protection Policy provides for social safety nets for all Djiboutian nationals, including host communities. The Ministry of Social Affairs and Solidarity (MASS) is responsible for social protection and manages the social registry in which vulnerable households are enrolled, based on the national poverty line defined by the National Institute of Statistics (NIS) and assessed through a proxy-mean test. Data is not available on the number of enrolled national households that are living in areas economically affected by a refugee presence.

The social registry, governed by Decree No 2017-311/PR/SEAS for the establishment, organisation and functioning of the social registry, provides access to a poverty-targeted social assistance programme: the National Family Solidarity Program, (PSNF) while providing subsidised access to health care and nutrition support. Other key social assistance programmes include the Social and Solidarity Economy (SSE) programmes (economic inclusion and social cohesion activities), education support for children with disabilities (including income generating assistance support for mothers), subsidised access to the national health insurance scheme for the poorest people (Social Health Assistance Programme and the social assistance programme for poor older persons (basic needs for the elderly)). The PSNF is governed by Decree No 2017-096/PR/SEAS PR/SEAS amending Decree No 2015-279/PR/SESN on the creation, organization and operation of the National Family Solidarity Program (PSNF).

National policies can be applied to identify, prevent, and mitigate potential social tension and risks of violence in refugee-hosting areas. Djibouti’s National Vision 2035, for instance, makes national solidarity and social cohesion central to its pillar on Peace and National Unity and proposes measures to prevent and address conflict and promote dialogue. Although the National Vision and associated policies do not directly refer to refugees and host communities, in conjunction with Djibouti’s 2017 Refugee Law and the 2018 Global Compact on Refugees, these documents do also apply to refugees and host communities and can be implemented in refugee-hosting areas to the benefit of both population groups.

In practice, there is a high degree of interaction between refugees and host communities in all refugee-hosting locations. Many refugees share sociocultural and linguistic ties with the host community and relationships are largely amicable.

As part of Djibouti’s local governance systems, informal and formal local mechanisms exist that promote peaceful coexistence, dialogue, joint activities, and citizen engagement. While these do not formally include representatives of the refugee community, refugees are generally received when they seek participation or services. Refugees have been participating, for instance, in local mechanisms for mediation and compensation led by host community leaders. In Djibouti City, refugee participation and inclusion in local mechanisms happens regularly while in the refugee villages it occurs on a more ad hoc basis.

ONARS has established refugee community-based governance structures in all refugee villages and in Djibouti City (see also section 2.3). Similarly, these do not tend to include host community members from the outset, but they facilitate connections with similar structures in the host community. ONARS, local authorities and local NGOs with international support also implement a range of interventions that promote social cohesion (e.g. joint sports tournaments, regional business fairs, fishery association, etc.). Such interventions generally include quotas for host community members and refugees to ensure that both participate and benefit equally.
National policies do formally protect refugees from discrimination. The 1992 Constitution of Djibouti as amended in 2010, provides for legal equality without distinction based on language, origin, race, sex, or religion. Furthermore, the 2017 Refugee Law provides for fundamental rights as set out in the 1951 Convention Relating to the Status of Refugees and includes an explicit reference to the right to non-discrimination. There is no verifiable data available on discrimination in practice. No complaints on grounds of discrimination have been brought forward to justice by a refugee.

Education: Over 4,000 refugee children attended the national education system in the 2019/2020 school year. The National Education Action Plan (PAE 2017–2020) has been revised to include refugees in national education systems and facilitate access to quality education for refugees and host communities.

Health: refugees and asylum-seekers have access to the national health system at all levels: primary, secondary and tertiary. A socioeconomic profiling exercise of refugees started in 2019 with the aim of integrating them into the national health insurance system. The results will allow the inclusion of 12,500 vulnerable refugees in the social health assistance programme.

1.2 Social cohesion

There is a generally positive relationship in Djibouti between refugees and host communities and within the refugee communities themselves, despite being a diverse population in terms of nationality, culture, socio-economic background, and language. Although the national legal framework in Djibouti does not specifically entail provisions on social cohesion or the identification, prevention and mitigation of potential social tensions and risks of violence in refugee-hosting areas, Law 162/AN/16/7ème L and the Refugee Law address poverty and social exclusion targeting all poor and vulnerable persons living in Djibouti including refugees. They are favorable to refugees’ socio-economic inclusion and legal integration, granting them access to the same rights as nationals except the right to vote.

ONARS and UNHCR have social cohesion programmes in refugee hosting areas. In practice, local authorities, Government institutions and NGOs organize activities aimed at reinforcing peaceful coexistence. These include specific quotas for nationals and refugees in subsidized / funded vocational training opportunities, regional business fairs or joint sports tournaments.

In terms of representation, each refugee nationality group has its own subcommittee. Refugees have leadership committees in each site, separate from those of the host community, with refugee leaders elected every three years. The leadership committees are gender sensitive and consist of a president, a vice-president, a representative of each nationality group, and a representative per sectoral activity. Interactions between refugees’ leadership committees and host community leaders are neither formalized nor regular. However, refugees are free to directly seek mediation services or request for compensation from host community leaders.

National policies do formally protect refugees from discrimination. Article 1 of the Constitution provides for equality before the law without distinction based on language, origin, race, sex or religion. Moreover, Article 14(1) of the Refugee Law explicitly provides for non-discrimination against refugees.

1.3 Environmental management

The government is investing with donor resources, principally through World Bank operation, in activities that are looking to address environmental impacts of the presence of refugees in host communities. These activities comprises environmental management, including technical advisory services for implementation of environmental management activities through a labour-intensive public works mode, but also finding alternative energy sources to reduce unsustainable exploitation of natural resources, including risk mitigation and other challenges faced by crisis-affected host communities.
1.4 Preparedness for refugee inflows

The 2017 Refugee Law, the 2017 Decree on the Asylum Procedure, the 2017 Decree on Refugee Fundamental Rights and the 2017–2022 CRRF Action Plan provide elements for a national preparedness framework, including an institutional coordination mechanism that could be used to respond to increased or new refugee inflows in ways that minimize short- and medium-term socioeconomic impacts.

In practice, preparedness measures are taken on an ad hoc basis when new refugee inflows are expected based on the situation in surrounding countries. An inter-agency contingency plan is developed, according to the Refugee Coordination Model (RCM), co-led by UNHCR and ONARS. These plans have a six-month time frame and are updated after that period as necessary; they are fully financed by humanitarian aid and implemented by humanitarian organisations and line ministries.

2 Regulatory Environment and Governance

2.1 Normative framework

Djibouti has been a State Party to the 1951 Convention Relating to the Status of Refugees and the 1967 Protocol relating to the Status of Refugees since 1977. No reservations were made. Djibouti is also a State party to the 1969 OAU Convention Governing Specific Aspects of Refugee Problems in Africa and other relevant international and regional instruments. However, Djibouti has not yet acceded to the 1954 Convention Relating to the Status of Stateless persons and the 1961 Convention on the Reduction of Statelessness. Djibouti endorsed the Global Compact on Refugees (GCR). Refugee-related commitments in these instruments are implemented through the 2017 Refugee Law, the 2017 Decree on the Asylum Procedure, the 2017 Decree on Refugee Fundamental Rights and the 2017–2022 CRRF Action Plan, in conjunction with the national policy framework.

The 2017 Refugee Law and related decrees address non-refoulement, the definition of ‘refugee’, refugee status determination procedure and fundamental rights accorded to refugees. They are in line with international and regional norms and standards, except for Article 1D of the 1951 Convention, which has not been incorporated in the law. Implementation of the legal framework has shortcomings (see respective Policy Dimensions). No refugee or asylum-seeker has so far attempted to seek judicial remedies for lack of access to the rights enshrined in the national Refugee Law or decrees.

The Refugee Law and related decrees have not yet been disseminated in relevant local languages or other languages spoken by refugees. UNHCR observes that border authorities are aware of asylum procedures, non-refoulement principles and how to refer a person to the appropriate services. Ministries or other public agencies that have a direct and formal partnership with UNHCR are generally aware of refugees’ rights (i.e. Ministry of Interior, Ministry of Education, Ministry of Health, Ministry of Social Affairs and Solidarity, Ministry of Women and Family, Ministry of Environment, Ministry of Agriculture and the National Development Agency). UNHCR observes gaps in awareness of applicable refugee policies among other institutions, private sector entities, foreign embassies, and refugees themselves.

The 2017 Refugee Law and the 2017 Decree on the Asylum Procedure include the framework for refugee status determination (RSD). The RSD framework gives the National Eligibility Commission (NEC) the responsibility to grant refugee status, working off the basis of RSD files including individual assessment prepared by ONARS Eligibility Officers. The procedures, as outlined in the law, including those of the appeal process, are in line with international and regional standards.

Asylum-seekers from South Central Somalia and Yemen are granted refugee status through a prima facie approach by practice (not embedded in a legal instrument or political declaration). All other asylum-seekers from other countries of origin go through individual RSD procedures. NEC adjudication sessions tend to be irregular and there is a backlog of 11,197 asylum-seekers pending RSD. There are shortcomings in the efficiency and the quality of the RSD decision process. This is mainly caused by technical gaps and some financial challenges affecting the NEC and the eligibility team of ONARS. Gaps in the RSD process
include limited application of asylum procedural standards, poor interviews, credibility assessments, and legal analysis conducted, as well as lack of data management approach. The average individual RSD case processing including final adjudication by the NEC can be very slow which can take up to eight to ten years for the refugee status to be either granted or rejected at first instance for certain asylum-seekers. This poses serious concerns regarding the efficiency and fairness of the national RSD procedure.

Asylum-seekers have limited enjoyment of their rights. Asylum-seekers are issued with a household level attestation only which is routinely not accepted for particular services, such as opening a bank account, purchasing a SIM card, among others. Information on the RSD procedures is not widely available and there are gaps in awareness among asylum-seekers. While the law provides for the possibility of a legal counsel (at the expense of the applicant), no asylum-seekers have availed themselves of this right to date. The appeal procedure has not yet been implemented because of capacity and resource constraints. While this leaves first instance rejected asylum-seekers without effective legal remedy, they are, in practice, not expelled or deported from the country. Most RSD-related work, including the positions of most eligibility officers, is fully funded by UNHCR, and not regularized in the Government’s planning, budgeting, and human resource systems. This poses risks to sustainability.

2.2 Security of legal status

The 2017 Decree on Refugee Fundamental Rights provides asylum-seekers with the right to stay in the country with an asylum-seeker attestation, which is valid for six months (renewable) and has the status of a temporary residence permit (pending adjudication of the case). Once refugee status is granted, whether through prima facie or individual RSD approaches, the decree stipulates that refugees have the right to stay in the country with a valid refugee ID card. In practice, the refugee ID card is provided to refugees of 15 years and older while all refugees receive refugee attestations recording household composition which also give them the right to stay. Refugee household attestations are valid for one year; individual refugee ID cards are valid for five years (renewable) and have the status of a residence permit. The refugee ID cards and household attestations are issued by ONARS with support from UNHCR. The process for renewing asylum-seeker and refugee attestations and refugee ID cards is facilitated by UNHCR and ONARS and is without delays or other challenges. Furthermore, in cases where law enforcement authorities come across asylum-seekers or refugees with expired attestations or IDs, they are referred to ONARS for renewal and not expelled or deported.

The 2017 Refugee Law provides for the right to seek asylum and the principle of non-refoulement in line with international standards. From June 2019 - 30 June 2020 there have been no known cases of unlawful termination of refugee status by way of cancellation, revocation or cessation; no cases of recognized refugees being expelled on national security or public order grounds; and no reported cases of refoulement. However, following a terrorist attack in May 2014, the Somali-Djiboutian border point (Loyada) has been officially closed, hence asylum-seekers are obliged to enter the country through unofficial border points. Since 2008, the Eritrean-Djiboutian border has also been closed and Eritrean asylum-seekers are obliged to enter the country via military checkpoints. From March to June 2020, all land, sea and air borders were closed for persons as part of Government measures to curb the spread of COVID-19.

2.3 Institutional framework for refugee management and coordination

The institutional framework for refugee management is provided for by the 2017 Refugee Law, the 2017 Decree on Refugee Fundamental Rights, the 2017–2022 CRRF Action Plan and its coordination mechanism. The draft 2020–2023 ONARS Strategy would further complement the policy base. The 2017 Refugee Law provides the Ministry of Interior (MoI) with the overall mandate for refugee affairs and tasks ONARS to execute and coordinate this on a daily basis. The 2017 Decree on Refugee Fundamental Rights details access to the rights within the respective areas of responsibility of each Ministry.

There are no provisions in the 2017 Refugee Law and related decrees on how these roles and responsibilities are to be coordinated and operationalized among Government entities and with various partners. However, the 2017–2022 CRRF Action Plan sets out an intergovernmental, multi-partner coordination mechanism to
facilitate its implementation. It includes a Steering Committee co-chaired by UNHCR and MoI and including representatives from refugee and host communities, national NGOs, donors, the United Nations, the World Bank and international NGOs. The Steering Committee is complemented at the technical level with a working group and sector-specific groups on protection, health, education, social protection and water and sanitation. The Secretariat is provided by ONARS with support from UNHCR. The Steering Committee has not met since February 2020, but its working groups and some sector specific groups meet regularly. A sub-national level structure is not set out on paper but exists in practice in the form of information sharing meetings (operational decisions are not taken at this level).

The CRRF Steering Committee and working groups officially include refugee representatives who could provide input and feedback from refugees on actions and decisions that concern them. This has not happened in practice as the Steering Committee has not met since 2019 and refugee representatives have not been attending the working groups.

Inputs and feedback from refugees on actions and decisions from ONARS, other government entities, UNHCR and other national and international partners are received through the refugee community-based governance structures. In the refugee villages, these structures consist of a Refugee Central Committee (RCC), a women’s committee, a dispute resolution committee, children and GBV committees. In Djibouti City, this consists of a RCC. These committees are functional and meet with ONARS, UNHCR and other national and international partners on a regular basis. Members of the RCCs include a president, a vice-president, a representative of each nationality group, and a sectoral representative, all elected by refugees themselves. The president of the leadership group in the Holl Holl refugee village as at 30 June 2020 was female. In most other groups the vice presidents are female. On yearly basis, UNHCR leads an inter-agency age, gender, diversity participatory assessment among refugees to gather views on gaps, needs and solutions. The assessments feed into UNHCR programming for the following year and are shared with the government and national and international partners to inform their programming.

Refugees have so far not been included in the national population census in Djibouti. First steps have been taken to include refugees in administrative data collection systems. Since the 2016/2017 academic year, refugee education data has been integrated into the national Education Management Information System (EMIS) (See also: Education Statistical Annual Abstracts (ESAA)). There is one example of an initial step towards the inclusion of refugees in national survey data (in this case, with the prospect of including refugees in the national social registry). In September 2019, the Ministry of Social Affairs, and the National Institute of Statistics, with support from UNHCR and WFP, launched a socioeconomic profiling exercise of all refugees and asylum-seekers to calculate the minimum expenditure basket. The same survey methodology was applied as that used by the Ministry of Social Affairs for Djiboutians, with the primary goal of assessing how many refugees would be eligible to enter the social security system, notably the PASS and the PNSF social safety nets. The survey was initially expected to be completed by August 2020. The Government is currently drafting a new National Development Plan and has made a policy commitment at the 2019 Global Refugee Forum (GRF) to include refugees. At sectoral level, the 2020–2024 National Health Plan, finalized in 2020, makes specific reference to refugees’ access to health services and to specific health programmes (TB, HIV, RSH, nutrition and malaria, etc.) and the National Education Plan also includes refugees.

### 2.4 Access to civil registration and documentation

Based on the [2017 Decree on Refugee Fundamental Rights](#) and practice, registered asylum-seekers are provided with an asylum-seeker attestation, refugees of 15 years and older with a refugee ID card, and all refugees with a refugee household attestations (see also section 2.2). The [2017 Decree on the Asylum Procedure](#) provides that the ONARS eligibility desk is responsible for the registration of asylum-seekers and the issuance of official personal documentation to registered asylum-seekers and refugees. In practice, this is done jointly by ONARS and UNHCR. All registered asylum-seekers and refugees are in possession of personal attestation documents and 100 per cent of all recognized refugees over 15 years old are in possession of refugee ID cards. Law enforcement authorities generally recognize asylum-seeker attestations, refugee household attestations and refugee ID cards. Other relevant national and sub-
national authorities and the private sector entities increasingly recognize attestations and refugee ID cards, although challenges still persist (see section 3.4).

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights provide refugees with the right to civil documentation as set out in the 1951 Convention. The 1951 Convention stipulates that this right shall be governed by the laws of the asylum country and that previously acquired rights shall be respected. The 2018 Civil Code stipulates that regular birth registration must be done within three days of the birth, while late birth registration goes through a jugement supplétif. In practice, civil status authorities have been flexible to extend the registration to beyond three days. The Direction Générale de la Population is responsible for all civil status matters. In 2013, birth registration started for refugees born in Djibouti but those born in Djibouti before 2013 do not have access to the jugement supplétif procedure in practice. This is mainly due to accessibility challenges, including financial obstacles, for this judiciary procedure sets for late birth registration of persons born in Djibouti. ONARS is responsible for the purchase of stamps on behalf of refugees and asylum-seekers registered in the villages to facilitate issuance of birth certificates by civil status departments at regional level.

2.5 Justice and Security

Participatory assessments conducted by UNHCR in 2020 found comparable levels of safety between refugees and host communities.

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights accord refugees the same right as nationals as regards access to law enforcement and justice. This includes access to legal counselling and assistance, and access to the “Ma’adoun al Charia” which is accredited under the Ministry of Justice to render decisions pertaining to personal status (see also Law No 136/AN/11/6ème concerning legal and judiciary aid, 2002 Family Code and Law No 169/AN/02/4ème on organization and competence of Al-Ma’adoun Al chari).

In practice access to justice is limited for both refugees and host communities, mainly due to poor judicial infrastructure, affordability, limited legal representation and a lack of basic knowledge of procedures on the part of refugees (see e.g. 2020 Justice Support Programme). UNHCR participatory assessments indicate that refugees tend to prefer traditional dispute resolution mechanisms that are easier to access. Vision Djibouti 2035 sets out strategic directions to improve access to justice across the country but, apart from a few mobile court sessions, implementation of the strategic directions in refugee hosting areas is limited. UNHCR has partnerships with a national NGO to improve refugee access to the Maadoun al Charia, mobile courts hearing, and legal assistance for GBV cases in line with the national vision.

Various relevant laws to prevent and address gender-based violence (GBV) are in place, including: the Criminal Code, the Family Code and the Child Protection Code. These policies are applicable to refugee hosting areas and do not exclude refugees. The criminal code provides for protection from torture and abuse, as well as from sexual violence, but does not explicitly criminalize domestic violence.

In practice, policy implementation has shortcomings and access to relevant services is limited for both refugee and host community GBV survivors. Furthermore, while the law does criminalize GBV, refugee and host communities often settle GBV cases through traditional justice practices, such as payment of a symbolic amount to the victim’s family without consulting or compensating the victim. It is generally acknowledged that exploitation, abuse and violence against women and girls, including refugees, is of concern in Djibouti with particular risk for female domestic workers. In 2018, the Government agreed with a recommendation from the 2018 United Nations Human Rights Council’s Universal Periodic Review to take steps to increase the protection afforded to women and girl refugees against violence, including by increasing the number of law enforcement officials in refugee villages, and providing effective care for women and girls who are victims of violence. The Government has not yet started implementation of this recommendation. However, UNHCR supports national NGOs with the implementation of GBV prevention and response programmes in refugee villages that are aligned with the national GBV strategy.
3 Economic Opportunities

3.1 Freedom of movement

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights accords refugees the right to move freely within Djibouti and choose their place of residence on the same basis as nationals. These rights are well respected by authorities. Only refugees that are registered in the refugee villages can benefit from humanitarian assistance. As such, 81 per cent of the refugees are registered in one of three refugee villages, in and around which they also have their place of residence and daily movements. One or more members of the refugee household might also move elsewhere for income generating purposes.

3.2 Right to work and rights at work

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights accords refugees the same rights and obligations as set out for nationals in national labour legislation. This includes any national legislation relating to workers protections and the right to open a business and register it in one’s own name. The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights also stipulate that the asylum-seeker attestation and refugee ID card are, to all legal intents and purposes, equivalent to a work permit. As explained under section 2.3, all registered asylum-seekers and refugees are in the possession of attestations and/or refugee ID cards.

However, with an estimated national unemployment rate of 40 percent, full enjoyment of the right to work is challenging even for nationals. Refugees face additional challenges such as lack of awareness among potential employers of asylum-seekers and refugees’ right to work, including the work permit status of the asylum-seeker attestations and refugee ID cards and lack of (relevant) skills for some of them. In particular, asylum-seeker attestations are often not recognized or accepted among employers. This is also caused by a lack of awareness among potential employers, including from private sector, on the right for asylum-seekers and refugees to work in wage-earning employment in Djibouti.

Since 2001, the Government of Djibouti has created a “Guichet Unique” or “One-stop Shop” that facilitates the procedures required to open a business. The procedure takes three days to open and register a business legally. While reliable statistics are not available, UNHCR is anecdotally aware that many Yemeni refugees have used the Guichet Unique to register businesses and benefited from cancellation of the licence fees. In 2017, the Government adopted legislation cancelling the payment of licences for all new businesses.

Workers protections are set out in the Labour Code (Code du Travail) adopted in 1992. Refugees are not explicitly mentioned but the Labour Code also applies to them as set out above. The International Labour Organization (ILO) and the International Trade Union Confederation (IFTUC) have expressed concerns about the implementation of workers’ rights in general and migrant workers in particular. The Government is working towards improvements.

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights also give refugees the same rights as any nationals as regards practising a profession and skills development opportunities. To exercise a liberal profession, refugees and asylum-seekers must apply for authorization from the public authorities.

Refugees’ professional certificates/diplomas are recognized on the same level as those of other foreigners. To this day, no data is available either from the government, from private entities or from refugees, on the extent to which refugees have accessed these rights in practice compared to foreigners.
3.3 Land, housing and property rights

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights provides refugees with the right to property in line with the provisions of the 1951 Convention Relating to the Status of Refugees.

No data is available on how many refugees might have exercised their right to access land in Djibouti, whether they faced practical barriers in doing so and how these compare to nationals of a foreign country in the same circumstances.

In the refugee villages, refugees live in emergency shelters, semi-permanent and permanent structures provided by UNHCR through implementing partners. Only 10 per cent and 12 per cent of households in Ali Addeh and Holl Holl refugee villages, respectively, live in permanent structures. All refugees in Markazi live in permanent structures that are equipped with running water and connected to electricity through generators.

Refugees living in Djibouti City are responsible for arranging their own accommodation. They are generally renting houses. A few cases are known to be squatting or have no permanent place to stay. UNHCR supports a few particularly vulnerable refugees. No further data is available on how many refugees might have exercised their right to purchase, lease or use housing and immovable property in Djibouti, whether they faced practical barriers in doing so and, if so, how these barriers compare with those facing other foreign nationals under the same circumstances.

Public/social housing programmes exist in Djibouti and are managed by the Agence de Réhabilitation Urbaine et du Logement Social (ARULOS). So far, UNHCR is not aware of any refugees accessing these programmes. However, a Government programme on slum upgrading has been approved for financing by the WB in 2018. This programme specifically seeks to facilitate refugee access to improved social infrastructure once implementation starts.

3.4 Financial and administrative services

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights provide refugees with the right to open bank accounts, to access financial services and to access mobile money/mobile phone banking in the same way as the country’s nationals.

In July 2018, the Central Bank of Djibouti issued an administrative regulation to allow refugees to open bank accounts based on their asylum-seeker attestations and refugee ID cards. In practice, refugee ID cards are recognized by commercial banks to open a bank account and access financial services.

Similarly, in 2018 an internal circular was sent by the headquarters of Djibouti Telecom to their branches to facilitate refugee/asylum-seeker access to register a SIM card based on their asylum-seeker attestations and refugee ID cards. Access to registering SIM cards is generally provided for refugees based on their refugee ID cards, whereas asylum-seekers tend to be denied this access based on their asylum-seeker attestation. That said, informal workarounds are commonly practised, and both asylum-seekers and refugees generally find ways of accessing mobile connectivity. Mobile money and mobile banking are a recent innovation in Djibouti. There is presently no data to confirm whether refugees have de jure or de facto access to these services.

There is no policy that provides refugees with the right to obtain key administrative documents or certifications that might enhance their access to employment and other socioeconomic opportunities. In practice, ONARS and UNHCR have generally, but not systematically, been able to successfully advocate for refugee access to key administrative documents such as driving licences or certificates from private sector training.
4. Access to National Public Services

4.1 Education

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights provides refugees with the right to enrol in primary, secondary and tertiary schools as well as vocational training under the same conditions as the country’s nationals.

In August 2017, UNHCR concluded a partnership agreement with the Ministry of Education to facilitate enrolment in national schools for refugees that are living in the refugee villages. In Djibouti city, UNHCR does not facilitate access to national education system. UNHCR does observe that refugees have been able to enrol themselves in schools based on the refugee ID card. However, there is no reliable data on the actual number of refugees that do this, whether they faced practical barriers in doing so and how these compare to nationals.

In December 2017, Djibouti, along with the other IGAD member states, adopted the Djibouti Declaration on education for refugees, returnees and host communities, a non-binding legal instrument on the commitments to deliver quality education and include these groups in their national legal framework and educational systems. During the United Nations Human Rights Council’s Universal Periodic Review of 2018, the Government supported a recommendation made to Djibouti to continue to work with international partners to improve access to basic services in the refugee villages.

Education policies do not provide for specialized services (such as accessible learning services, accelerated education, language training, remedial learning programmes, catching-up programmes, psychosocial support) for host community and refugee children as may be necessary. Data on access to specialized services for nationals is not known to UNHCR. As for refugees, specialized services are being provided by UNHCR and implementing partners in the refugee villages. Programmes include the Ministry of Education and Professional Training (MENFOP) in Ali Addeh, the ALP (Accelerated learning programme) for new arrivals and the SNE (Special needs education) for children with disabilities.

4.2 Healthcare

The 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights provides refugees with access to the publicly financed health-care system under the same conditions as the country’s nationals. The 2020–2024 National Health Development Plan confirms refugees’ access to health, but often blurs the line between refugees, migrants and nomads, which, in some instances, undermines refugees’ legal rights to health on the same basis as nationals.

Since 2018, UNHCR has been transitioning from NGO-provided primary health care to a partnership with the Ministry of Health (MoH) to include refugees in the national health system. UNHCR and MoH have a partnership agreement through which funds are allocated to the Ministry to take charge of all primary-health-related services accessible to refugees and asylum-seekers, as well as to host communities. Such a move is also supported in Ali Addeh through the Improving Health Sector Performance Project Second Additional Financing supported by the World Bank.

Each refugee village is equipped with one health centre at which primary health care is provided. MoH finances secondary and tertiary level health-care services for refugees registered in the refugee villages from the national health budget. Referrals are made by the health centre doctor to secondary and tertiary level facilities in Djibouti City, following which refugees can access services free of charge based on presentation of their attestation. Refugees with specific needs that are living in Djibouti City can also access public health facilities in Djibouti city free of charge upon presentation of their attestation. This means that, in practice, refugees registered and living in refugee villages, as well as refugees with specific needs registered in Djibouti City have better access than nationals or refugees without specific needs registered in Djibouti City, who have to present proof of insurance or pay in cash.
Following concerns expressed in 2019 in relation to refugee access to health care following the transition to MoH in terms of staffing, essential medicines, data collection, reporting and referrals, MoH, with support of UNHCR and the World Health Organization (WHO), took a number of measures. This included the procurement of essential medicines by UNHCR on behalf of MoH to ensure a regular medicine supply to health facilities in the refugee villages. While refugees continue to raise issues concerning their access to quality care services, the situation has improved.

MOH provides sexual and reproductive health services to both nationals and refugees. Services are provided at primary as well as referral level. Health centres in the refugee settlements are equipped to perform maternal health follow-up, except in Obock where the district hospital performs said follow-up for pregnant and lactating women from Markazi refugee village. Gaps do however exist such as in rural health centres, where the availability of post exposure prophylaxis (PEP) kits is limited, and rape survivors have to be referred to higher-level facilities to access the service.

Refugee enrolment in the national public health insurance system has not yet started but is provided for in law. Refugees’ health care costs in the publicly financed health system are currently covered by UNHCR and MoH. The Government is drafting a decree that will make it possible for asylum-seekers and refugees to enrol in the Social Health Assistance Programme which aims to ensure access to the national public health insurance for the poorest categories of populations in Djibouti (those without income).

4.3 Social protection

Refugees access national social services on the same basis as nationals under Decree No 137/2020/PR/MASS. This provides for the inclusion of refugees in public social protection programmes, including registration in the social registry so that they can access social safety nets that include specific support for key vulnerable groups and public health insurance. While institutions are not reluctant to include refugees in their social protection programmes, they often lack the funding and capacity to do so. External aid and UNHCR projects help make up this gap in coverage. For example, a public health programme set up by the Ministry of Health provides vulnerable and chronically ill urban refugees with free access to health care at public health centres and follow-up support. Other programmes managed by NGOs and WFP provide nutrition support to the elderly and wheelchairs for persons with disabilities. A NGO project has also constructed disability friendly access to schools in villages. For the future, access to the social registry and associated support is ongoing via the Ministry of Social Affairs and Solidarity. There are also ongoing discussions with the National Agency for Persons with Disabilities that build on the Refugee Law and the Social Protection Decree to give refugees with disabilities new access to national activities, including a registry managed by ANPH.

ONARS, MASS, WFP and UNHCR are holding discussions on how to align aid and humanitarian assistance with social protection systems. The aim of the socioeconomic profiling exercise described in section 2.3 is precisely to facilitate refugee inclusion in the social registry. However, these discussions are progressing slowly including because of coordination challenges among public institutions and, as well as capacity and resource gaps as regards comprehensive analysis and policymaking. Delays have been exacerbated by COVID-19 impacts.

4.4 Protection for vulnerable groups

A range of policies, standards and services exists for the protection of Djiboutian children, including unaccompanied and separated children, victims of trafficking in persons, survivors of gender-based violence and other children with special needs. In conjunction with the 2017 Refugee Law and the 2017 Decree on Refugee Fundamental Rights, these policies apply equally to refugee groups in the same situation.

However, access to relevant services is limited for both nationals and refugees because of shortcomings in policies and resources as well as in implementation. There are child protection laws in place but there is not a unique referral mechanism for all children at risk. Referral pathways for refugee children at risk are refugee specific under the lead of an international NGO, through a UNHCR partnership. In general, there is a lack of capacity and resources, especially in rural areas, with which to develop and implement a streamlined referral pathway for all children at risk (nationals, refugees, and migrants). Similarly, there are
laws and policies to protect victims of trafficking, but implementation is weak. During the 2018 United Nations Human Rights Council’s Universal Period Review, the Government did support a recommendation to enhance its efforts to fight against trafficking of persons.

As mentioned in sub-dimension 2.5 above, access to relevant services is limited for GBV survivors.

5 Cross Sectors

Characteristics of registered refugees and asylum-seekers in total refugee population* as at 30 June 2020

- **45.63%** Children (14,176)
- **3.66%** Older persons (1,137)
- **2.2%** Person with disabilities (682)
- **51.82%** Men/Boys (16,099)
- **48.18%** Women/Girls (14,967)

5.1 Gender

In Djibouti, international conventions and national laws and decrees promote gender equality and gender related principles. Significant progress has been made so far: young girls are more and more educated, women are represented in decision-making bodies, the fight against female genital mutilation (FGM) has given rise to results with the reduction of cases, and the empowerment of women is perceptible through cooperatives and mutual insurance entities (mutuelles) in the regions. Nevertheless, there are gender related differences or restrictions in terms of policies and/or their implementation in the majority of policy sub-dimensions. The most consequential ones in terms of socioeconomic development are as follows:

i. **Support for communities in refugee-hosting areas**, including social cohesion, the meaningful participation of women in community-based leadership, beyond their formal inclusion by quotas.

ii. **Institutional framework for refugee management**, the absence of a gender lens in programming.

iii. **Protection for vulnerable groups**, the gaps in the prevention and response to sexual and gender-based violence, including for persons with acute specific and particularly high needs.

5.2 Social inclusion

There are differences or restrictions in terms of policies and/or their implementation related to gender in the majority of policy sub-dimensions. The most consequential ones in terms of socioeconomic development are as follows:

i. **Rights to work and rights at work**, specific disadvantages for asylum-seekers vis-à-vis recognized refugees as regards the recognition of asylum-seeker attestations by employers.

ii. **Access to civil registration and documentation**, facilitated access to late birth registration and certification for refugees and asylum-seekers born in Djibouti before 2013 who lack birth certificates.

iii. **Education**, lack of targeted support for refugee children with special needs such as disability and age-related needs.

* The refugee numbers reported here do not fully match the numbers on the front page because demographic characteristics are not available for all refugees (e.g., pre-registered refugees, etc.).
Annex on Key International and Regional Instruments ratified or adhered to

- Additional Protocol to the Geneva Conventions of 12 August 1949 (Protocol I)
- Additional Protocol to the Geneva Conventions of 12 August 1949 (Protocol II)
- African Union Convention for the Protection and Assistance of Internally Displaced Persons in Africa (Kampala Convention), 2009
- African Youth Charter, 2006
- Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, 1984
- Convention Governing Specific Aspects of Refugee Problems in Africa (the OAU Convention), 1969
- Convention on the Elimination of All Forms of Discrimination Against Women, 1979
- Convention on the Rights of the Child, 1989
- Convention relating to the Status of Refugees 1951 (Ratification date: 9 Aug 1977)
- Djibouti Declaration on Refugee Education, 2017 (International Instrument)
- Fourth Geneva Convention relative to the Protection of Civilian Persons of 1949
- ILO Abolition of Forced Labour Convention, 1957 (No 105)
- ILO Discrimination (Employment and Occupation) Convention, 1958 (No 111)
- ILO Employment Policy Convention, 1964 (No 122)
- ILO Equal Remuneration Convention, 1951 (No 100)
- ILO Forced Labour Convention, 1930 (No 29)
- ILO Freedom of Association and Protection of the Right to Organise Convention, 1948 (No 87)
- ILO Labour Inspection Convention, 1947 (No 81)
- ILO Minimum Age Convention, 1973 (No 138)
- ILO Right to Organise and Collective Bargaining Convention, 1949 (No 98)
- ILO Tripartite Consultation (International Labour Standards) Convention, 1976 (No 144), 1976
- ILO Worst Forms of Child Labour Convention, 1999 (No 182)
- International Convention on the Elimination of All Forms of Racial Discrimination, 1965
- International Covenant on Civil and Political Rights (ICCPR), 1966
- International Covenant on Economic, Social and Cultural Rights, 1966
- Kampala Declaration on Jobs, Livelihoods and Self-reliance, 2019 (International Instrument)
- Nairobi Declaration on Somali Refugees, 2017 (International Instrument)
- Protocol relating to the status of refugees, 1967