Agenda for Protection
AGENDA FOR PROTECTION

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My Office launched the Global Consultations on International Protection in late 2000 to engage States and other partners in a broad-ranging dialogue on refugee protection. The aim was to explore how best to revitalize the existing international protection regime while ensuring its flexibility to address new problems. The outcome is this jointly owned Agenda for Protection, endorsed by UNHCR’s Executive Committee and welcomed by the United Nations General Assembly during 2002.

Since taking office as High Commissioner in January 2001, I have become more and more convinced that protection in exile is not enough. Refugees need both protection and solutions. The Agenda for Protection strongly emphasizes both, to enable refugees to start a new life with dignity and to bring an end to their need for international protection.
Today’s refugee situations challenge the international community as never before to improve the global governance structure for refugees. The Agenda for Protection offers both a realistic and ambitious way forward. It is realistic because it reflects a shared understanding of protection challenges deriving from the broad, participatory dialogue nurtured by the Global Consultations. It is ambitious because it recognizes that improved refugee protection can only be achieved through considerably enhanced multilateral cooperation and through shared commitment to implement new, practical arrangements to address current protection gaps. We need new approaches, tools and standards to underpin the present protection regime and enhance both the legal and physical protection of refugees.

As acknowledged in the Declaration of States Parties adopted at the Ministerial Meeting in Geneva in December 2001 and the Agenda for Protection, the 1951 Refugee Convention remains the cornerstone of the international refugee protection regime, yet it alone does not suffice. The Agenda for Protection is thus about building on the Convention. I call this the “Convention Plus” approach.

The “plus” concerns the development of special agreements or multilateral arrangements to ensure improved burden sharing, with countries in the North and South working together to find durable solutions for refugees. This includes comprehensive plans of action to deal with mass outflows, and agreements on “secondary movements”, whereby the roles and responsibilities of countries of origin, transit, and potential destination are better defined. It also includes agreements aimed at better targeting development assistance
in refugees’ regions of origin, and multilateral commitments for resettlement of refugees.

This publication is a response to a request from UNHCR’s Executive Committee to disseminate the Agenda for Protection widely and to engage partners actively in its follow-up. This process has already begun. UNHCR looks forward to continued and strengthened cooperation with States, intergovernmental and non-governmental organizations, development partners and refugees themselves, to pursue implementation of the Agenda for Protection in the coming years.

Ruud Lubbers
An Overview

Following 18 months of discussions among governments, intergovernmental and non-governmental organizations (NGOs), refugee experts and UNHCR – known as the Global Consultations on International Protection – UNHCR and States adopted a joint Agenda for Protection. The Agenda is an ambitious, yet practical, programme of action to improve the protection of refugees and asylum-seekers around the world. It is intended to serve as a guide for concrete action, not only by UNHCR, but also by governments, NGOs and other partners.

Although not a legally binding document, the Agenda has considerable political weight, as it reflects a broad consensus on what specific actions can and should be undertaken to achieve certain agreed goals in refugee protection. The Agenda
does not address all protection problems facing refugees today; but it does focus on those issues and activities that would benefit from multilateral commitment and cooperation. While confirming certain policy directions and guiding operational planning for UNHCR, the Agenda also calls on governments and partner organizations to do their part in upholding and strengthening the international protection regime.

The Agenda consists of two sections: the Declaration of States Parties and a Programme of Action. The Declaration was adopted at the conclusion of the December 2001 Ministerial Meeting of States Parties to the 1951 Convention relating to the Status of Refugees and/or its 1967 Protocol. In adopting the Declaration, States Parties reaffirmed the validity of the 1951 Convention and pledged to meet their obligations under the treaty and to uphold the values and principles embodied in the Convention and its 1967 Protocol. In effect, the Declaration underpins the entire Programme of Action.

The Programme of Action identifies specific objectives and activities grouped according to six inter-related goals: strengthening implementation of the 1951 Convention and its 1967 Protocol; protecting refugees within broader migration movements; sharing burdens and responsibilities more equitably and building capacities to receive and protect refugees; addressing security-related concerns more effectively; redoubling the search for durable solutions for refugees; and meeting the protection needs of refugee women and children. All of the goals are equally important. Certain themes, such as burden-sharing and improving protection of refugee women and children, run throughout the entire Agenda.
The 1951 Convention and its 1967 Protocol are the cornerstones of the international refugee protection regime. **Strengthening implementation of the 1951 Convention and its 1967 Protocol** is thus the first step in improving protection of refugees and asylum-seekers. The Programme of Action suggests that this can be done in a number of ways, including by working towards universal accession to the 1951 Convention and 1967 Protocol, by improving individual States’ asylum procedures and trying to harmonize those procedures among States, by offering other forms of protection to those who need it but may not qualify under the 1951 Convention’s definition and, conversely, by taking immediate action to exclude those who do not deserve international protection.

Within individual countries, the government, NGOs and UNHCR are encouraged to work to create a climate more conducive to refugee protection. This will involve fostering greater respect for refugees through, for example, public-awareness campaigns, ensuring that there are adequate reception facilities for those seeking asylum, registering each asylum-seeker and refugee individually and providing him/her with appropriate documentation, and developing systematic responses to mass influxes.

Addressing the factors that trigger mass movements of populations is equally important. The Programme of Action calls on States, intergovernmental organizations and UNHCR to examine the root causes of refugee movements, particularly armed conflict, and to devote greater resources, both human and financial, in developing respect for human rights,
democratic values and good governance in refugee-producing countries and in supporting the work of the United Nations in conflict-prevention, conflict-resolution and peacekeeping.

Refugees move within broader population flows that are also composed of economic and other categories of migrants. With only limited migration options available, many persons who are not refugees try to enter countries as asylum-seekers. Protecting refugees within broader migration movements can be achieved by encouraging States to develop migration management policies that do not jeopardize refugee protection and that promote a more positive environment for asylum by reducing strains on asylum systems. UNHCR, the International Organization for Migration, other intergovernmental agencies and States are to collect more data on the nexus between asylum and migration. The aim is to better understand “push” and “pull” migration factors, or those factors that drive people out of their home countries and lure them to other countries, human smuggling, travel routes and other aspects of complex mixed movements that include refugees.

States are encouraged to ensure that any immigration-control measures they adopt will contain safeguards allowing access to international protection for those who need it. These kinds of safeguards should also be applied during rescue-at-sea operations and during any attempts to intercept migrants before they reach their intended destinations. In addition, strategies will be developed to ensure that those asylum-seekers found not to be in need of international protection will be returned to their home countries quickly, but humanely and with respect for their human rights and dignity.
The Programme of Action also calls for combatting human trafficking and smuggling. It encourages States to accede to the 2000 United Nations Convention against Transnational Organized Crime and its Protocols, to launch information campaigns aimed at potential migrants that will warn about the dangers of human smuggling and trafficking and will inform about legal immigration opportunities, and to publicize the penalties they will impose for trafficking in people.

The Declaration of States Parties recognizes that the international regime for refugee protection is strengthened through multilateral cooperation. The proposed activities contained in the Programme of Action are based on the concept of sharing burdens and responsibilities more equitably and building capacity to receive and protect refugees. To achieve this goal, UNHCR is called upon to work with States, particularly first-asylum States, to develop specific burden-sharing agreements that would be applied in response to mass influxes and to resolve protracted refugee situations. The High Commissioner has termed this and certain related efforts “Convention Plus”, since the intention is to build on the 1951 Convention by developing special agreements and multilateral arrangements to improve responsibility-sharing. States will also work with UNHCR, other intergovernmental organizations and NGOs to improve their capacities to protect refugees, including by boosting their ability to provide essential services, such as education and vocational training. The Programme also promotes linking refugee issues with national, regional and multilateral development plans. For example, States are encouraged to consider allocating a
percentage of their development funds to programmes that simultaneously benefit refugees and the local population in host countries.

States are also encouraged to make greater use of resettlement, both as a protection and burden-sharing tool, particularly in mass-influx situations. Since responsibility-sharing involves participation among a broad array of partners in protection, the Programme of Action aims to strengthen relationships with civil society, including NGOs, and to nurture community-based systems of protection within refugee populations.

Another of the Programme’s goals, addressing security-related concerns more effectively, focuses on the myriad security problems confronting refugees. The breakdown in social and cultural systems, the separation from or loss of family members and community, and the impunity with which perpetrators of crimes against refugees act, render refugees, and particularly refugee women and children, vulnerable to abuse. All too often, refugee women endure rape, abduction and trafficking at the hands of fellow refugees, host communities, local authorities or humanitarian workers. Refugees, especially girls, are frequently subjected to sexual exploitation, violence and abuse. Armed groups and national armed forces frequently target refugee children and adolescents for forcible military recruitment.

The Programme of Action proposes measures to ensure that States and UNHCR work together to preserve the civilian character of asylum. These will entail separating armed elements from refugee populations and developing
arrangements among States, UNHCR, the UN Department of Peacekeeping Operations and other UN and intergovernmental organizations to safeguard the security of refugees.

To keep refugee children and adolescents safe from forcible military recruitment, States are to work to ensure that refugee children and adolescents have access to education and vocational training and to offer training to refugee populations on how to prevent military recruitment. States are encouraged to ratify the *2000 Optional Protocol to the Convention on the Rights of the Child on the Involvement of Children in Armed Conflict*. In addition, wherever possible, States, UNICEF, UNHCR and other protection partners will set up programmes to disarm, demobilize and reintegrate child soldiers who had come from the refugee population.

The problem of age-based and sexual and gender-based violence will be addressed by mechanisms to hold all perpetrators accountable for their actions and by enabling refugees to file complaints. Educational and awareness-raising programmes about these forms of violence will target men, women and children. All protection partners will be trained on the rights and needs of survivors of sexual exploitation, violence and abuse.

One of the core components of international protection is **finding durable solutions** for refugees. The Programme of Action encourages countries of origin, host States, UNHCR, humanitarian partners (including NGOs) and refugees to integrate voluntary repatriation, local integration and
resettlement into a comprehensive approach to finding durable solutions, particularly for protracted refugee situations. This is also part of the High Commissioner’s Convention Plus initiative.

Key objectives are improving conditions for voluntary repatriation and making repatriation sustainable. Countries of origin, working with UNHCR and other partners, including the United Nations High Commissioner for Human Rights, will respect the right to return and assure returnees of their physical, legal and material safety through amnesties, human rights guarantees and measures enabling all returnees, including women, to reclaim their property. Programmes will be put in place to encourage reconciliation among returnees and local residents and to ensure that educational opportunities, including vocational training, are available to returnees. Returnee women will be encouraged to participate equally in peace and reconciliation processes.

In promoting local integration, States will examine when, where and how to grant secure legal status and residence rights, including the possibility of becoming naturalized citizens in the country of asylum for those refugees who have attained a considerable degree of socio-economic integration. International and regional development partners are to play their part by ensuring that the necessary resources are available to foster refugee self-reliance and ensure the viability of the local communities hosting the refugees.

Resettlement opportunities will be expanded for use as both a protection tool and a durable solution. UNHCR will encourage States that do not yet have resettlement programmes to make
resettlement places available. Those States that do offer resettlement opportunities will be encouraged to increase their quotas, diversify the kinds of refugee groups they welcome, and introduce more flexible resettlement criteria. In addition, States and UNHCR will analyze refugee registration data in a manner that will help them anticipate the need for resettlement of groups or individuals and process those resettlement applications more quickly, particularly in emergency situations. Greater emphasis will be placed on gender-related protection needs, in addition to women-at-risk programmes, within resettlement schemes.

UNHCR and States are called upon to ensure that any assistance programmes for refugees integrate self-reliance and relief-substitution strategies. By tapping the resourcefulness of refugee women and men, certain basic goods, such as cooking oil, blankets and stoves, can be produced by the refugees themselves. In addition, these strategies can help reduce or prevent incidents of sexual and gender-based violence that may result from dependence as a result of lack or denial of socio-economic opportunities in host countries. All actors involved in refugee protection will ensure that refugees, especially refugee women and adolescents, and the host communities participate in the design and development of self-reliance programmes.

Numerous guidelines and policies on protecting refugee women and children already exist, but they are not adequately applied and implemented. The Programme of Action highlights this concern in its goal of **meeting the protection**
needs of refugee women and children. Actions under other Programme goals have also been proposed specifically to protect refugee women and children. This separate goal focuses more generally on the need to improve the framework through which refugee women and children are protected.

States, UNHCR and other protection partners are to ensure that refugee women participate equally in decision-making processes that affect their lives, that a gender-sensitive approach is applied when developing, implementing and evaluating programmes designed to assist refugees, and that gender-equality is mainstreamed into all training and learning programmes. In addition, UNHCR will make sure that its Guidelines on Gender-related Persecution, Guidelines on the Protection of Refugee Women, and guidelines on how to prevent and respond to sexual and gender-based violence are widely disseminated and implemented. Accession to the 1979 Convention on the Elimination of all Forms of Discrimination against Women and its 1999 Optional Protocol will be encouraged.

Similarly, States, UNHCR and protection partners will ensure that, as appropriate, refugee children, including adolescents, participate in decision-making processes that affect their lives, that programmes developed to assist refugees are age-sensitive, and that programmes are established to inform refugee children of their rights. The Programme of Action encourages States to ratify the 1989 Convention on the Rights of the Child and its 2000 Optional Protocols on the Involvement of Children in Armed Conflict and on the Sale of Children, Child Prostitution and Child Pornography. Recognizing that education is an important protection tool,
States will also give priority to providing access to primary and secondary education for refugee children and adolescents.

**Looking Ahead**

The success of the Agenda for Protection hinges on the strength of commitment to its implementation on the ground and to robust follow-up. UNHCR has already begun consultations with its Executive Committee to establish a multi-year work programme to implement the Agenda. In response to a request in the Agenda, the High Commissioner will launch a Forum to pursue the Convention Plus initiative, aimed at taking concrete action to improve the situation of refugees and reduce the number of persons requiring protection.
Notes:
I. INTRODUCTION

In response to the numerous challenges confronting refugee protection for States, as well as for the Office of the United Nations High Commissioner for Refugees (UNHCR), and on the occasion of the 50th anniversary of the 1951 Convention relating to the Status of Refugees, UNHCR set in train, in December 2000, the Global Consultations on International Protection. The purpose was to provoke both reflection and action to revitalize the 1951 Convention framework and to equip States better to address the challenges in a spirit of dialogue and cooperation.1

The Agenda for Protection is the product of this consultative process. It reflects a wide cross-section of concerns and recommendations of States, intergovernmental organizations, non-governmental organizations (NGOs), as well as refugees

1 For information on the Global Consultations on International Protection, please consult the Global Consultations page of UNHCR’s website at www.unhcr.ch.
themselves. The Agenda focuses on suggested activities which would strengthen international protection of asylum-seekers and refugees and improve implementation of the 1951 Convention and its 1967 Protocol. These activities flow from the Declaration adopted unanimously by States Parties to the 1951 Convention and/or its 1967 Protocol at the Ministerial Meeting of States Parties, organized jointly by Switzerland and UNHCR on 12–13 December 2001, to commemorate the Convention’s 50th anniversary. This Declaration recognizes the enduring importance of the 1951 Convention and 1967 Protocol, reaffirms political commitment to upholding the values and principles they embody, and urges all States to consider ways to strengthen their implementation. It also affirms the need for closer cooperation between States Parties and UNHCR to facilitate UNHCR’s duty of supervising the application of these instruments. The Declaration is premised on more robust international cooperation, within an agreed framework of basic principles.

This Declaration serves as the framework for the Agenda for Protection, which in turn is intended to guide action by UNHCR, together with States, NGOs and other protection partners, in furthering protection objectives during the years ahead.

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4 The Agenda for Protection is the outcome of a process which has generated considerable support across the board for the actions contained in it. It is a statement of goals and objectives and an inventory of actions to reinforce the international protection of refugees. The progressive implementation of this framework will require, in certain instances, additional consultation and will be subject to the availability of resources and commitment by all concerned.
II. DECLARATION OF STATES PARTIES

The Declaration of States Parties sets out a number of important understandings about the significance of the 1951 Convention and its 1967 Protocol within the broader international framework for refugee protection. The Declaration serves, within the Agenda for Protection, as the framework for its goals, objectives and the activities to reach them. It is an integral part of the Agenda. The numbering of the following paragraphs corresponds to that of the original text, as adopted.

Preamble

We, representatives of States Parties to the 1951 Convention relating to the Status of Refugees and/or its 1967 Protocol, assembled in the first meeting of States Parties in Geneva on 12 and 13 December 2001 at the invitation of the Government of Switzerland and the United Nations High Commissioner for Refugees (UNHCR),

1. Cognizant of the fact that the year 2001 marks the 50th anniversary of the 1951 Geneva Convention relating to the Status of Refugees,

2. Recognizing the enduring importance of the 1951 Convention, as the primary refugee protection instrument which, as amended by its 1967 Protocol, sets out rights, including human rights, and minimum standards of treatment that apply to persons falling within its scope,
3. Recognizing the importance of other human rights and regional refugee protection instruments, including the 1969 Organization of African Unity (OAU) Convention governing the Specific Aspects of the Refugee Problem in Africa and the 1984 Cartagena Declaration, and recognizing also the importance of the common European asylum system developed since the 1999 Tampere European Council Conclusions, as well as the Programme of Action of the 1996 Regional Conference to Address the Problems of Refugees, Displaced Persons, Other Forms of Involuntary Displacement and Returnees in the Countries of the Commonwealth of Independent States and Relevant Neighbouring States,

4. Acknowledging the continuing relevance and resilience of this international regime of rights and principles, including at its core the principle of non-refoulement, whose applicability is embedded in customary international law,

5. Commending the positive and constructive role played by refugee-hosting countries and recognizing at the same time the heavy burden borne by some, particularly developing countries and countries with economies in transition, as well as the protracted nature of many refugee situations and the absence of timely and safe solutions,

6. Taking note of complex features of the evolving environment in which refugee protection has to be provided, including the nature of armed conflict, ongoing violations of human rights and international humanitarian law, current patterns of displacement, mixed population flows, the high costs of hosting large numbers of refugees and asylum-seekers and of maintaining asylum systems, the growth of associated
trafficking and smuggling of persons, the problems of safeguarding asylum systems against abuse and of excluding and returning those not entitled to or in need of international protection, as well as the lack of resolution of long-standing refugee situations,

7. Reaffirming that the 1951 Convention, as amended by the 1967 Protocol, has a central place in the international refugee protection regime, and believing also that this regime should be developed further, as appropriate, in a way that complements and strengthens the 1951 Convention and its Protocol,

8. Stressing that respect by States for their protection responsibilities towards refugees is strengthened by international solidarity involving all members of the international community and that the refugee protection regime is enhanced through committed international cooperation in a spirit of solidarity and effective responsibility and burden-sharing among all States,

Operative Paragraphs

1. Solemnly reaffirm our commitment to implement our obligations under the 1951 Convention and/or its 1967 Protocol fully and effectively in accordance with the object and purpose of these instruments;

2. Reaffirm our continued commitment, in recognition of the social and humanitarian nature of the problem of refugees, to upholding the values and principles embodied in these instruments, which are consistent with Article 14 of the
Universal Declaration of Human Rights, and which require respect for the rights and freedoms of refugees, international cooperation to resolve their plight, and action to address the causes of refugee movements, as well as to prevent them, inter alia, through the promotion of peace, stability and dialogue, from becoming a source of tension between States;

3. Recognize the importance of promoting universal adherence to the 1951 Convention and/or its 1967 Protocol, while acknowledging that there are countries of asylum which have not yet acceded to these instruments and which do continue generously to host large numbers of refugees;

4. Encourage all States that have not yet done so to accede to the 1951 Convention and/or its 1967 Protocol, as far as possible without reservation;

5. Also encourage States Parties maintaining the geographical limitation or other reservations to consider withdrawing them;

6. Call upon all States, consistent with applicable international standards, to take or continue to take measures to strengthen asylum and render protection more effective including through the adoption and implementation of national refugee legislation and procedures for the determination of refugee status and for the treatment of asylum-seekers and refugees, giving special attention to vulnerable groups and individuals with special needs, including women, children and the elderly;

7. Call upon States to continue their efforts aimed at ensuring the integrity of the asylum institution, inter alia, by
means of carefully applying Articles 1F and 33 (2) of the 1951 Convention, in particular in light of new threats and challenges;

8. Reaffirm the fundamental importance of UNHCR as the multilateral institution with the mandate to provide international protection to refugees and to promote durable solutions, and recall our obligations as State Parties to cooperate with UNHCR in the exercise of its functions;

9. Urge all States to consider ways that may be required to strengthen the implementation of the 1951 Convention and/or 1967 Protocol and to ensure closer cooperation between States Parties and UNHCR to facilitate UNHCR’s duty of supervising the application of the provisions of these instruments;

10. Urge all States to respond promptly, predictably and adequately to funding appeals issued by UNHCR so as to ensure that the needs of persons under the mandate of the Office of the High Commissioner are fully met;

11. Recognize the valuable contributions made by many non-governmental organizations to the well-being of asylum-seekers and refugees in their reception, counselling and care, in finding durable solutions based on full respect of refugees, and in assisting States and UNHCR to maintain the integrity of the international refugee protection regime, notably through advocacy, as well as public awareness and information activities aimed at combating racism, racial discrimination, xenophobia and related intolerance, and gaining public support for refugees;
12. Commit ourselves to providing, within the framework of international solidarity and burden-sharing, better refugee protection through comprehensive strategies, notably regionally and internationally, in order to build capacity, in particular in developing countries and countries with economies in transition, especially those which are hosting large-scale influxes or protracted refugee situations, and to strengthening response mechanisms, so as to ensure that refugees have access to safer and better conditions of stay and timely solutions to their problems;

13. Recognize that prevention is the best way to avoid refugee situations and emphasize that the ultimate goal of international protection is to achieve a durable solution for refugees, consistent with the principle of *non-refoulement*, and commend States that continue to facilitate these solutions, notably voluntary repatriation and, where appropriate and feasible, local integration and resettlement, while recognizing that voluntary repatriation in conditions of safety and dignity remains the preferred solution for refugees;

III. PROGRAMME OF ACTION

Following on from the Declaration of States Parties, a Programme of Action is suggested which, if implemented, should progressively reinforce refugee protection over a multiyear period. The Programme of Action has six goals:

1. Strengthening implementation of the 1951 Convention and 1967 Protocol;
2. Protecting refugees within broader migration movements;
3. Sharing burdens and responsibilities more equitably and building capacities to receive and protect refugees;
4. Addressing security-related concerns more effectively;
5. Redoubling the search for durable solutions; and
6. Meeting the protection needs of refugee women and refugee children.

The Programme’s goals are inter-related and there are cross-cutting themes. These include responsibility and burden-sharing, as well as a gender and age-sensitive application of the regime as a whole. Suggested follow-up activities relating to refugee women and refugee children are dealt with specifically in Goal 6 and, in addition, incorporated throughout the Programme of Action.
Implementation of the 1951 Convention and its 1967 Protocol, which together remain the foundation for international refugee protection, has to be strengthened. In the first instance, the base of State Parties has to be broadened, bringing in all the geographic regions in a more balanced way. More harmonized approaches to refugee status determination, as well as to the interpretation of the 1951 Convention and to the use of complementary forms of protection, are also called for. Resolute responses to the root causes of refugee movements, more effective and predictable responses to mass influx situations, improved reception policies and an environment generally more conducive to refugee protection would contribute to better implementation of the refugee protection regime. Appropriate measures to strengthen supervision of implementation of the 1951 Convention and 1967 Protocol need to be put in place. Refugee protection would also be enhanced by accession to, and effective implementation of, regional refugee instruments, as well as key human rights instruments.

There are 12 identified objectives, together with various activities directed towards their realisation, under this overall goal:
1. Universal accession to the 1951 Convention and 1967 Protocol

- UNHCR to carry out a survey of the difficulties States have in acceding to or in implementing the 1951 Convention/1967 Protocol, with a view to assisting States to overcome them.
- States Parties to contribute actively to UNHCR’s ongoing accession campaign, which aims to achieve universal accession to the 1951 Convention/1967 Protocol regime.
- States Parties and regional organizations to promote accession in their bilateral contacts and in multilateral fora and inform UNHCR about such initiatives.
- States Parties to give consideration to withdrawing reservations lodged at the time of accession and, where appropriate, to work towards lifting the geographical reservation.
- States Parties, which have not already done so, to ensure that the fundamental principles of the 1951 Convention are incorporated, where this is necessary according to the national legal system, into domestic legislation.

2. Improved individual asylum procedures

- States, through UNHCR’s Executive Committee (ExCom), to consider updating past ExCom guidance on the recommended framework for asylum procedures, with a view to promoting greater harmonization in the practice of States.\(^5\)
- States to grant access to asylum procedures and to ensure that their asylum systems provide for effective and fair decision-making, done promptly and with enforceable results,

\(^5\) See Conclusion No. 8 (XXVIII) 1977, on the determination of refugee status (A/AC.96/549, para. 53.6); Conclusion No. 30 (XXXIV) 1983 (A/AC.96/631, para. 97.2), on the problem of manifestly unfounded or abusive applications for refugee status or asylum.
including as regards the return and readmission of those found not to be in need of international protection. Return is important to counter misuse of asylum procedures and maintain the integrity of asylum systems.\(^6\)

- States that have not yet done so to legislate for and set up asylum procedures, benefiting from UNHCR assistance and ExCom guidance. States with established asylum procedures to consider how best to support these initiatives, including with financial and technical assistance where necessary, as a tangible form of international cooperation.\(^7\)
- States to introduce or, as necessary, enhance gender and age-specific safeguards in asylum procedures, with due weight being accorded to the principle of family unity and bearing in mind the requirements of the *Convention on the Rights of the Child* and the *Convention on the Elimination of All Forms of Discrimination against Women*, as well as related UNHCR guidelines; the special needs of particularly vulnerable persons, such as victims of torture or persons with disabilities, should also benefit from necessary safeguards.\(^8\)
- States and UNHCR to work to ensure that claims lodged by female and child asylum-seekers take properly and sensitively into account gender and age specificities, including forms of persecution which have specific gender or age-related aspects.
- States and UNHCR to undertake consultations, preferably within ExCom, on ways to better manage the challenge of increasing claims to refugee status from unaccompanied and separated child asylum-seekers.

\(^6\) See also Goal 2, objective 7.
\(^7\) See also Goal 3, objective 2.
• UNHCR to engage in intensified training and in-house capacity-building, while committing more resources to improve the quality and consistency globally of its mandate refugee status determination processes.

3. Provision of complementary forms of protection to those who might not fall within the scope of the 1951 Convention, but require international protection

• Within the framework of its mandate, ExCom to work on a Conclusion containing guidance on general principles upon which complementary forms of protection should be based, on the persons who might benefit from it, and on the compatibility of these protections with the 1951 Convention and other relevant international and regional instruments.

• States to consider the merits of establishing a single procedure in which there is first an examination of the 1951 Convention grounds for refugee status, to be followed, as necessary and appropriate, by the examination of the possible grounds for the grant of complementary forms of protection.

4. Exclusion of those undeserving of international refugee protection, including those guilty of terrorist acts

• Given that combating terrorism is primarily a criminal law enforcement issue, but also that abuse of the asylum channel must be prevented, States to put in place measures, with appropriate legal safeguards, to give effect to the exclusion clauses of the Convention, which might include the following: incorporation of the exclusion clauses of the Convention into
national legislation; closer cooperation and improved information sharing between immigration/asylum authorities, law enforcement authorities, and, where appropriate, UNHCR; and priority processing of asylum applications by expert personnel where there is a suspicion that the claimant might fall under Article 1 F of the 1951 Convention.9

- States to apply the exclusion clauses in a manner which is not prejudicial to any well-founded claim to refugee status by family members of individuals subject to exclusion proceedings.

5. Closer cooperation in the supervision of implementation of the 1951 Convention and 1967 Protocol

- States, UNHCR and NGOs to identify and work on practical modalities to ensure better cooperation between UNHCR and States Parties in strengthening implementation of the 1951 Convention and 1967 Protocol, and in facilitating UNHCR’s duty to supervise international refugee instruments.
- In this regard, and to maintain the positive momentum of the Global Consultations process, UNHCR to continue to provide a forum for high-level and participatory dialogue on protection issues, emerging global themes and challenges, as well as specific protection situations, particularly those of an urgent character.
- In this regard also, States to provide more information on their achievements and problems as regards protection in regular meetings of the Standing Committee, paying special attention to protection issues related to women and children.

9The application of exclusion clauses should, as appropriate, take closely into account any relevant pronouncements of the Security Council.

- UNHCR to publish the background papers and summary conclusions of the expert roundtables held within the Global Consultations framework.
- UNHCR to produce complementary guidelines to its Handbook on Procedures and Criteria for Determining Refugee Status, drawing on applicable international legal standards, on State practice, on jurisprudence and using, as appropriate, the inputs from the debates in the Global Consultations’ expert roundtable discussions.
- UNHCR to continue to organize expert discussions, also involving State practitioners, as the issue might require.
- UNHCR to continue to participate in initiatives and studies organized or undertaken by States, regional organizations and other partners, including NGOs and universities, focusing on refugee law.

7. Further standard-setting

- Consistent with the recognition in the Declaration of States Parties that the international refugee protection regime should be developed further, as appropriate, UNHCR to explore areas that would benefit from further standard-setting, such as ExCom Conclusions or other instruments to be identified at a later stage.

8. Enhanced respect for refugees

- States, UNHCR and other relevant actors to foster a positive and respectful attitude towards refugees, including through,
Encouraging political leaders to uphold the basic values underpinning the 1951 Convention and 1967 Protocol; making better use of and more broadly distributing public awareness materials which can sensitize civil society to the situation of refugees, including those developed by UNHCR (e.g. as developed for the Respect; Stereotypes; and Lanterna Magica campaigns), as well as educational material (pamphlets and brochures for refugee children and teenagers; and education kits, including teachers’ guides).

• States to develop public awareness programmes, with the participation of refugees, which focus on the positive social and cultural contributions that refugees can make, building into these programmes greater use of educational tools such as public service announcements, sports, music and entertainment, in a way which promotes positive messages about tolerance, pluralism and common values, as well as bridge-building.

• States to take measures to combat racism, racial discrimination and xenophobia directed against asylum-seekers and refugees.

9. Adequate reception arrangements

• ExCom to consider adopting a basic framework for reception policies, drawing on applicable international legal standards, in the form of an ExCom Conclusion.

• UNHCR to develop Guidelines on the Reception of Asylum-Seekers, paying explicit attention to gender and age-specific considerations, as well as the special needs of victims of torture and/or of violence or the disabled, as well as those with special medical needs.

• UNHCR to monitor reception arrangements and to include
information on developments, including difficulties encountered by asylum-seekers, as well as any recommendations, in its reporting on protection situations in various regions to ExCom.

- States more concertedly to explore appropriate alternatives to the detention of asylum-seekers and refugees, and to abstain, in principle, from detaining children.
- States, UNHCR, NGOs and other partners to work with refugee communities to address the needs of unaccompanied and separated child asylum-seekers and refugees, including, as necessary, their temporary placement in foster families or appointment of State or non-State guardians, and the monitoring of such arrangements.

10. More effective and predictable responses to mass influx situations

- UNHCR to prepare a comparative study on protection responses to mass influxes, which will look at best practices from UNHCR’s experience, as well as take into account the views of States, and, at the same time, explore the need for another authoritative text, in addition to the 1951 Convention and the 1969 OAU Convention.
- UNHCR to develop and disseminate guidelines to clarify the procedural aspects of exclusion in the context of group determination on a prima facie basis.
- States and UNHCR to ensure that emergency responses to mass influxes include community-based activities addressing the specific protection needs of refugee women and refugee children, as well as of vulnerable groups.¹⁰
- States to promote with the United Nations system, especially

¹⁰ This would include: separated children, the handicapped, the chronically ill, single females, single heads of household, the elderly and victims of torture.
UNHCR, more effective engagement in early warning and contingency planning, as appropriate, both to enable countries to better prepare themselves for a potential mass influx of refugees and to ensure more adequate and timely support from the international community.

11. Better registration and documentation of refugees

- In keeping with the Conclusion on Registration of Refugees and Asylum-Seekers (No. 91 (LII) (2001)), and bearing in mind confidentiality requirements regarding the use of data, States to register and document female and male refugees and asylum-seekers on their territory on an individual basis as quickly as possible upon their arrival, in a manner which contributes to improving their security, their access to essential services and their freedom of movement.
- UNHCR to work with States towards ensuring the provision of financial and technical support, including as regards training, equipment, and materials to enable, particularly, developing host States to undertake registration and issuance of documents to refugees, in recognition that this is primarily a State responsibility.
- States, UNHCR and relevant partners to ensure that those carrying out registration of camp populations and registration for voluntary repatriation are adequately trained, including in gender and age-sensitive interviewing techniques.
- States and other relevant partners to consider how to make available and accessible their expertise, including through the provision of human resources, to assist UNHCR’s ongoing effort to improve its own systems for registration and documentation of refugees.
- UNHCR to issue operational standards and guidelines with
regard to registration and population data management, revise its 1994 *Registration Guide* and develop registration and data management training modules. In addition, UNHCR to strengthen field registration support (methodologies, systems, materials, training and support missions), including by drawing on States’ existing expertise and human resources.

- States and UNHCR to introduce new techniques and tools to enhance the identification and documentation of refugees and asylum-seekers, including centrally, biometric features, and to share these with a view towards developing a more standardized worldwide registration system.
- States to provide necessary documents relating to civil status (e.g. birth, marriage, divorce, death), benefiting from the support and cooperation of UNHCR, where appropriate.
- States, UNHCR and other relevant partners to use registration data to identify and make specific assistance and protection arrangements, where appropriate, for: women with any special protection concerns, unaccompanied and separated children, child- and single-headed households, as well as handicapped refugees and the elderly.

12. **More resolute responses to root causes of refugee movements**

- States to give greater priority to dealing with root causes, including armed conflict, and to ensure relevant intergovernmental agendas reflect this priority.
- States to use appropriate means at their disposal, in the context of their foreign, security, trade, development and investment policies, to influence developments in refugee-producing countries in the direction of greater respect for human rights, democratic values and good governance.
• States to support the work of the United Nations in the areas of conflict-prevention, conflict-resolution, peace-keeping and peace-building in war-torn States.
• International and regional human rights bodies, as well as development actors, to be encouraged to examine how they can make a more direct impact on refugee situations generated by human rights violations and inter-group disputes, in particular by extending financial and/or technical support to countries of origin willing to establish national human rights commissions, and to put in place measures to improve the functioning of the judiciary and police forces.
• States to give renewed consideration to ratifying the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the Reduction of Statelessness, with a view to early accession.
• UNHCR to seek information from States on steps they have taken to reduce statelessness and to meet the protection needs of stateless persons, in keeping with ExCom Conclusion No. 78 (XLVI) (1995), and to report to ExCom on this survey, together with recommendations which might assist in further improving their situation.
• UNHCR, through its field presence, to act as a catalyst, where appropriate, in mitigating circumstances which might lead to refugee flows.
Notes:
UNHCR’s clearly defined responsibilities for refugees and other persons of concern do not extend to migrants generally. It is, at the same time, a fact that refugees often move within broader mixed migratory flows. At the same time, the insufficiency of viable, legal migration options is an added incentive for persons who are not refugees to seek to enter countries through the asylum channel, when it is the only possibility effectively open to them to enter and remain. It is important, given not least the effects on and risks to them, that refugees receive protection without having to resort to a criminal trade that will put them in danger. There is therefore a need to achieve a better understanding and management of the interface between asylum and migration, both of which UNHCR should promote, albeit consistent with its mandate, so that people in need of protection find it, people who wish to migrate have options other than through resort to the asylum channel, and unscrupulous smugglers cannot benefit through wrongful manipulation of available entry possibilities.

To improve the protection of refugees within broader migration movements and to counter misuse of asylum systems, seven objectives and accompanying actions have been identified:
1. Better identification of and proper response to the needs of asylum-seekers and refugees, including access to protection within the broader context of migration management

- States to ensure, taking into account relevant multilateral and cross-sectoral consultations, that immigration-control measures are tempered with adequate protection safeguards which appropriately differentiate between refugees, on the one hand, and persons not in need of international protection, on the other, to enable protection needs to be met within the agreed international framework.
- States to develop a coherent policy agenda on migration and asylum that strikes a proper balance between migration control priorities and refugee protection imperatives, and which might include transparent and equitable immigration policies for the purposes of employment and family reunification.
- UNHCR to develop *Guidelines on Safeguards for Interception Measures*, together with a training package for States, intergovernmental organizations and NGOs.
- ExCom to consider adopting a Conclusion focusing on protection safeguards in interception measures.
- UNHCR, States and other stakeholders (e.g. the International Maritime Organization) to seek to reach common understandings on responsibilities in the context of rescue at sea of asylum-seekers and refugees, including with regard to rescue itself, the disembarkation of those rescued and the solutions to be pursued.
- In the broad context of migration management, States to consider acceding to the 1990 *United Nations Convention on the Protection of the Rights of all Migrant Workers and Members of their Families*, and relevant ILO Conventions (notably nos. 97 and 143).
2. **Strengthened international efforts to combat smuggling and trafficking**

- States to ensure that their own asylum processes are open to receiving claims from individual trafficked persons, especially women and girls who can base their claim to asylum on grounds which are not manifestly unfounded.
- States to publicize penalties for those engaged in smuggling of and trafficking in people.
- UNHCR to explore the convening of an experts meeting focusing on the protection needs of trafficked children.

3. **Better data collection and research on the nexus between asylum and migration**

- States to generate and share more detailed, comparable, sex- and age-disaggregated statistics on the size, type and composition of migratory flows, to enable a qualitative analysis of the problem and shed light on the causes and ramifications of such international movements. In particular, States to consider tabulating data according to the revised United Nations Recommendations on Statistics of International Migration (New York, 1998).
- States to examine how to collect and share information on undocumented migration and irregular movers, including on smuggling, travel routes, etc.
- In this regard, the International Organization for Migration
(IOM) to be encouraged to carry out a detailed study, in consultation with relevant States and intergovernmental organizations, on migration dynamics, including push and pull factors. UNHCR and IOM to explore with regional and other organizations\(^{11}\) the undertaking of similar studies or publication of existing data for the regions they cover.

### 4. Reduction of irregular or secondary movements

- Bearing in mind ExCom Conclusion No. 58 (XL) of 1989 on the *Problem of Refugees and Asylum-Seekers Who Move in an Irregular Manner from a Country in which They had already Found Protection*, UNHCR, in cooperation with relevant partners, to analyze the reasons for such movements, and propose strategies to address them in specific situations, predicated on a more precisely articulated understanding of what constitutes effective protection in countries of first asylum, and taking into account international solidarity and burden-sharing.
- UNHCR to work with States of origin, transit and destination and other partners, including IOM, on a package of measures which might be brought into play, as part of a comprehensive plan of action, for particular irregular or secondary movement situations.

\(^{11}\) Such as the Asia-Pacific Consultations on Refugees, Displaced Persons and Migrants (APC), the Council of Europe, the Economic Community of West African States (ECOWAS), the Economic Cooperation Organization (ECO), the European Union (EU), the Inter-Governmental Consultations on Asylum, Refugee and Migration Policies in Europe, North America and Australia (IGC), the Organization for Security and Cooperation in Europe (OSCE), the South Asian Association for Regional Cooperation (SAARC) and the Southern African Development Community (SADC).
5. Closer dialogue and cooperation between UNHCR and IOM

- UNHCR and IOM to deepen cooperation, within the framework of the Action Group on Asylum and Migration (AGAMI), established in November 2001, working in consultation with interested States and other intergovernmental organizations and NGOs, with the aim of furthering understanding of the nexus between asylum and migration and enhancing each organization’s capacity to contribute to States’ efforts to develop policies and programmes on asylum and migration. In this regard, AGAMI to identify and analyze the issues within the migration/asylum nexus, deepen understanding of the nexus, address conceptual as well as specific operational issues and promote better information-sharing.
- UNHCR to keep States and other interested actors informed of the consultation process within AGAMI.

6. Information campaigns to ensure potential migrants are aware of the prospects for legal migration and the dangers of human smuggling and trafficking

- States, working together with IOM and other concerned intergovernmental bodies, such as the Office of the United Nations High Commissioner for Human Rights (OHCHR), the

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12 These could include the Office of the United Nations High Commissioner for Human Rights (OHCHR), the International Labour Organization (ILO) and the Special Rapporteur on the Human Rights of Migrants, as appropriate.
13 Such as terminology, research and data collection, as well as qualitative analysis.
14 Such as interception by States of smuggled and trafficked persons and safeguards to ensure access to asylum procedures, information and public awareness activities, as well as training of public officials.
International Labour Organization (ILO), and NGOs, to develop a model information campaign, which would provide relevant information on available channels for legal immigration and warn of the dangers of smuggling and trafficking, and which would present materials in a manner accessible to those it seeks to reach, drawing on models already in place or under development. Material clarifying international protection responsibilities to be included.

7. Return of persons found not to be in need of international protection

- States, working in consultation with relevant intergovernmental organizations, notably IOM, but also UNHCR and, as appropriate, NGOs, to develop strategies, including involving bilateral and regional readmission agreements, to promote return and readmission of persons not in need of international protection, in a humane manner and in full respect for their human rights and dignity, without resort to excessive force and, in the case of children, taking due account of their best interests.
- States, IOM and UNHCR to cooperate, as appropriate, in removing obstacles to the speedy return of asylum-seekers found not to be in need of international protection, predicing their activities on the obligation of States to readmit their own nationals.
- ExCom to consider adopting a Conclusion providing guidance to States on their obligation to accept and facilitate the return of their nationals and related issues.
Sharing burdens and responsibilities more equitably and building capacities to receive and protect refugees

The Declaration of States Parties recognizes that respect by States for their international protection responsibilities towards refugees is strengthened through international solidarity and that the refugee protection regime is enhanced through committed international cooperation in a spirit of responsibility and burden-sharing among all States. To achieve effective cooperation on refugee matters, there must be closer dialogue and multilateral “ownership” of refugee problems and their resolution. The Programme of Action is throughout premised on the need for a multilateral approach to ensure that burdens and responsibilities will be shared more equitably. Clearly performance of protection improves with strengthened national capacity, so that investment in capacity-building has to be made a more integral part of the regular operational response to any new emergency involving refugees. NGOs and other members of civil society play a particularly important role directly in protecting and assisting refugees and asylum-seekers, but also in strengthening protection capacities. Incorporating refugee issues within national and regional development agendas can help to reduce the gap between humanitarian assistance and development efforts, making a positive contribution to the longer-term welfare of host communities and making protection-based solutions more sustainable.

To achieve a more equitable sharing of burdens and responsibilities and to build capacities to receive and protect refugees and resolve their problems on a durable basis, six objectives, with accompanying activities, have been identified:
1. Better responsibility-sharing arrangements to shoulder the burdens of first asylum countries

- UNHCR to promote better responsibility-sharing in mass influx situations, using and elaborating on, where appropriate, the suggested “tool kit” mechanisms as a starting point, and to work on arrangements which might be put in place to coordinate a comprehensive approach based on burden-sharing.
- UNHCR and States to examine the desirability and feasibility of an ExCom Conclusion setting out framework considerations for responsibility-sharing, which might draw on the outcome of current efforts by the Standing Committee to measure capacity and contributions of developing host countries.
- States to consider the usefulness of specific burden-sharing agreements, negotiated either bilaterally or multilaterally, to contribute to consistency and sustainability in the international response to mass influx and protracted refugee situations.
- States and UNHCR to encourage international financial institutions to consider to what extent the economic and social costs of hosting large numbers of refugees can be factored into the justification for and conditions of financial lending schemes.
- States to explore with intergovernmental organizations and the private sector how to better resource trust funds (e.g. Refugee Education Trust) or scholarship schemes (e.g. Albert Einstein Academic Scholarship Programme for Refugees) which expand secondary, vocational and tertiary education opportunities for refugees, especially adolescents.
- UNHCR, in collaboration with host governments, United Nations specialized agencies, NGOs and other relevant actors,
to evaluate the impact of refugees on host country economies, society, environment and security, especially in protracted refugee situations.

2. More effective cooperation to strengthen protection capacities in refugee-receiving countries

- UNHCR and States, in cooperation with NGOs, to develop and implement concrete models to strengthen protection capacities, based on best practice, in refugee-receiving countries and at regional level. These should also aim to reduce the need for asylum-seekers and refugees to move on in an irregular manner by making protection available and generating solutions.
- In this regard, States to target financial and technical assistance in a manner that boosts the capacity of countries of first asylum to meet basic protection needs and to provide essential services, including education, as well as vocational training.
- UNHCR to develop further the capacity-building guiding principles and framework annexed to its note presented at the September 2001 Global Consultations meeting\(^\text{15}\). In addition, UNHCR will develop a *Handbook on Strengthening Capacities in Host Countries for the Protection of Refugees*, to provide its staff and partners with a tool to achieve a more consistent approach to strengthening protection capacities. At the same time, UNHCR to maintain an updated catalogue of initiatives and activities in this area, drawing on Annex II of the note\(^\text{16}\).
- Depending on the level of interest, UNHCR to convene

\(^{15}\) See *Strengthening Protection Capacities in Host Countries*, EC/GC/01/19.

\(^{16}\) Ibid.
regional/sub-regional workshops, involving States and NGOs, with the purpose of devising and implementing specific country or regional strategies.

- UNHCR to identify where activities to strengthen capacity are most needed, establish priorities among the various activities, and identify host countries requiring support. UNHCR will facilitate the pairing of needs with concrete offers of support and expertise by States, intergovernmental organizations, NGOs, the private sector and other actors.
- States and NGOs to explore expansion of “twinning” projects.17
- UNHCR to approach States that made offers of technical and other support during the Global Consultations (e.g. for the training of border officials or of those involved in refugee status determination) to confirm their offers of support. These will then be maintained by UNHCR in a register and drawn upon, where appropriate.
- The Working Group on Resettlement to continue to examine the relationship between protection capacity and resettlement.

3. Strengthened partnerships for protection with civil society, including NGOs

- States to examine how to accord NGOs improved legal status though creating a clear legal framework for their operations.
- UNHCR to continue to strengthen partnerships for protection and awareness-raising, not only with host and donor governments (including national and regional legislatures), but also NGOs, other actors of civil society, as well as refugee men, women and children.

17 These are projects whereby civil servants from national administrations make themselves available to assist other States with less developed protection structures to build up expertise in the different areas.
• UNHCR and NGOs to intensify their cooperation to identify and address protection problems, especially where the latter have a field presence.

4. **Refugee communities empowered to meet their own protection needs**

• States, UNHCR and other partners to put in place or mobilize community-based systems and networks, including in particular for the protection of women and children, at the outset of the emergency phase through to the attainment of durable solutions.

• UNHCR to disseminate widely and promote better understanding of its community development strategy\(^\text{18}\) and to train staff, government officials and partners in its proper application.

• States, UNHCR and partners to consider ways to enable refugees, including in particular women and adolescents, to use their skills and capacities, in recognition that empowered refugees are better able to contribute to their own and their communities’ protection.

5. **Refugee issues anchored within national, regional and multilateral development agendas**

• States to consider allocating development funds, possibly a percentage thereof, to programmes simultaneously benefiting refugees and the local population in host countries.

\(^{18}\) See *Reinforcing a Community Development Approach*, EC/51/SC/CRP.6 (15 February 2001).
• States to consider including refugee-hosting areas in their national development plans, and UNHCR to encourage multilateral and bilateral development partners to extend tangible support for such initiatives and to submit periodic reports on its activities.
• UNHCR and States to explore new funding strategies with the private sector.

6. Resettlement used more effectively as a tool of burden-sharing

• States to examine how more flexible resettlement criteria could be applied with regard to refugees recognized on a *prima facie* basis in mass displacement situations to whom Article 1F does not apply, coupled with, as appropriate, temporary humanitarian evacuation programmes.
• The Working Group on Resettlement to examine further the potential use of resettlement as a burden-sharing tool, which would include the issue of criteria to be applied in mass displacement situations, especially where the prospect of other durable solutions is remote or absent.
• States and UNHCR to examine ways in which resettlement capacities can be enhanced, e.g. through increased partnerships with NGOs and other relevant partners.

19 Refer also to Goal 5.
Notes:
Security problems confronting refugees can take many forms. The breakdown in social and cultural structures and norms, the separation from and loss of family members and community support, and impunity for perpetrators of crimes and violence make refugees, particularly women and children, especially vulnerable. Refugee women and girls are often subject to specific forms of abuse, such as rape, abduction, trafficking, or demands for sexual favours in exchange for offers of protection, documents or assistance. Refugee children, especially girls, are at even greater risk of sexual exploitation, violence and abuse. Refugee children, including adolescents, are often also prone to forcible recruitment by armed groups and national armed forces where refugee camps are located in close proximity to zones of armed conflict. The presence of armed elements in an influx of refugees, or in camps or refugee-populated areas, can exacerbate all of the above problems and, moreover, generate serious security concerns for refugees, receiving States and host communities. Drawing a distinction between refugees, on the one hand, and armed elements, on the other, while a major challenge, is clearly in the interest of States and of refugees. States may require technical support and dedicated resources to ensure security of refugees, refugee camps and refugee-hosting areas and, more generally, to preserve the civilian character of asylum. Progress in addressing security-related concerns will first of all hinge on the commitment of the country of asylum, but may also require the active involvement of the Security Council, where these concerns are being discussed, the Department of Peacekeeping Operations (DPKO) and organizations with specific competence in situations of armed conflict, such as the International Committee of the Red Cross (ICRC).

To address security-related concerns more effectively, four objectives, together with accompanying activities, have been identified:
1. The resourcing of States for securing the safety of refugees and for the separation of armed elements from refugee populations

- ExCom to give policy directions through adoption of a Conclusion that would set out guiding considerations for the preservation of the civilian character of asylum.
- UNHCR to develop practical tools, including operational guidelines that include procedures and standards (in consultation with States, relevant United Nations entities and other interested agencies, such as the ICRC) and to work with these partners in their pilot application in certain specifically identified refugee situations.
- UNHCR to develop its own institutional capacity, through an enhanced refugee security project, to assist States in ensuring the physical safety of refugees.
- States to work in good faith, drawing on ExCom guidance, in giving priority to preserving the civilian character of asylum, including by making genuine efforts to separate combatants from refugee populations, and to ensure the physical security of refugees.
- To establish a viable operational framework for ensuring refugee security, States to explore practical arrangements for cooperation on security issues with UNHCR, the Department of Peacekeeping Operations (DPKO) and other segments of the United Nations.
- States and UNHCR to explore how to provide material support to UNHCR to establish standby mechanisms for the deployment of human security officers in refugee situations, including emergencies in which insecurity is a serious problem.
- UNHCR to identify partnership opportunities between host governments, donors and UNHCR to strengthen national capacity to manage refugee-related security issues.
2. Keeping the Secretary-General and the Security Council seized with the issue

- The United Nations Secretary-General and the Security Council to be kept advised and thereby actively seized with serious security problems in refugee areas. UNHCR will continue to keep both regularly informed.

3. Prevention of military recruitment of refugees, including refugee children

- States to take concrete measures to reduce the risk of and, to the extent possible, prevent the forcible recruitment of refugees, in particular refugee children, including by ensuring access to education and vocational training.
- States that have not yet ratified the *Optional Protocol to the Convention on the Rights of the Child on the Involvement of Children in Armed Conflict* to consider doing so, with a view to early accession.
- States, UNHCR and other humanitarian partners to raise awareness of and conduct training on the prevention of military recruitment among refugee populations.
- States, the United Nations Children's Fund (UNICEF) and other actors, including UNHCR, where appropriate, to set up special programmes to disarm, demobilize and reintegrate child soldiers who are among refugee populations, equally benefiting and addressing the particular situation of male and female child soldiers.

4. Prevention of age-based and sexual and gender-based violence

- UNHCR to work with States and humanitarian partners to ensure the full implementation of its *Guidelines on the*
Protection of Refugee Women (Geneva, 1991), and on Sexual Violence against Refugee Women: Guidelines on Prevention and Response (Geneva, 1995 – under revision), as well as the High Commissioner’s Commitments to Refugee Women (12 December 2001) and the Policy on Protection from Sexual Exploitation, which is being developed by the Inter-Agency Standing Committee (IASC) Task Force on Protection from Sexual Exploitation.

- States, UNHCR and other relevant actors to adopt measures to ensure that gender and age-sensitive prevention and response mechanisms, including remedial actions, to sexual and gender-based violence and exploitation, including a complaints mechanism and an appropriate staff accountability framework, are an integral part of all programmes in all refugee contexts, and include relevant educational and awareness-building programmes targeting men, women and children.20
- UNHCR and its partners to set in place a clear accountability structure for the protection of refugee women and refugee children from age-based and sexual and gender-based violence and ensure that applicable codes of conduct are respected in all humanitarian operations.
- States to provide appropriate legal and rehabilitative remedies and to follow-up on the Yokohama Global Commitment.21
- States, UNHCR and other humanitarian partners to conduct training and capacity-building on the rights and needs of survivors of sexual exploitation, violence and abuse.

20 Using the Framework of Action to Address the Problem of Child Abuse in West Africa as an important inventory of measures, which may also be relevant in other situations, particularly for the protection of refugee children.

21 Second World Congress against Commercial Sexual Exploitation, held in Yokohama (Japan), 17–20 December 2001.
Redoubling the search for durable solutions

Millions of refugees around the world presently have no access to timely and durable solutions, the securing of which is one of the principal goals of international protection. There is a need for more coherence by integrating voluntary repatriation, local integration and resettlement, whenever feasible, into one comprehensive approach, implemented in close cooperation among countries of origin, host States, UNHCR and its humanitarian and development partners, especially NGOs, as well as refugees. As an interim response, the promotion of self-reliance of refugees is an important means to avoid dependency, take advantage of the initiative and potential contributions of refugees, and prepare them for durable solutions. The success of the search for durable solutions depends in large measure on resolute and sustained international cooperation and support. Concerted action is called for, in particular, to resolve protracted refugee situations through a well-balanced package of support for the different durable solutions envisaged. In this context, the Programme of Action recognizes that voluntary repatriation in conditions of safety and dignity remains the preferred solution for refugees. Resettlement, too, will have to find its place both as a vital tool for protection and also as an instrument of international solidarity and burden-sharing. Local integration, as well, has proven instrumental in resolving the plight of particular refugees or groups of refugees.

To redouble the search for durable solutions, eight objectives and accompanying actions have been identified:
1. **Realization of comprehensive durable solutions strategies, especially for protracted refugee situations**

- UNHCR to undertake a review of all protracted refugee situations, with a view to exploring with States and other partners the feasibility of comprehensive plans of action, bringing into play each of the available durable solutions, to be implemented in close consultation with countries of origin, host countries, resettlement countries and refugees themselves.
- The Working Group on Resettlement to explore how strengthening capacity in host countries affects the pursuit of other available durable solutions, as well as a more strategic use of resettlement, including within regions affected by refugee movements.

2. **Improved conditions for voluntary repatriation**

- Countries of origin, working in cooperation with UNHCR and relevant partners, including OHCHR, to commit themselves to respecting the right to return and receiving back their refugees within an acceptable framework of physical, legal and material safety, achievable, for example, through amnesties, human rights guarantees, and measures to enable the restitution of property, all of which should be appropriately communicated to refugees.
- In this regard also, countries of origin to explore more actively initiatives in the socio-economic, cultural and political spheres, to foster reconciliation and dialogue, particularly with refugee communities, and to ensure respect for the rule of law.
- States to put in place more coherent and comprehensive support to countries of origin, to assist them to discharge their
responsibility to ensure the legal, physical and material security of refugees.
- States to facilitate the participation of refugees, including women, in peace and reconciliation processes and to ensure that such agreements duly recognize the right to return and contemplate measures to encourage repatriation, reintegration and reconciliation.
- Countries of origin and asylum, working in cooperation with UNHCR, to promote voluntary repatriation inter alia through the conclusion of tripartite agreements and measures facilitating decisions on return, such as “go-and-see visits”, information sessions involving exchanges between refugees and home-country officials, and similar confidence-building measures, as well as, resources permitting, enhanced UNHCR field presence to allow continuous monitoring and to contribute to the creation of normal and peaceful conditions to facilitate repatriation.
- ExCom to adopt a Conclusion addressing legal safety issues, including property concerns, as a complement to Conclusion No. 40 (XXXVI) on voluntary repatriation.
- States and UNHCR to ensure that gender and age-related issues particular to a repatriation or reintegration programme are identified at an early stage and are fully taken into account in the planning and implementation of voluntary repatriation programmes.
- States and UNHCR to ensure that both women and men are given an opportunity to make a free and fully informed decision regarding return and to sign individually the Voluntary Repatriation Form, fully respecting the need for confidentiality.
3. **Strengthened cooperation to make repatriation sustainable**

- UNHCR to update its 1996 *Handbook on Voluntary Repatriation*, with a sharpened focus on measures to strengthen cooperation among all concerned actors and build confidence.
- UNHCR and other relevant partners to assist the process of reconciliation by ensuring that planning and programming for repatriation include measures to encourage reconciliation, through promoting equity between returnees, displaced persons and local residents in access to essential services and participation in public life.
- States and UNHCR to ensure that planning for repatriation includes the early involvement of development partners, as a means to contribute to the sustainability of repatriation and to facilitate UNHCR’s timely hand-over and exit.
- States, UNHCR and development partners to adopt, as appropriate and in a spirit of partnership, a community-based focus regarding investment in reintegration, which benefits returnees as well as the local population, and which accords sufficient priority to housing and essential services, to increase absorption capacity and contribute to reconciliation.
- States to take measures to ensure equal rights for returnee women in access to housing, property and land restitution.
- States, UNHCR and other partners to give priority to ensuring that education possibilities are available to returnees in the country of origin, and that access is facilitated through arrangements which certify education, vocational or other training received while in exile.
4. Local integration having its proper place as part of a comprehensive strategy for durable solutions

- ExCom to set out framework considerations for implementing the solution of local integration, in the form of a Conclusion sensitive to the specificities of refugee needs, international and national legal standards, as well as the socio-economic realities of hosting countries. In this regard, a gender and age-sensitive community-development approach to local integration to be promoted, taking into account, as possible and appropriate, needs of both the refugees and the local population.
- States to examine where, when and how to promote the grant of a secure legal status and residence rights, which could include the opportunity to become naturalized citizens of the country of asylum, for refugees who have already attained a considerable degree of socio-economic integration.
- States, working in partnership with international and regional development actors, to contribute to the realization of local integration through burden-sharing, which ensures that the necessary resources are available to underpin self-reliance and local integration, in a manner that sustains the viability of local communities affected by their presence.

5. Expansion of resettlement opportunities

- UNHCR to work to enhance protection through an expansion of the number of countries engaged in resettlement, as well as through more strategic use of resettlement for the benefit of as many refugees as possible, taking, however, into account the resource implications thereof.
• States that do not yet offer resettlement opportunities to give active consideration to making some resettlement places available.
• States and UNHCR, in cooperation with NGOs, to develop capacity-building programmes with new resettlement countries, involving training, as well as “twinning” and related support.
• States that offer resettlement opportunities to consider increasing their resettlement quotas, diversifying their intake of refugee groups, and introducing more flexible resettlement criteria.22
• States to put in place policies to ensure that resettlement runs in tandem with a more vigorous integration policy, aimed at enabling refugees having durable residence status to enjoy equality of rights and opportunities in the social, economic and cultural life of the country, especially as regards: education, including language training and skills development; the labour market; family reunification; and citizenship.

6. More efficient use of resettlement both as a protection tool and as a durable solution

• States and UNHCR, working in cooperation with NGOs, to streamline requirements for the processing of applications for resettlement, with a stronger focus on protection needs.
• States and UNHCR to explore the feasibility of establishing a central biometric registration system to support the identification of refugees in need of resettlement.
• States and UNHCR to examine how to carry out earlier analysis of data deriving from refugee registration, to anticipate the needs for resettlement of individuals or specific

22 See also Goal 3, objective 6.
groups and to process more rapidly resettlement applications, particularly in emergency situations.

• States and UNHCR to give increased attention to gender-related protection needs in their resettlement programmes, in addition to the women-at-risk category.

• UNHCR to improve methods and mechanisms to minimize the potential for malfeasance and address corruption and fraud, and to keep ExCom informed of this effort.

• States and UNHCR to ensure the availability of increased resources for resettlement activities, integrated in a balanced way in each geographic operation.

7. Achievement of self-reliance for refugees

• UNHCR and States to ensure that, from the outset, assistance programmes for refugees integrate strategies for self-reliance and empowerment. In this regard, UNHCR to act as a catalyst in mobilizing financial and technical support for such measures.

• In this regard also, UNHCR and States to look at relief-substitution strategies\(^\text{23}\), tapping in particular the resourcefulness and potential of refugee women, in an effort also to avoid the serious protection problems, including sexual and gender-based violence, which can result from over-dependency and idleness.

• States to consider expanding possibilities for education, vocational training, and agricultural and other income-generating programmes, benefiting men and women equitably.

• States, UNHCR and humanitarian partners to ensure that refugees, particularly refugee women and adolescents, and

\(^{23}\) Efforts involving both refugees and local communities in producing certain items (e.g. cooking oil, flour, blankets, stoves).
host communities themselves, participate in the design and development of self-reliance programmes.

- States, UNHCR and humanitarian and development partners to work with host countries on further developing integrated approaches that can strengthen the absorption capacity of refugee-hosting areas.
- UNHCR to initiate a study of economic and social conditions for refugees in host States, with emphasis on national employment legislation, as well as an inventory of best practices for self-reliance strategies, to provide States with practical operational tools to turn principles into concrete measures.

8. Rehabilitation of refugee-impacted areas in former host countries

- States, UNHCR and development partners to assess how they can best promote and positively contribute to efforts of the international community to provide for the rehabilitation of refugee-impacted areas in former countries of asylum.
Notes:
Notes:
Meeting the protection needs of refugee women and refugee children

Refugee women and refugee children account for the vast majority of the world’s refugees and beneficiaries of UNHCR programmes. The international community and UNHCR have developed a wealth of international norms, policies and guidelines to improve the protection and care of refugee women and refugee children. In practice, there is still a gap in the application and implementation of these, owing to resource constraints (both financial and human), uneven priorities and accountability at the level of institutions, but also within the international community. The protection of refugee women and children is both a core activity and an organizational priority for UNHCR. To protect refugee women and children, a three-pronged approach is called for, which proceeds within a rights-based framework, which contains targeted actions, and which is solidly premised on mainstreaming both gender equality and age-sensitivity. The main protection concerns facing refugee women and refugee children are inter-related, cannot be treated in isolation from each other, and require strong partnership among all concerned partners. Specific activities to address protection needs of refugee women and refugee children are reflected under other goals and objectives of the Programme of Action. Two additional framework objectives, with some accompanying activities, are set out below:

Recommendations for action on behalf of refugee women and children have been drawn from recent independent evaluations of UNHCR’s activities for refugee women and children, Global Consultations and other meetings, international human rights law, Executive Committee Conclusions, guidelines and policies. See An independent evaluation of the impact of UNHCR’s activities in meeting the rights and protection needs of refugee children, EPAU/2002/02 (May 2002) and UNHCR Policy on Refugee Women and Guidelines on Their Protection: An Assessment of Ten Years of Implementation (May 2002).
1. **Measures to improve the framework for the protection of refugee women**

- States, UNHCR and partners to set in place measures to ensure that refugee women participate equitably in decision-making in all areas of refugee life, as well as in the implementation of such decisions, and that protection- and gender-sensitive approaches are applied at every stage of programme development, implementation, monitoring and evaluation.

- States to consider acceding to the *Convention on the Elimination of all Forms of Discrimination against Women* (CEDAW) and its *Optional Protocol*.

- UNHCR to review the recommendations contained in the Women’s Commission for Refugee Women and Children’s 25 assessment of UNHCR’s *Guidelines on the Protection of Refugee Women* and to ensure timely and appropriate follow-up, with timeframes, as appropriate.


- UNHCR to ensure continuous dissemination and to monitor implementation of the *Guidelines on Gender-Related Persecution*, *Guidelines on the Protection of Refugee Women*, and *Sexual Violence against Refugee Women: Guidelines on Prevention and Response*.

- UNHCR to ensure that Country Operation Plans (COPs) and Annual Protection Reports fully address critical women’s rights issues, including detailed reporting on activities carried out.

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25 UNHCR Policy on Refugee Women and Guidelines on Their Protection: An Assessment of Ten Years of Implementation (May 2002).
out and results achieved, and incorporate, where appropriate, plans of action for protection, developed with partners and refugees themselves.

• States, UNHCR and other actors to ensure that a gender-equality perspective is mainstreamed into all training and learning programmes.

2. Measures to improve the framework for the protection of refugee children

• States, UNHCR and partners to set in place measures to ensure that, as appropriate, refugee children and adolescents participate equitably in decision-making in all areas of refugee life, as well as in the implementation of such decisions, and that protection and age-sensitive approaches are applied at every stage of programme development, implementation, monitoring and evaluation.

• States that have not yet ratified the Convention on the Rights of the Child and its Optional Protocols on the Involvement of Children in Armed Conflict and on the Sale of Children, Child Prostitution and Child Pornography, and the 1993 Hague Convention on Protection of Children and Cooperation in Respect of Inter-Country Adoption to consider doing so, and States Parties to these instruments to implement them in good faith.

• States, UNHCR and humanitarian partners to continue or establish programmes to inform refugee children of their rights and encourage their participation in identifying protection problems, actions to alleviate them and decisions affecting them.

• States, UNHCR and humanitarian partners to continue or set in place training programmes on the rights of refugee children,
drawing as appropriate on the *Convention on the Rights of the Child*, other relevant standards of human rights and international humanitarian law and UNHCR’s guidelines on the protection and care of refugee children.

- UNHCR to ensure continuous dissemination and to oversee implementation of the guidelines on the protection and care of refugee children.
- UNHCR to establish a monitoring process to measure implementation of the above guidelines as well as follow-up on the recommendations made in the independent evaluation *Meeting the Rights and Protection Needs of Refugee Children* (May 2002).
- UNHCR to ensure that Country Operation Plans (COPs) and Annual Protection Reports fully address critical children’s rights issues, including detailed reporting on activities carried out and results achieved, and incorporate, where appropriate, plans of action for protection developed with partners and refugee children themselves.
- UNHCR to enhance its partnership with UNICEF and Save the Children, to improve training and capacity-building within the framework of the *Action on the Rights of Children* (ARC) project, and to give priority to training government and partner counterparts, as well as their own staff.
- States to accord importance to primary and secondary education for refugees, including by providing funding to host States and UNHCR, in recognition that education is an important tool of protection.
Notes:
ANNEX

LIST OF DOCUMENTS RELATING TO THE GLOBAL CONSULTATIONS ON INTERNATIONAL PROTECTION

26 All of the documents cited are available on the Global Consultations page of UNHCR’s website at www.unhcr.ch. (Most in English only).
A. **Third Track Meeting on the theme: “Protection of Refugees in Mass Influx Situations”, 8–9 March 2001**

- Protection of Refugees in Mass Influx Situations: Overall Protection Framework, EC/GC/01/4, 19 February 2001
- The Civilian Character of Asylum: Separating Armed Elements from Refugees, EC/GC/01/5, 19 February 2001
- Practical Aspects of Physical and Legal Protection with Regard to Registration, EC/GC/01/6, 19 February 2001
- Mechanisms of International Cooperation to Share Responsibilities and Burdens in Mass Influx Situations, EC/GC/01/7, 19 February 2001
- Global Consultations – Protection of Refugees in Mass Influx (8–9 March 2001): Chairman’s Summary
- Global Consultations – Follow-up to the First Meeting of the Third Track: Refugees in Mass Influx Situations (See Annex II of the Update on Global Consultations on International Protection, EC/51/SC/CRP.12, 30 May 2001)


- Refugee Protection and Migration Control: Perspectives from UNHCR and IOM, EC/GC/01/11, 31 May 2001
- Asylum Processes (Fair and Efficient Asylum
Procedures), EC/GC/01/12, 31 May 2001
• Global Consultations – Protection of Refugees in the Context of Individual Asylum Systems (28–29 June 2001): Chairman’s Summary
• Global Consultations on International Protection – Follow-up to the Second Meeting of the Third Track: Protection of Refugees in the Context of Individual Asylum Systems, EC/GC/01/20, 18 September 2001

• Reception of Asylum-Seekers, including Standards of Treatment, in the Context of Individual Asylum Systems, EC/GC/01/17, 4 September 2001
• Complementary Forms of Protection, EC/GC/01/18, 4 September 2001
• Strengthening Protection Capacities in Host Countries, EC/GC/01/19, 4 September 2001
• Global Consultations on International Protection: Report
of the Third Meeting in the Third Track
(27–28 September 2001), EC/GC/02/2, 16 April 2002

• Global Consultations – Follow-up to the Third Meeting of
the Third Track: Protection of Refugees in the Context of
Individual Asylum Systems, EC/GC/02/3, 16 April 2002

D. Third Track Meeting on the themes:
“The Search for Protection-based Solutions” and
“Protection of Refugee Women and Refugee
Children”, 22-24 May 2002

• Voluntary Repatriation, EC/GC/02/5, 25 April 2002
• Local Integration, EC/GC/02/6, 25 April 2002
• Strengthening and Expanding Resettlement Today:
Dilemmas, Challenges and Opportunities, EC/GC/02/7,
25 April 2002
• Refugee Women, EC/GC/02/8, 25 April 2002
• Refugee Children, EC/GC/02/9, 25 April 2002
• Global Consultations on International Protection: Report
of the Fourth Meeting of the Third Track EC/GC/02/10,
14 June 2002
• Global Consultations-The Search for Protection-Based
Solutions and Protection of Refugee Women and Refugee
Children (22-24 May 2002): Chairman’s Summary

E. Regional Meetings

• UNHCR Regional Symposium on Maintaining the
Civilian and Humanitarian Character of Asylum, Refugee
Status, Camps and Other Locations, EC/GC/01/9, 30 May
2001 (Pretoria, South Africa)
• Regional Workshops in Ottawa, Ontario and in Macau,
Incorporating Refugee Protection Safeguards into
Interception Measures, EC/GC/01/13, 31 May 2001
(Ottawa, Ontario, Canada; and Macau SAR, China)

- **Global Consultations on International Protection:**
  *Budapest Regional Meeting, EC/GC/01/14, 15 June 2001 (English only)*

- **Global Consultations on International Protection:**
  *San José Regional Experts Meeting, 7–8 June 2001*

- **Strengthening the Capacity of Countries of First Asylum in the Region to offer Adequate Protection:**
  *Regional Meeting in Cairo, EC/GC/01/21, 20 September 2001*

- **Nordic Resettlement Meeting:**
  *Resettlement as a Multi-faceted Protection Tool and its Relationship to Migration, Oslo, EC/GC/02/4, 16 April 2002*

**F. Additional Events in Support of the Global Consultations Process**

- **EU Seminar on Children Affected by Armed Conflict and Forced Displacement – A Child Rights Perspective in Development Co-operation and Migration Policies:**
  *Conclusions by the Swedish EU Presidency, Norrköping, 1–2 March 2001*

- **Improving the Security of Refugee and Displaced Women:**
  *Recommendations for Policy and Practice from International Expert Seminar issued by the Norwegian Institute of International Affairs, Oslo, 24–25 January 2002*

  [The seminar was initiated and funded by the Norwegian Ministry of Foreign Affairs and organized by the Norwegian Institute of International Affairs, in co-operation with the International Peace Research Institute and the Norwegian Refugee Council.]
G. Second Track - Lisbon Expert Roundtable, 3-4 May 2001

- Current Issues in Cessation of Protection under Article 1C of the 1951 Convention and Article I.4 of the 1969 OAU Convention, Joan Fitzpatrick, 2001
- Current Issues in the Application of the Exclusion Clauses, Geoff Gilbert, 2001

EC/GC/01/2Track/1 (English only)

H. Second Track - Cambridge Expert Roundtable, 9-10 July 2001

- Supervising the 1951 Convention on the Status of Refugees: Article 35 and Beyond, Walter Kälin, 2001
- The Scope and the Content of the Principle on Non-Refoulement, Opinion, Sir Elihu Lauterpacht CBE QC, Daniel Bethlehem, 20 June 2001
I. Second Track - San Remo Expert Roundtable, 6-8 September 2001

- Gender-Related Persecution, Rodger Haynes, 10 August 2001
- Internal Protection/Relocation/Flight Alternative as an Aspect of Refugee Status Determination, James C. Hathaway, Michelle Foster, 2001
- San Remo Expert Roundtable, 6-8 September 2001, Summary Conclusions – Gender-related Persecution
- San Remo Expert Roundtable, 6-8 September 2001, Summary Conclusions – Membership of a Particular Social Group

J. Second Track - Geneva Expert Roundtable, 8-9 November 2001

- Family Unity and Refugee Protection, Kate Jastram, Kathleen Newland, 2001
- Article 31 of the 1951 Convention relating to the Status of Refugees: Non-Penalization, Detention and Prosecution, Guy S. Goodwin Gill, October 2001
- Geneva Expert Roundtable, 8-9 November 2001, Summary Conclusions on Family Unity
- Geneva Expert Roundtable, 8-9 November 2001, Summary Conclusions on Article 31 of the 1951 Convention relating to the Status of Refugees - Revised

- Background Notes for the Roundtables of the Ministerial Meeting, HCR/MMSP/2001/04
- Declaration of States Parties to the 1951 Convention and/or its 1967 Protocol relating to the Status of Refugees, HCR/MMSP/2001/9

L. Support for the Process

- Inter-Parliamentary Union Council Resolution on the 50th Anniversary of the adoption of the 1951 Convention, Havana, 7 April 2001
- Organization of African Unity Decision on the 50th Anniversary of the Adoption of the 1951 Convention, Lusaka, 11 July 2001
- European Union Declaration on the 50th Anniversary of the 1951 Convention relating to the Status of Refugees, Brussels, 28 July 2001
• Paris Appeal by Refugees at the French National Assembly, Paris, 16 June 2001

M. **Consultations with Refugees**

• International Conference on the Reception and Integration of Resettled Refugees (ICRIRR), Norrköping, 25–27 April 2001


• The Refugee Perspective, Rouen, 14–16 September 2001

N. **General**


• *Global Consultations – “Third Track” Issues: List of Selected Reference Material*, EC/GC/01/2, 12 February 2001

• *Work Programme for “Third Track” Issues in the Context of the Executive Committee Framework*, EC/GC/01/1/Rev.2, 9 May 2001
AGENDA
FOR
PROTECTION

GENERAL CONCLUSION ON INTERNATIONAL PROTECTION Nº. 92 (LIII) - 2002

Executive Committee of the High Commissioner’s Programme, 53rd session

Contained in United Nations General Assembly document A/AC.96/973 and document nº. 12A (A/57/12/Add.1)
The Executive Committee,

Welcoming the contribution of the Global Consultations on International Protection to strengthening the international framework for refugee protection and to equip States better to address the challenges in a spirit of dialogue and cooperation,

Welcoming particularly in this context the Declaration of States Parties adopted during the Ministerial Meeting of States Parties to the 1951 Convention and/or 1967 Protocol relating to the Status of Refugees, convened in Geneva on 12 and 13 December 2001, to commemorate the 50th anniversary of the Convention,

Commending UNHCR for the considerable efforts expended to make the Global Consultations process a success,

Recalling its Conclusion No. 90 (LII) on international protection, which affirmed the intention to pursue, with broadly based participation, follow-up activities stemming from the Global Consultations set out in a joint Executive Committee and UNHCR Agenda for Protection,

(a) Endorses the Agenda for Protection contained in document A/AC.96/965/Add.1, flowing from the Global Consultations process, pursuant to the decision of the Standing Committee at its twenty-fourth meeting;

(b) Recognizes that the Agenda for Protection is a statement of goals and objectives and an important inventory of recommended actions to reinforce the international protection of refugees, and is intended to guide action by States and
UNHCR, together with other United Nations organizations, and other intergovernmental as well as non-governmental organizations;

(c) Requests UNHCR to transmit the Agenda for Protection to the General Assembly, as an annex to the report of the Fifty-third session of the Executive Committee;

(d) Requests UNHCR also to disseminate the Agenda for Protection widely and to engage partners actively in its follow-up, especially by undertaking further discussion with States, including in the Standing Committee framework, to establish priorities for follow-up activities;

(e) Encourages all concerned actors to implement those activities calling for their action, and to facilitate the work of and cooperate with UNHCR in carrying out its own follow-up activities;

(f) Invites UNHCR and States to seize opportunities to further develop and review elements of the Agenda for Protection, as implementation progresses;

(g) Invites States to cooperate with UNHCR in monitoring the progress in the implementation of the Agenda for Protection by all concerned partners;

(h) Calls on UNHCR, with the cooperation of States and other actors, to keep the Executive Committee informed, through its Standing Committee, of the progress achieved and initiatives taken to implement the Agenda for Protection.
RESOLUTION A/RES/57/187 OF THE GENERAL ASSEMBLY OF THE UNITED NATIONS
(4 December 2002)

OFFICE OF THE UNITED NATIONS HIGH COMMISSIONER FOR REFUGEES
The General Assembly,

Having considered the report of the United Nations High Commissioner for Refugees on the activities of his Office\(^1\) and the report of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees on the work of its fifty-third session and the conclusions and decisions contained therein,

Recalling its previous annual resolutions on the work of the Office of the High Commissioner for Refugees since its establishment by the General Assembly,

Expressing its appreciation for the leadership shown by the High Commissioner, and commending the staff and implementing partners of the Office of the High Commissioner for the competent, courageous and dedicated manner in which they discharge their responsibilities,

1. **Endorses** the report of the Executive Committee of the Programme of the United Nations High Commissioner for Refugees on the work of its Fifty-third session\(^2\);

2. **Welcomes** the important work undertaken by the Office of the High Commissioner and its Executive Committee in the course of the year and notes in this context the conclusion on the civilian and humanitarian character of asylum\(^3\), the conclusion on reception of asylum-seekers in the context of individual asylum systems\(^4\) and the progress achieved with

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\(^2\) Ibid., Supplement No. 12A (A/57/12/Add.1).
\(^3\) Ibid., chap. III, sect. C.
\(^4\) Ibid., sect. B.
respect to recognizing the important contribution of host developing countries; welcomes also the importance attached to cooperation with the New Partnership for Africa’s Development; welcomes further the active engagement of the Office of the High Commissioner in the Inter-Agency Standing Committee Task Force on Protection from Sexual Exploitation and Abuse in Humanitarian Crises and the drafting of a policy on sexual exploitation, and encourages the Office of the High Commissioner to continue combating such practices; and welcomes the renewed efforts made by the Office of the High Commissioner to promote durable solutions for refugees;

3. Notes that the 1951 Convention relating to the Status of Refugees⁵ and the 1967 Protocol thereto⁶ have continuously served as the cornerstone of the international refugee protection regime, and welcomes in this context the Declaration adopted at the Ministerial Meeting of States Parties to the Convention and/or its Protocol⁷, held at Geneva on 12 and 13 December 2001 to commemorate the fiftieth anniversary of the Convention, as an expression of their collective commitment to full and effective implementation of the Convention and Protocol and to the values they embody;

4. Reaffirms that the 1951 Convention and the 1967 Protocol thereto remain the foundation of the international refugee regime, and recognizes the importance of their full application by States parties, notes with satisfaction that one hundred and forty-four States are now parties to one instrument or to both, encourages States not parties to consider acceding to those instruments, underlines in particular the importance of full

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⁶ Ibid., vol. 606, No. 8791.
⁷ HCR/MMSP/2001/10, annex I.
respect for the principle of non-refoulement, and recognizes that a number of States not parties to the international refugee instruments have shown a generous approach to hosting refugees;

5. **Notes** that fifty-four States are now parties to the 1954 Convention relating to the Status of Stateless Persons⁸ and that twenty-six States are parties to the 1961 Convention on the Reduction of Statelessness⁹, and encourages the High Commissioner to continue his activities on behalf of stateless persons;

6. **Welcomes** the contribution of the process of Global Consultations on International Protection to strengthening the international framework for refugee protection and to equipping States better to address the challenges in a spirit of dialogue and cooperation, and welcomes in this connection the Agenda for Protection¹⁰;

7. **Reiterates** that international protection is a dynamic and action-oriented function, carried out in cooperation with States and other partners, inter alia, to promote and facilitate the admission, reception and treatment of refugees and to ensure durable, protection-oriented solutions, bearing in mind the particular needs of vulnerable groups;

8. **Re-emphasizes** that the protection of refugees is primarily the responsibility of States, whose full and effective

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⁹ Ibid., vol. 989, No. 14458.
cooperation, action and political resolve are required to enable the Office of the High Commissioner to fulfil its mandated functions;

9. **Urges** all States and relevant non-governmental and other organizations, in conjunction with the Office of the High Commissioner, in a spirit of international solidarity and burden- and responsibility-sharing, to cooperate and to mobilize resources with a view to enhancing the capacity of and reducing the heavy burden borne by countries that have received large numbers of refugees and asylum-seekers, and calls upon the Office of the High Commissioner to continue to play its catalytic role in mobilizing assistance from the international community to address the root causes as well as the economic, environmental and social impact of large-scale refugee populations in developing countries, particularly least developed countries, and countries with economies in transition;

10. **Strongly reaffirms** the fundamental importance and the purely humanitarian and non-political character of the function of the Office of the High Commissioner of providing international protection to refugees and seeking permanent solutions to refugee problems, recalls that these solutions include voluntary repatriation and, where appropriate and feasible, local integration and resettlement in a third country, reaffirming that voluntary repatriation remains the preferred solution, supported by necessary rehabilitation and development assistance to facilitate sustainable reintegration;

11. **Emphasizes** the obligation of all States to accept the return of their nationals, calls upon States to facilitate the return of their nationals who have been determined not to be in need of
international protection, and affirms the need for the return of persons to be undertaken in a safe and humane manner and with full respect for their human rights and dignity, irrespective of the status of the persons concerned;

12. Recognizes that adequate and timely resources are essential for the Office of the High Commissioner to continue to fulfil the mandate conferred upon it through its statute\(^\text{11}\), and by subsequent General Assembly resolutions concerning refugees and other persons of concern, and urges Governments and other donors to respond promptly to the global appeal issued by the Office for requirements under its annual programme budget;

13. Requests the High Commissioner to report on his activities to the General Assembly at its fifty-eighth session.

\(^{11}\) (A/57/12/Add.1), annex IV.
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(3) Pakistan - Afghan refugees assemble at Takhta Baig center before repatriating to Afghanistan. UNHCR/P. Benatar.

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