COUNCIL OF EUROPE



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IC-CP(2020)12 rev

Committee of the Parties Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Istanbul Convention)

Reporting form on the implementation of the recommendations addressed to state parties

Secretariat of the monitoring mechanism of the Council of Europe Convention on preventing and combating violence against women and domestic violence

In accordance with Article 68, paragraph 12, of the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence, the Committee of the Parties adopts, on the basis of the report and conclusions of GREVIO, recommendations addressed to state parties concerning the measures to be taken to implement the conclusions of GREVIO.

The applicable procedure for issuing recommendations was settled by the Committee of the Parties at its 4th meeting and is described in document IC-CP(2018)6. In accordance with this procedure, the recommendations call upon state parties to implement all the proposals and suggestions set out in GREVIO's baseline evaluation report. However, the obligation to report on measures taken is limited to those specifically outlined in section A of the recommendation, namely: a) all the proposals and suggestions formulated by GREVIO throughout the report which require immediate action – these are qualified by the use of the verb "urge", and b) the proposals and suggestions related to Chapters I and II of the convention which require taking remedial action in the near future and are qualified by the use of the expression "strongly encourage". According to the agreed procedure, state parties are given a period of three years to implement the recommendations of the Committee of the Parties and report back to the Committee.

To facilitate this reporting, state parties are requested to use this questionnaire to report on the implementation of recommendations issued by the Committee of the Parties. Recommendations not issued in relation to Austria do not need to be reported on. Please see the accompanying letter for full details on the recommendations to be reported on by Austria.

The reporting deadline given to Austria is set at 30 June 2021. Information related to the monitoring of Austria is available on the dedicated <u>country monitoring</u> <u>webpage</u>.

General remark: In accordance with the Council of Europe's requirement to focus on questions related to the country-specific recommendations, the questions 2; 6 to 7; 12; 16; 19; 22 to 31 were not addressed.

I	Fundamental rights, equality, and non-discrimination (Article 4)		
1	Have your authorities taken measures to ensure that the provisions of the Istanbul Convention are implemented without discrimination on any grounds listed in Article 4, paragraph 3, of the convention, including in terms of the availability of services and the protection by law enforcement agencies?	Yes 🛛	No 🗆
1.1	If yes, please specify:	<u> </u>	
	Further improvements in the prevention of and the protection from violence against women have been a high polit This is also reflected in the current government programme for 2020 to 2024 in which the best possible implement is expressly defined as a goal.		

	The measures put in place in Austria since 2017, the year in which the GREVIO report was prepared and on the basis of which the Committee of the Parties issued the recommendations subject to this report, are listed in greater detail under the corresponding recommendations. However, the desired streamlining of the report made it necessary to summarise the measures taken throughout Austria in many points. In addition to that, information on the recommendations concerning comprehensive policies and diversionary measures as well as specific measures adopted in response to the COVID-19 restrictions are listed in the Annex.
	Gender equality and women's rights, in particular also protection against violence, are not, however, merely a domestic policy goal, but rather also a traditional focus of Austrian foreign, security and development policy.
	The Istanbul Convention is also valued as a key instrument for improving the protection against violence on an international level. Corresponding to its priorities, Austria intensively campaigned for the EU ratification of the Istanbul Convention during its EU Presidency and continues to do so. Furthermore, Austria actively contributes to issues of violence protection at the international Commission on the Status of Women as well as within the framework of its membership in the UN Human Rights Council 2019-2021.
	See also question 32
	General note: Due to changes in the assignment of relevant policy areas to single ministries over time, especially the areas of Women and Gender Equality, Family Affairs and Integration, for the sake of clarity, the report refers to Ministry for Women or Ministry for Family etc. instead of using the current ministry's full name.
1.2	[Optional question: if not, please specify the reasons]:
2	Have your authorities taken measures contributing to prevent and combat violence against women who are or might Yes I No I be exposed to intersectional discrimination?
2.1	If yes, please specify:
2.2	[Optional question: if not, please specify the reasons]:
3	In case your authorities have taken further measures contributing to the implementation of recommendations in relation to Article 4, which were not covered by the questions above, please report on these measures [word limit: 1000 words]:
11	. Comprehensive and co-ordinated policies implemented under the responsibility of an adequately mandated and resourced co- ordinating body (Articles 7 and 10)

4	Have your authorities developed a long-term plan/strategy to prevent and combat violence against women?	Yes ⊠	No 🗆
			N/A (a plan/strategy
			was already developed at
			the time of GREVIO's
			baseline
			evaluation) □
4.1	[Optional question: if not, please specify the reasons]:		
5	Which forms of violence against women covered by the Istanbul Convention are addressed by the plan		offer a brief
	description specifically indicating the forms of violence not previously addressed in plans or strategies at n	ational level.	
	For more information, see also the Annex, recommendation on comprehensive policies, as well as question 8-10 ar	nd 20.	
	In its 2020-2024 government programme, the federal government has set out extensive measures in the field o protection. These include, among others:	f violence preventi	on and victim
	• Consideration of further legal protective measures against (gender-based) violence - in particular upskirting, onl	ine violence and fo	rced marriage.
	• the expansion of victim protection-oriented work with offenders and violence prevention programmes		
	the expansion of violence protection facilities		
	• measures to facilitate the integration of women to protect them against any violence, including harmful tradit	ional practices	
	measures to prevent sexual violence (in sport)		
	sensitisation campaigns		
	With regard to implementation measures already taken see in particular the Annex, recommendation on compr	ehensive policies a	ind on COVID-
	Measures (upskirting, cyber violence, violence prevention, sensitisation measures). As well as questions 13, 14.1,	32 and 33 (budge	t increase and
	expansion of violence protection facilities, protection against harmful traditional practices).		

	In addition, further action is planned to implement the Istanbul Convention, including the continued sensitizat Sustainable and comprehensive solutions are primarily achieved through continuous dialogue between violence institutions. Dialogue is not merely carried out on an ad hoc basis (see the Criminal Law Task Force mentioned in th on comprehensive policies), but also as a result of structured dialogue among long-term, subject-specific working g This structured dialogue also exists in the provinces. For example, in Styria round table discussions on topics such a violence", "economic violence" and "digital violence in the context of domestic violence" were held in cooper networks were created.	e protection facilit e Annex on the rec roups. s "children affecte	ies and public ommendation d by domestic
6	Was specific attention given to place the rights of women victims at the centre of all measures planned?	Yes □	No 🗆
6.1	If yes, please specify how:	I	I
6.2	[Optional question: if not, please specify the reasons]:		
7	Do the plan/strategy and the measures contained therein involve all relevant actors, such as government agencies, the national, regional and local parliaments and authorities, national human rights institutions and civil society organisations?	¥ es □	No 🗆
7.1	Please specify the actors involved:	<u> </u>	<u> </u>
7.2	[Optional question: if not, please specify the reasons]:		
8	Have the authorities assigned the role of co-ordinating body to one or more fully institutionalised entities?	Yes ⊠	No 🗆
			N/A (a co- ordinating body was already established at the time of GREVIO's baseline evaluation) □

1	[Optional question: if not, please specify the reasons]:
	Please specify the mandate, powers, and competences, as well as the composition, of the co-ordinating body/bodies:
	The <u>Austrian coordinating body</u> continues to be run by the Ministry for Women. In 2019, the human resources in the relevant specialist department and therefore also in the coordinating body were able to be increased. Additionally, the inter-ministerial working group Protection of Women agains Violence" was integrated into the national coordinating body and is therefore even more closely linked to it.
	The coordinating body is responsible for carrying out the following key tasks:
	• promoting the implementation of the obligations arising from the Istanbul Convention that are still outstanding. This includes exchange of expertise across provinces and disciplines, development of necessary measures and support for the implementation of these within the framework of the inter-ministerial working group "Protection of Women against Violence". The relevant ministries, all provinces and key NGO are included in this working group.
	 preparing subject-specific information and data for the public; a separate website has been set up
	 coordinating state reports on the implementation of the Istanbul Convention and international exchange of expertise
	The provinces have also started to set up coordinating bodies for the implementation of the Istanbul Convention - for example, the federal provinc of Salzburg has set up a coordinating body within its women's division.
	The monitoring and evaluation of measures is guaranteed through feedback from practice, i.e. direct contact with and feedback from violence protection facilities and through studies; among other things:
	Investigation "The Right to a Violence-Free Childhood: 1977-2014-2019" 2019; funding from the Federal Ministry for Family
	• Evaluation of the "victim protection-oriented work with offenders using the example of the Vienna model" 2018; funding from the Federa Ministry for Women
	• Evaluation "Sexual crimes" 2018: investigation of the filing of criminal charges under criminal law for suspected rape or sexual coercion; fundin from the Federal Ministry for Women

	• Evaluation "EinSatz" 2018: investigation of how children and adolescents affected by violence react when the p FFG - Österreichische Forschungsförderungsgesellschaft mbH	olice intervene; fur	nding from the
	• Evaluation of the work of victim protection groups in Viennese hospitals: study "Victim Protection Work in Hos	pital. Focus Group	Survey on the
	Responsibilities and Challenges of Victim Protection Groups in Hospitals in Vienna" 2017; funding from the city	of Vienna and bas	ed on this the
	report "The Work of Victim Protection Groups in Viennese Hospitals" together with Viennese victim protection	n groups, 2018	
9.1	In particular, please indicate whether the co-ordinating body/bodies is/are responsible for:		
	- Co-ordination of policies and measures to prevent and combat violence against women	Yes ⊠ The co- ordination body responsible is:	No 🗆
	- Implementation of policies and measures to prevent and combat violence against women	Yes ⊠ The co- ordination body responsible is:	No 🗆
	- Monitoring and evaluation of policies and measures to prevent and combat violence against women	Yes ⊠ The co- ordination body responsible is:	No 🗆
	- Co-ordination of the collection of data, analysis and dissemination of its results	Yes ⊠ The co- ordination body responsible is:	No 🗆
10	Please specify the human and financial resources allocated to the co-ordinating body/bodies:	1	
	The anchoring of the co-ordinating body in the department for prevention of and protection from violence within both personnel (with 4 specifically nominated experts) and financial coverage, a key factor in the decision to includ	•	omen ensures

11	In case your authorities have taken further measures contributing to the implementation of recommendatio 10, which were not covered by the questions above, please report on these measures [word limit: 1000 word		Articles 7 a
II	I. Financial resources (Article 8)		
12	Have your authorities allocated specific funds at the		
	- national	Yes □	No 🗆
	and/or regional	Yes □	No 🗆
	- and/or local	Yes □	No 🗆
	levels of government for activities to prevent and combat all forms of violence against women covered by the Istanbul Convention?		
12.1	If yes, what is the annual amount of these funds? If possible, please specify the percentage of the total national state but	udget that the amou	unt represer
12.2	[Optional question: if not, please specify the reasons]:		
13	Have these funds increased since the publication of GREVIO's baseline evaluation report?	Yes ⊠ If yes, by what	No 🗆
	(For more information, see question 5 and 32 a), b), c) and g)	amount:	
	In 2020, the budget of the Federal Ministry for Women was increased substantially (for the first time in 10 years)	As of 2021 the	
	by 20% from EUR 10.15 million to EUR 12.15 million. Around half of the total budget is set aside for the	budget of the	
	implementation of measures relating to violence against women.	Federal Ministry for	
	The additional funds were used to increase the budget of all of the government-funded women's counselling	Women has	
	services by around 12% (including the sexual violence advice centres). Funds totalling EUR 1.25 million were	been increased	
	provided to promote violence-specific projects.	with 43 % to a	
		grand total of	
	In addition to this, the Austrian Integration Fund, which is also in the field of competence of the Ministry for Women	EUR 14.65	
	and Integration, provided a total of EUR 3 million specifically for projects aiming to prevent violence based on	million since	
	cultural traditions and to protect those affected in 2019 and 2020 (for more information, see question 32 c.).	GREVIO's	
		baseline Report	
	Budgets were increased in the provinces (in some cases substantially) as well. The women's budget in Burgenland	in 2017. Around	
	was increased by around 30% since 2018, enabling women's counselling services to receive an additional 33% in	half of the total	

	funding in 2019. There have also been gradual increases in other provinces such as Styria and Carinthia in the past few years.	budget is set aside for the implementation			
	For the year 2021, a further increase in the budget of EUR 2.5 million has been achieved. Thus the total budget amounts to EUR 14.65 million and reflects an increase of 43% from 2019 to 2021.	of measures relating to violence against women.			
14	Have your authorities taken measures to foster long-term and sustainable financial support for non- governmental organisations working to support victims and prevent violence?	Yes ⊠	No 🗆		
14.1	If yes, please specify:				
14.1		nce for social welf	are measures)		
14.1	Violence protection facilities generally cover a specific region and the respective province is (due to their compete responsible for the funding. The majority receive annual grants. Depending on the institution, funds are generally pro and additional grants are provided by the Ministry for Women (in some cases with multi-year framework agreemen Public Employment Service, the unions etc.	ovided by the respe	ective province		
14.1	Violence protection facilities generally cover a specific region and the respective province is (due to their competer responsible for the funding. The majority receive annual grants. Depending on the institution, funds are generally provide and additional grants are provided by the Ministry for Women (in some cases with multi-year framework agreement)	ovided by the respe ts), other relevant Section 25 paragr nation on this see	ective province ministries, the aph 3 Security the first State		
14.1	Violence protection facilities generally cover a specific region and the respective province is (due to their competer responsible for the funding. The majority receive annual grants. Depending on the institution, funds are generally pro- and additional grants are provided by the Ministry for Women (in some cases with multi-year framework agreemen Public Employment Service, the unions etc. The violence protection centres fall under the remit of the federal government and have their own legal basis in Police Act. Following a public tender in 2013, they were commissioned for an unlimited period (for more inform Report, page 32). The respective contract provides for adjustments based on inflation and case numbers. This has	ovided by the respects), other relevant Section 25 paragra nation on this see led to an increase ecifically by the Fe D in 2017 to around	ective province ministries, the aph 3 Security the first State from EUR 7.32 deral Ministry d EUR 356,000		

15 In case your authorities have taken further measures contributing to the implementation of recommendations in relation to Article 8, which were not covered by the questions above, please report on these measures [word limit: 1000 words]:

IV	Non-governmental organisations and civil society (Article 9)		
16	Have your authorities taken measures contributing to further recognise, encourage and support the work of relevant non-governmental organisations and of civil society active in combating all forms of violence against women covered by the Istanbul Convention, including in terms of funding and co-operation?	¥ os □	No 🗆
16.1	If yes, please specify:	I	
1 6.2	[Optional question: if not, please specify the reasons]:		
v	. Data collection and research (Article 11)		
17	In implementation of the recommendation addressed to your authorities, have new sectors of the administration started the collection of data in accordance with the requirements of Article 11, paragraph 1?	Yes ⊠	No 🗆
7.1	If yes, please specify which sectors:		
	Regarding the comprehensive data collection by relevant institutions already carried out, please refer to the 1st S collection.	State Report in ch	apter 1.5. dat
	Numerous measures have been put in place to record the prevalence of various gender-based forms of violence studies / surveys have been carried out or are still in the implementation phase (see question 20):	since 2017. Furth	ermore severa
	The possibility to harmonise data collection across institutions (including violence protection facilities) is limited budgetary resources and by different priorities in the purposes of data collection.	d by restrictions of	on human an
	The recommended, more precise documentation of the relationship between the perpetrator and the victim both be the criminal justice sector requires extensive resources to implement and subsequently to constantly update the da been allocated. The replacement of the data collection that is needed in the long term will, however, result in the from law enforcement agencies and the justice sector and will lead to improvements in these areas too.	ita. These resource	es have not ye

	The Federal Equal Treatment Commission and the Equal Treatment Commission for the Private Sector have been of sexual harassment on the gender of the victims, the gender of the harassing person and the relationship betwee the results of the expert opinions are surveyed.	-	
	The coordinating body (see also question 9) has been editing the available data with a focus on violence against we the general public since 2018.	omen and making	it accessible to
17.2	[Optional question: if not, please specify the reasons]:		
18	In implementation of the recommendation addressed to your authorities, have sectors of the administration improved their data collection?	Yes 🗵	No 🗆
18.1	If yes, please specify which sectors and how, in particular whether new data categories were added:		
	The Federal Equal Treatment Commission and the Equal Treatment Commission for the Private Sector have been of sexual harassment on the gender of the victims, the gender of the harassing person and the relationship betwee the results of the expert opinions are surveyed. The coordinating body (see also question 9) has been editing the available data with a focus on violence against we the general public since 2018.	een them since 20)17. Moreover,
18.2	[Optional question: if not, please specify the reasons]:		
19	Does statistical data collection by law-enforcement agencies and the judiciary enable cases of violence against women to be tracked in order to indicate:		
	- Conviction rates	Yes □	No □
	- Types of sentences	Yes □	No 🗆
	- Attrition rates	Yes 🗆	No 🗆
	- Time-barred proceedings	Yes □	No 🗆 N/A 🗖
20	As regards population-based surveys, please indicate any survey conducted since the publication of GREVI while specifying the forms of violence covered:	O's baseline eva	

Numerous measures have been put in place to record the prevalence of various gender-based forms of violence since 2017. The following studies/surveys have been carried out or are still in the implementation phase:

- EU prevalence study on gender-based violence 2020/2021: Austria was involved in the preliminary test and is currently conducting the prevalence inquiry (running from February 2020 to December 2021); both studies are co-financed by the EU and are implemented by Statistics Austria.
- EIGE study "Estimation of the number of girls at risk of female genital mutilation in the EU" 2020/2021; funded by the EIGE with specialist support from the Ministry for Women and the Ministry for Integration
- Study on "Violence by Sons and Daughters against their Parents" 2019: protection orders against sons and daughters who were violent towards their mother or father were investigated for the first time (in Vorarlberg and Burgenland); gender-based patterns were also investigated; funded by the Federal Ministry for Women
- Study "Experience and Prevention of Violence against People with Disabilities" 2019 in facilities for persons with disabilities, in psychosocial facilities and in preventive custody; funded by the Federal Ministry for Social Affairs
- Analysis of all femicides between January 2018 and January 2019 including the preparation of policy recommendations by a screening group established by the Federal Ministry for the Interior; publication of the report in November 2019
- Study "Cyber Violence against Women and Girls in Austria" 2018 with investigations on the prevalence of different expressions of cyber violence by age groups and the handling and consequences of this form of violence; funded by the Federal Ministry for Digital and Economic Affairs (among others)
- Study "Forced Marriage Tradition and Gender-Based Violence against Women in Austria" 2018; funding from the city of Vienna (among others); carried out by Dr Monika Potkanski-Palka

The reporting obligation on the part of healthcare facilities established by the Violence Protection Act 2019 and the simultaneous creation of a separate criminal offence of female genital mutilation (see the recommendation on comprehensive policies in the Annex) not only raises awareness, but also increases the opportunities to record the prevalence.

21 In case your authorities have taken further measures contributing to the implementation of recommendations in relation to Article 11, which were not covered by the questions above, please report on these measures [word limit: 1000 words]:

V	/I. Custody, visitation rights and safety (Article 31)		
22	Have your authorities taken measures contributing to ensure that incidents of violence covered by the scope of the Istanbul Convention are taken into account in the determination of custody and visitation rights of children, notably by judicial authorities?	Yes □	No 🖵
22.1	If yes, please specify how this has been done (by legislative amendments or other means)		
22.2	If yes, please specify how the above obligation is implemented in practice, including by providing data indicating t consider all issues related to violence against women in their decisions on custody and visitation rights:	to what extent	t judicial authoriti
22.3	[Optional question: if not, please specify the reasons]:		
<u>23</u>	Have your authorities taken measures contributing to ensure that visitation rights do not jeopardise the rights and safety of the victim or children?	¥ es □	No 🖵
23.1	If yes, please specify:	I	I
<u>23.2</u>	[Optional question: if not, please specify the reasons]:		
23.2 24	[Optional question: if not, please specify the reasons]: In case your authorities have taken further measures contributing to the implementation of recommendations in rela covered by the questions above, please report on these measures [word limit: 1000 words]:	tion to Article	31, which were r
24	In case your authorities have taken further measures contributing to the implementation of recommendations in rela	ition to Article	31, which were r
24 •	In case your authorities have taken further measures contributing to the implementation of recommendations in rela covered by the questions above, please report on these measures [word limit: 1000 words]:	ntion to Article	31, which were r
24 •	In case your authorities have taken further measures contributing to the implementation of recommendations in rela covered by the questions above, please report on these measures [word limit: 1000 words]: //I. Immediate response, prevention, and protection (Article 50) Have your authorities taken measures contributing to improve the prompt and appropriate response of law	tion to Article	31, which were r
24 •	In case your authorities have taken further measures contributing to the implementation of recommendations in rela covered by the questions above, please report on these measures [word limit: 1000 words]: /II. Immediate response, prevention, and protection (Article 50) Have your authorities taken measures contributing to improve the prompt and appropriate response of law <u>enforcement agencies, in particular by:</u> <u>- Enhancing training of law enforcement officials on the gendered nature of violence against women and its</u>		
24	In case your authorities have taken further measures contributing to the implementation of recommendations in relacovered by the questions above, please report on these measures [word limit: 1000 words]: /II. Immediate response, prevention, and protection (Article 50) Have your authorities taken measures contributing to improve the prompt and appropriate response of law enforcement agencies, in particular by: - Enhancing training of law enforcement officials on the gendered nature of violence against women and its consequences	Yes 🗆	No 🗆

25.2	[Optional question: if not, please specify the reasons]:		
26	Have your authorities taken measures contributing to enable the identification and careful analysis of any failure of protection?	Yes □	No
26.1	If yes, please specify what kind of measures, and if further preventive measures were adopted to remedy this situation) SN:	
26.2	[Optional question: if not, please specify the reasons]:		
27	In case your authorities have taken further measures contributing to the implementation of recommendations in rela covered by the questions above, please report on these measures [word limit: 1000 words]:	tion to Article 50, v	vhich were no
v	III. Emergency barring, restraining or protection orders (Articles 52 and 53)		
28	As regards emergency barring orders, have your authorities taken measures contributing to ensure that the competent authorities are granted the power to order, in situations of immediate danger, a perpetrator of domestic violence to vacate the residence of the victim or person at risk, and to prohibit the perpetrator from entering the residence of or contacting the victim or person at risk.	Yes ⊟	No ⊟
28.1	If yes, please indicate which authorities have the power to issue emergency barring orders:		
28.2	If yes, please indicate the length of time for which emergency barring orders may remain in force:		
	If yes, please indicate the length of time for which emergency barring orders may remain in force: [Optional question: if not, please specify the reasons]:		
28.3			
28.3	[Optional question: if not, please specify the reasons]: Have your authorities taken measures contributing to ensure the availability of restraining or protection orders to	Y es D	No 🗆
28.3	[Optional question: if not, please specify the reasons]: Have your authorities taken measures contributing to ensure the availability of restraining or protection orders to victims of the following forms of violence against women?	Yes □ Yes □	No 🗆 No 🗖
28.3	[Optional question: if not, please specify the reasons]: Have your authorities taken measures contributing to ensure the availability of restraining or protection orders to victims of the following forms of violence against women? Domestic violence		
28.2 28.3 29	[Optional question: if not, please specify the reasons]: Have your authorities taken measures contributing to ensure the availability of restraining or protection orders to victims of the following forms of violence against women? - Domestic violence - Stalking	Yes □	No ⊟

	- Female genital mutilation	Yes ⊟	No 🗆
	- Forced abortion	Yes 🗆	No 🗔
	- Forced sterilisation	Yes D	No 🗆
29.1	If yes, please specify:		
29.2	[Optional question: if not, please specify the reasons]:		
30	Have your authorities taken measures contributing to ensure the effective enforcement of barring, restraining or protection orders?	Yes □	No 🖂
30.1	If yes, please specify:		
30.2	[Optional question: if not, please specify the reasons]:		
31	In case your authorities have taken further measures contributing to the implementation of recommendations in relative were not covered by the questions above, in particular in relation to the collection of data on the number of orders is report on these measures [word limit: 1000 words]:		

Spec	ific recommendations
32	 Please report on measures taken by your authorities contributing to the implementation of the recommendation to ensure that in view of the disparity in terms of levels of service provision for the different forms of violence covered by the Convention, all specialist support services meet the demands of victims, irrespective of the form of violence they experienced or the particular realities and compounding difficulties they face, and in particular, to: a. aim at a comprehensive strategy for service provision by conducting a needs assessment on the number, types and geographical location of services required by victims of all the different forms of violence; b. ensure that sexual violence (including rape) counselling services are available in each of the nine provinces; c. set up more specialist support services for victims of forced marriage and female genital mutilation; d. set up adequate support services, including shelter accommodation, for women victims of domestic violence with mental health issues, intellectual or physical disabilities that require medical care or support;
	e. ensure that domestic violence victims with a history of substance abuse receive access to adequate support services, including accommodation;

- f. remove funding requirements and other bureaucratic obstacles that prevent access to services and shelters for asylum-seeking women and undocumented women and to ensure the same for recognised refugees and those with subsidiary protection;
- g. ensure financial and human resources are available to enable the above (Recommendation A.9, IC-CP/Inf(2018)1).
- a. aim at a comprehensive strategy for service provision by conducting a needs assessment on the number, types and geographical location of services required by victims of all the different forms of violence;

In 2018, the Federal Ministry for Women carried out a national needs assessment of places in women's shelters. Ultimately, the assessment revealed that due to the different regional circumstances, the creation of regional concepts is needed. Several federal provinces have carried out more detailed surveys. At a regional level, these led to a specific increase in the number of spaces in women's shelters, with 12 additional spaces created in Tyrol in 2019 and a further increase is planned in other federal provinces, including Vienna and Upper Austria. The availability of temporary homes has been improved at a regional level, for example in Lower Austria and Vorarlberg.

In addition, as part of a package of measures adopted in November 2020, the analysis and further optimization of cooperation between the counseling institutions and the police is planned.

On 1st of January 2021, a two-year pilot phase started for the admission of high-risk victims to women shelters across different provinces.

For more information on violence protection centres funded by the federal level in cases of domestic violence and stalking see question 14.1; for more information on women's sexual violence counselling services see question 33 and for more information on facilities for victims of forced marriage and female genital mutilation see section c.).

In order to improve the counselling services for victims of cyber violence in the existing violence protection facilities, training documents have been developed and numerous training sessions and a train the trainer workshop have been carried out (for more information please also refer to the study mentioned in question 71.1 "Cyber Violence against Women and Girls in Austria", the results of which were used as the basis). Moreover, the first Austria-wide contact point for those affected by cyber violence has been set up by the organisation ZARA in 2017 and offers specific support. In addition to the federal government's "Hass-im-Netz-Paket" ("Hate on the Internet Combatting Act", see the Annex, recommendation on comprehensive policies), a package of measures passed in November 2020 includes a decision to improve counselling expertise on cyber violence by providing appropriate training.

b. ensure that sexual violence (including rape) counselling services are available in each of the nine provinces;

See question 33.

c. set up more specialist support services for victims of forced marriage and female genital mutilation;

The existing protection facilities for those affected by forced marriage were expanded in early 2019 by a temporary home, funded by the city of Vienna, in which up to 15 victims can be housed. Like the sheltered housing, financed by the Ministry for the Interior and the Ministry for Women, it is operated by the counselling service Orient Express and is available to affected girls and young women across Austria. A package of measures passed in November 2020 includes the expansion of the existing counselling services in Vienna (Orient Express) and the establishment of a new counselling service in western Austria to increase the support specifically available to those affected by forced marriage.

For more information on the general budget increase for violence protection facilities that are already being funded, see question 13.

In 2019 and 2020, national calls for funding focusing on projects to fight harmful traditional practices were put out for tender. In 2019, the call for bids amounted to EUR 1 million (for more information, see the list of ÖIF -Austrian Integration Fund -projects funded in 2019), and in 2020 it totalled EUR 2 million (for more information, see the list of ÖIF projects funded in 2020). The projects selected include both counselling and support (including quality assurance) as well as preventative measures. Furthermore, in 2017, a coordinating body against abduction and forced marriage run by the counselling service Orient Express and funded by public means was introduced. It networks and coordinates across the country in the case of abduction (both abduction for marriage and abduction as a "punishment") and in the case of repatriation to Austria.

d. set up adequate support services, including shelter accommodation, for women victims of domestic violence with mental health issues, intellectual or physical disabilities that require medical care or support;

In general, the women and violence-specific counselling services are available to all affected women and girls, including those with disabilities. In addition, there are also a number of specific counselling services. For more information on the increase in the budget for these facilities in 2020 see question 13. In order to improve actual access, measures were primarily taken to ensure ICT accessibility and to guarantee physical access. For example, the Women's Shelter in Tyrol was moved to a new building with additional places in 2019 and is now accessible. There are, however, limits in the capacaty to care for people with special medical needs.

The following strategies aim to raise awareness of the challenges faced by this target group:

- The NAP on Disability 2012-2021 provides for raising public awareness on the topic of violence against women and girls with disabilities and facilitating access to support facilities for those affected
- The current Action Plan on Women's Health includes action for sensitising institutions (particularly counselling services) to female-specific aspects of disability

• A conference held in late 2019 on "women with disabilities" showed that there was further need for action with a focus on violence and violence prevention. The importance of this topic was highlighted by the participation of the Federal Chancellor and the Minister for Women at the time.

The healthcare sector also plays a particular role in the possible identification and support of those affected. For more information on the training of healthcare professionals, see the Annex, recommendation on comprehensive policies. To counteract the risk of carers committing acts of (sexual) violence against those with disabilities, the Protection Against Violence Act 2019 made it possible for specific care facilities to obtain criminal record information and special information on sexual offenders and prohibitions on activities. Moreover, a new "criminal record certificate for nursing and care work" has been introduced.

For more information on the thematically relevant study "Experience and Prevention of Violence against People with Disabilities" from 2019, see question 20.

e. ensure that domestic violence victims with a history of substance abuse receive access to adequate support services, including accommodation;

Reference may essentially be made to the relevant statements in Austria's response to the GREVIO report.

f. remove funding requirements and other bureaucratic obstacles that prevent access to services and shelters for asylum-seeking women and undocumented women and to ensure the same for recognised refugees and those with subsidiary protection;

The wide range of violence prevention facilities across the country is available to all women, thus also to all asylum seekers, undocumented women, recognised refugees and those with subsidiary protection.

There are only some regional differences in terms of access to women's shelters in this regard. Recognised refugees are treated equally to Austrian citizens and therefore generally have access to women's shelters. The rules on asylum seekers and those with subsidiary protection, however, vary from province to province. If a woman is not able to access a women's shelter, female-specific facilities for asylum seekers are generally available and cooperate with women's shelters.

Where possible, violence protection facilities offer mother-tongue counselling or request an interpreter. For more information on the improvement in access to interpreting services in criminal proceedings according to the Protection Against Violence Act 2019, see the Annex, recommendation on comprehensive policies.

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The various measures to promote rapid integration and empowerment and to encourage women with a migrant background to learn the local language also make it easier for them to actually access the support services. In addition to the comprehensive training offers by the Austrian Integration Fund (ÖIF) as mentioned in the Annex, recommendation on comprehensive policies, the ÖIF also offers a broad range of counselling and courses for women with a migration and especially a refugee background. In addition, e.g. a project in Vienna supports single parent mothers from EU and third countries affected by homelessness, and a project in Styria empowers girls and women with a refugee or migrant background.

g. ensure financial and human resources are available to enable the above (Recommendation A.9, IC-CP/Inf(2018)1).

See the information on section a.) to f.).

33 Please report on measures taken by your authorities contributing to the implementation of the recommendation to ensure more is done to demonstrate a sensitive approach towards victims who report rapes and other forms of sexual violence, for example by setting up rape crisis or sexual violence referral centres in all nine provinces staffed by specially trained professionals (Recommendation A.10, IC-CP/Inf(2018)1).

The Ministry for Women intensively pursued efforts to further improve the counselling services available to those affected by sexual violence. In a first step, an Austrian-wide concept was created, and in a second step service facilities were created in those provinces in which there had not previously been a specific counselling service. In order to maintain quality standards, support was offered across provinces during the implementation phase. Some details are as follows:

- Development of an Austrian-wide concept and support for the establishment of specialist counselling services including assurance of quality standards; funding from the Federal Ministry for Women (funding of around EUR 110,000; implementation between November 2017 and December 2020)
- Establishment of the new specialist counselling services for those affected by sexual violence in Burgenland, Carinthia, Lower Austria and Vorarlberg in the second half of 2019, with total funding of around EUR 144,000 by the end of 2020 as well as securing their sustainable existence. In addition, subsidies were provided by the provinces.

Thus, the recommendation of creating a specific facility in each province has been implemented successfully. In Carinthia, the Association for the Legal Protection of Women (which is funded by its Women's Division) is able to cover the legal costs in cases of sexual violence. For more information on efforts to provide training and sensitisation, see the Annex, recommendation on comprehensive policies. In this context, the toolbox "Starter Kit for Victim Protection Groups" (mentioned in the Annex, recommendation on comprehensive policies) is of particular relevance. Furthermore, the Protection Against Violence Act 2019 introduced stricter penalties for crimes against sexual integrity. For more information, see the Annex,

recommendation on comprehensive policies. Furthermore, training sessions for health care workers on the early detection of domestic and sexual violence were conducted in Vienna.

A project on organised, sexualised ritual violence that will run until the end of 2021, aims to increase awareness of this special form of sexual violence and establish sources of support for women and girls affected and their reference systems.

Annex:

Recommendation "Ensure that a set of comprehensive policies in the fields of prevention, protection and prosecutionexist in relation to all forms of violence against women, in particular in relation to female genital mutilation and forced marriage"

In terms of comprehensive policies the following information focuses on training and sensitisation, both of the relevant (professional) groups and the wider public as well as on legal measures and improvements in prosecution. For more information on other relevant prevention and protection measures, see in particular question 32 and 33.

Prevention and protection through training and sensitisation: Also in the past few years, comprehensive efforts have been made to train and sensitise specific (professional) groups as an important preventive measure, including the following:

- In light of the special significance of the healthcare sector as the (first) point of contact for women affected by violence, particular attention has been paid in recent years to training healthcare staff and promoting the implementation of training standards on domestic and sexualised violence. A number of universities and universities of applied sciences have already integrated the topic into their curricula (e.g. training of future doctors and psychologists) respectively, these contents have been included in the training regulations of health care professions. In addition, a "toolbox" commissioned by the Ministry for Health was put online in September 2020 for victim protection groups in federal and state hospitals, providing them with guidelines for action and field-tested support.
- Standardised training courses have been developed to ensure the quality of the psychosocial court assistance. Up to three courses have been offered each year since 2015 and are continuously evaluated. The funding is provided by the justice, family and women's ministries. A regulation is currently being prepared to ensure quality standards and training requirements. It is planned to enter into force in late 2021.

- Comprehensive training measures are being implemented by the police to ensure sensitive treatment of those affected. Police officers continue to receive special training on domestic violence and its gender-specific nature during their basic training. Experts from violence protection centres are involved in the implementation of this measure. Moreover, the percentage of female police officers has gradually been increased in the past few years and currently stands at around 20%. The government's programme also sets out the goal of ensuring the presence of at least one female police officer specially trained in the field of violence protection being available in each police station as a contact for women.
- Moreover, numerous further training sessions on various gender-based forms of violence have been carried out for other relevant professional groups in the past few years, including judges, public prosecutors and visitation supervisors. Additional subject-specific training, such as for example on forced marriage for registrars, has been introduced in Tyrol. In addition, the EU project on the development of an EU-wide strategy plan on referral mechanisms in cases of forced marriage for specialized personnel (co-financed by the Ministry for Health, among others) was supported.
- Furthermore, lectures on FGM were held in Vienna and specific brochures issued (in cooperation with the Vienna Medical Association). The topic of gender-based violence is also addressed in basic training for ministry staff (e.g. Ministry for Education and its subordinate departments). In order to prevent gender-based violence, the topic is also covered in depth in school. Following an edict by the Ministry for Education in 2018 "Reflexive Gender Education and Equality", schools are explicitly required to address the issue of gender equality, focusing in particular on violence and sexism in all its facets (specifically including FGM and forced marriage). In addition to providing specific further training for teachers, Handouts and materials, numerous gender-sensitive, violence prevention workshops were held for pupils. Furthermore, the Ministry for External Affairs, coordinating the operational repatriation of victims subjected to abduction and forced marriage from abroad, for instance contributes to trainings organized by the Municipal School Board of Vienna.

Although the available budgetary funds are primarily used for measures that have a direct impact on victims of gender-based violence, a number of measures were also put in place to sensitise the wider public:

• Every year, numerous events relating to the topic of violence against women are organised both at federal and provincial level as well as by the Austrian embassies and representative authorities abroad as part of the "16 Days Against Violence" campaign. Among others, an increasing number of various institutions participated in the "Orange the World" campaign, including a broad social media presence of the federal government referring to #orangetheworld in 2020. A two-day summit on the prevention of violence against women was held at the launch of the 16 Days Against Violence involving Austrian specialists in the field of violence.

Furthermore, special sensitisation measures have been implemented on the following topics at both a federal and provincial level (for more information on special sensitisation measures relating to COVID-19 see the Annex):

- On harmuful traditional practices: the Ministry for Integration and the Austrian Integration Fund jointly offer specific counselling formats and courses for women and men from migrant communities (especially including women and men with a refugee background). Other measures inter alia include the sensitisation of the authorities and the development of a guideline for relevant professional groups. For instance, a symposium on FGM took place in Vorarlberg.
- Combating sexualized and gender-based violence, especially FGM, is also enshrined in the three-year program of the Austrian Development Policy 2019-2021. In this context, in 2018 and 2019, EUR 6.5 million were allocated in the fight against FGM, benefiting especially women and girls in Sahel and the Horn of Africa.
- On the special risks of date rape drugs: for example the Ministry for Women and the Ministry for the Interior carried out a joint information offensive (particularly using social media channels) in July 2019; sensitisation workshops were conducted in Vorarlberg, alongside other activities.
- On cyber violence: in spring 2020, the Women's Office of the Upper Austrian provincial government launched an online sensitisation campaign on this topic

Legal measures and improvement in prosecution: In the past few years, numerous legal measures have been implemented to improve protection against gender-based violence and to increase the rights of victims. The amendment to the Penal Code of 2017, which entered into force on 1 September 2017, explicitly anchored sexual integrity and self-determination as a legally protected, defensible right in criminal law (Section 3 paragraph 1 Penal Code), increased the level of penalty for certain forms of sexual harassment and created new qualifications of offences (Section 218, paragraph 2a and 2b Penal Code and Section 212 paragraph 3 Penal Code). In light of the further implementation of the Istanbul Convention, a "Task Force on Criminal Law to Better Protect Women and Children" (comprising 120 experts from relevant Ministries and subject specific institutions led by the secretary of state in the Federal Ministry for the Interior was set up in March 2018. Based on the results, numerous legal adjustments were developed and passed on 25 September 2019 as the "Violence Protection Act 2019". Due to the extent of recent legal developments, the report concentrates on those of particular relevance. Unless otherwise stated, they entered into force in January 2020:

• Extension of protection orders in cases of domestic violence: a mobile restraining order of 100 metres around the person at risk was additionally created (Section 38a and Section 84 Security Police Act) and the implementation of protection and mobile restraining orders is supported by significantly increased penalties for failure to comply.

- Introduction of compulsory counselling for perpetrators in the second half of 2021: recipients of a protection and mobile restraining order must attend compulsory counselling at least once at a so called counseling center for violence prevention (Section 38a paragraph 8 and Section 25 paragraph 4 Security Police Act).
- Establishment of case conferences for high-risk cases: legal determination for security authorities to call case conferences; can also be suggested by other bodies if necessary (Section 22 paragraph 2 Security Police Act)
- Victims of violence (including high-risk victims, victims of forced marriage) can change their name free of charge (Section 2 paragraph 1 no. 10a Name Change Act) and have their social security number changed (Section 460d paragraph 3 General Social Security Act)
- Adjustments and clarifications relating to interim injunctions: expansion to protection against derogatory publications on social networks (Section 382g Enforcement Regulation); the expansion of the competences of child and youth welfare to apply for an interim injunction for the protection of privacy (stalking) if the legal representative does not take the necessary steps (Section 382g Enforcement Regulation; Section 211 paragraph 2 of the General Civil Code); better cooperation of authorities by requiring the family court to be notified when an interim injunction for general protection against violence is issued if one of the parties (i.e., the party at risk or the party causing the risk) is a minor.
- Expansion of the aggravating circumstances: inter alia for crimes committed by adults against minors or crimes against close persons perceptibly for them as well as in the case of abuse of a position of authority (Section 33 paragraph 2 Penal Code).
- Female genital mutilation was already punishable (and it was not possible to give consent). A separate crime was created and it was clarified that it constitutes a bodily injury with serious, permanent consequences (Section 85 paragraph 1 no. 2a Penal Code). In addition to this, an obligation was created which requires healthcare facilities to report cases in which the circumstances show that a newborn girl is at risk of genital mutilation (Section 37 paragraph 1a Federal Child and Youth Welfare Act).
- Increases in the penalties for crimes against sexual integrity: in general for repeat offenders (Section 39 Penal Code); in the case of the crime of rape, a general exclusion of the conditional leniency was made (Section 43 paragraph 3 Penal Code) with a simultaneous increase in the minimum penalty from one to two years' imprisonment (Section 201 paragraph 1 Penal Code); in the case of continued violence against a minor or a person defenceless as a result of frailty, disease or a mental disability, the penalty range was increased from between six months and five years to between one and ten years in prison (Section 107b paragraph 3a Penal Code); moreover the reporting obligation for doctors was extended to include cases of rape but at the same time exceptions were created to protect the interests of victims (Section 54 paragraph 4 and paragraph 5 Doctors Act).
- Extension of victims' rights: clarification and equal treatment of victims and witnesses with regard to the right to apply for a lenient hearing in the sense of Section 165 paragraph 3 Code of Criminal Procedure (Section 165 paragraph 4, Section 66a and Section 250 paragraph 3 Code of Criminal Procedure)

and the requirement that particularly vulnerable victims are provided with interpreting services by a person of the same gender during interrogations in preliminary proceedings and in the main hearing (Section 66a paragraph 2 no. 1a Code of Criminal Procedure).

- Extension of claims according to the Victims of Crime Act: in addition to an extension of the application deadlines, improved access to services for victims who are European Union citizens has been created.
- On 1st of January 2021, a federal law to combat hate on the internet became effective. It includes, inter alia, refined criminal law regulations (in particular on violation of the right to the personal image, hate postings and cyberbullying) and criminal procedural law regulations (for the effective prosecution of hate crimes and for victim protection) as well as adjustments relating to media law. In particular, a new criminal offense increases the protection of the right to the personal image against unauthorized visual recordings (e.g."upskirting"; section 120a of the Criminal Code) and psychosocial and legal assistance was expanded to certain victim groups, such as victims of online hate speech and underage witnesses of violence in their social environment (new Section 66b of the Code of Criminal Procedure).

Recommendation "Introduce exceptions to the use of diversionary measures in domestic violence and stalking cases set out in the Criminal Procedural Code of Austria in order to offer effective criminal justice for all acts of violence against women"

With regard to the recommendation on diversionary measures, reference is made to Austria's response to the "draft GREVIO report", pages 29 and 30 of August 2017. In addition, the following is noted:

- In principle, the interests of the victim must be taken into consideration and promoted to the greatest possible extent in any diversionary measure. In addition, the victim has the right to consult a trusted person.
- If full damage compensation has not yet been paid or it appears to be appropriate to protect the victim's interests, the victim shall be given the opportunity to state its opinion before withdrawing from the prosecution (Section 206, paragraph 1 Code of Criminal Procedure).
- According to Section 206 paragraph 2 Code of Criminal Procedure, the victim must be informed if the accused declares that he or she is willing to remedy the damage caused by the act or otherwise to contribute to compensation for the consequences of the act. The same applies if the accused takes on an obligation which directly affects the interests of the damaged party.

COVID-19 measures

In ongoing dialogue with violence protection facilities, the Austrian government has compiled a comprehensive package of measures to ensure that women affected by violence still have access to protection and support services even during the period of COVID-related restrictions.

The following COVID-related measures have inter alia been implemented:

- Several press conferences have been held by the Minister for Women, the Minister for Family, the Minister for Justice and the Minister for the Interior to
 raise awareness of the increased risk of domestic violence during lockdown and the support that is still available. The counselling services were advertised
 via information flyers distributed by retail chains and police stations as well as by information campaigns in daily newspapers and digital media. The
 information campaign was continued during the second lockdown among other things by providing the violence protection flyers in supermarkets,
 pharmacies and medical practices. A comprehensive overview of the existing counseling services is also provided on the homepage of the Ministry for
 Women (in German and 13 foreign languages).
- Women's shelters remained open during lockdown, counselling services mainly relied on telephone and online counselling, and even the "Help Chat" the online service provided by the women's helpline against violence was temporarily expanded with a onetime COVID-19-related funding. In addition to this, new counselling services such as one-on-one counselling via video call/video chat have been installed. After lockdown, face-to-face counselling became possible again, but online counselling services continued to be in demand. Victim protection facilities and police are working closely with health authorities to ensure the necessary protection (and in particular restraining orders) even in cases of suspected infection.
- An analysis of domestic violence during the first lockdown was carried out on behalf of the Ministry for the Interior.
- The submission of interim injunctions was simplified to avoid the need for these to be submitted in person.
- The newly-created telephone counselling provided by the Men's Counselling Service (available across Austria) for men who are at risk of becoming violent due to increased stress factors was advertised in the media.
- In June 2020, the national committee "No Hate Speech Austria" issued recommendations to federal and provincial governments on the topic of "Combating hate speech in the time of COVID-19".
- Additional short-term measures were as well set at the provincial level
- The Austrian Development Cooperation (OEZA) is currently supporting several humanitarian initiatives in the context of the COVID-19 pandemic that include components related to gender-based violence. In addition, ongoing funding in the area of gender-based violence has partially been adapted to the context of the COVID-19 pandemic.

Measures to support reconciliation of work and care responsibilities and to ease the financial burden have also been implemented – including inter alia easier access to advance maintenance payments by the federal level.

Legal notice

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