This annex on temporary protection complements and should be read together with the AIDA Country Report on Austria.
# Table of Contents

Temporary Protection Procedure .................................................................................. 3

A. General .................................................................................................................. 3

B. Qualification for temporary protection .................................................................. 4

C. Access to temporary protection and registration .................................................. 6
   1. Admission to territory ......................................................................................... 6
   2. Freedom of movement ....................................................................................... 6
   3. Registration under temporary protection ........................................................... 6
   4. Legal assistance .................................................................................................. 7
   5. Information provision and access to NGOs ......................................................... 9

D. Guarantees for vulnerable groups .......................................................................... 10

Content of Temporary Protection .............................................................................. 12

A. Status and residence ............................................................................................. 12
   1. Residence permit ............................................................................................... 12
   2. Access to asylum ............................................................................................... 13

B. Family reunification .............................................................................................. 13

C. Movement and mobility ......................................................................................... 14

D. Housing ................................................................................................................ 14

E. Employment and education ................................................................................. 17
   1. Access to the labour market ............................................................................... 17
   2. Access to education ........................................................................................... 17

F. Social welfare ....................................................................................................... 19

G. Health care ........................................................................................................... 20
Temporary Protection Procedure

A. General

Due to the illegal war of aggression by the Russian Federation on Ukraine on February 24, 2022, and the resulting refugee movements, the Temporary Protection Directive¹ (TPD) was activated by implementing decision (EU) 2022/382 at the EU level.²

At the national level, further implementation takes place within the framework of the provisional right of residence for displaced persons according to Section 62 AsylG³ and the Displaced Persons Ordinance (Vertriebenenverordnung).⁴ The target group of the ordinance, adopted in March 2022, consists primarily of Ukrainian citizens residing in Ukraine before 24 February 2022, beneficiaries of international protection recognised in Ukraine and family members of these two groups.

The Displaced Persons Ordinance also references the reasons for exclusion set out in Article 28 of the Temporary Protection Directive, which are the same as under the 1951 Convention and §§ 6-7 AsylG.

<table>
<thead>
<tr>
<th>Title (EN)</th>
<th>Original Title (DE)</th>
<th>Abbreviation</th>
<th>Web Link</th>
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The right of residence for displaced persons arises ex lege (and expires ex lege) without a decision to be. The persons concerned receive an ID card for displaced persons for documentation purposes. The Bundesamt für Fremdenwesen und Asyl (BFA) is responsible for the procedure and the issuing of ID cards. The first registration is carried out by the organs of the public security service or the Provincial Police Directorates (LPD).

There are no official statistics on the number of people displaced, directly or indirectly, by the conflict, that are present in Austria but beyond the scope of TPD, however that is not to say there are none. As the scope of the Austrian implementation of the TPD is very restrictive and focuses mainly on Ukrainian nationals, there were several reports in March 2022 about third country nationals (TCNs) fleeing from Ukraine to Austria. TCNs with a residence permit in Ukraine are allowed to enter Austria for the purpose of organising their onward travel or to legalise their stay in Austria. This concerned mainly students from African and Asian countries who were studying in Ukraine before 24 February 2022. In some cases, the students tried to apply for a status. A Tunisian student was searched and imprisoned by police in Linz. The police argued

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that the student had asked about possibilities to legalise his stay in Austria and thus showed that he was not willing to travel onward. The Ministry of Interior announced that TCNs who do not show the will to travel onwards to their home countries are viewed to be illegally in the country.\(^5\)

As of 24 March 2023, 464,000 Ukrainian nationals have entered Austria since 24 February 2022. 384,900 have since left Austria again. According to unpublished information by the office of the Refugee coordinator, Andreas Achrainer, around 95,000 persons (63,500 female, 31,500 male) have been registered and between March and 31 December 2022, 89,302 ID cards were issued to displaced persons from Ukraine.

As of 31 December 2022, 91,232 persons were registered as displaced persons from Ukraine, of which 89,770 were Ukrainian nationals. In the Central Register of Residents, 68,124 Ukrainian nationals were registered of which 55,339 received support via Basic care.

As of March 2023, 69,319 Ukrainian nationals have been registered in Central Register of residents in Austria. The difference between the numbers of Ukrainian nationals registered in the Central Register of residents and the number of ID cards issued has many reasons: Some ID cards were issued to non-Ukrainian nationals (e.g., married partners), some were on short term visits to Ukraine at the time and some moved back or to other countries for indefinite time without de-registering. After the process of sending out the new ID cards at the start of 2023, it is to be expected that the number of ID cards issued will be closer to the number of persons registered in the Central Register of residents. As of March 2023 53,223 Ukrainian nations receive Basic care.

In 2022, 628 Ukrainian nationals applied for asylum in Austria (as opposed to 91 in 2021).

Beneficiaries of temporary protection in Austria have almost exclusively Ukrainian citizenship:

| Citizenship of beneficiaries of temporary protection in Austria as of 31 December 2022 |
|-----------------------------------------------|--------|--------|--------|
| Citizenship                 | Total  | Male   | Female |
| Ukraine                     | 88,790 | 28,456 | 60,334 |
| Russian Federation           | 276    | 114    | 162    |
| Armenia                     | 98     | 46     | 52     |
| Moldova                     | 63     | 35     | 28     |
| Georgia                     | 63     | 50     | 13     |
| Accumulated top 5           | 89,920 | 28,701 | 60,589 |
| Rest                        | 640    | 451    | 189    |
| Total                       | 89,930 | 29,152 | 60,778 |


**B. Qualification for temporary protection**

The target group essentially includes (§§ 1-2 of the Displaced Persons Ordinance):

❖ Ukrainian nationals residing in Ukraine before 24 February 2022 (§ 1 Z 1 Displaced Persons Ordinance);
❖ Non-Ukrainian third-country nationals with international protection or equivalent national protection in Ukraine who had to leave Ukraine on or after February 24th, 2022 (§ 1 Z 2 displaced

persons regulation). This applies to people with refugee status (asylum) or complementary protection (equivalent to subsidiary protection) in Ukraine, as well as recognised stateless persons;

- Family members of the two categories mentioned above (including non-Ukrainian nationals, §§ 1 Z 3 in conjunction with 2 Expellees Ordinance). Family members are defined in § 2 Displaced Persons Ordinance as including spouses, registered partners, minor unmarried children of the eligible person and/or that of their spouse or registered partner, other close relatives if they lived in the same household in Ukraine and were substantially or fully dependent on them. These family links must have existed prior to 24 February 2022.

Austria further extended protection to two categories of Ukrainians (§ 3 Displaced Persons Ordinance) who had left Ukraine prior to 24 February 2022 and were lawfully present in Austria on that date:

- Ukrainian nationals with a residence permit in Austria as of 24 February 2022, if it is not renewed, since these individuals cannot return to Ukraine;

- Ukrainian nationals lawfully residing in Ukraine as of 24 February 2022 that were in Austria either under a visa exemption on 24 February 2022 (holders of biometric passports) or under a visa for Austria. They are only eligible after the visa expired.

Reasons for exclusion are similar to the reasons for exclusion of the 1951 Convention and § 6 Abs 1 Z 2 and Z 4 AsylG, replicating article 28(1) TPD). The exclusions apply to all of the target groups listed.

Regarding persons who left Ukraine prior to 24 February 2022, Ukrainian nationals lawfully present in Austria on 24 February 2022 are eligible to register as displaced persons under the TPD.

There are several court cases pending regarding the question of whether Ukrainian nationals that entered Austria after 24 February 2022 but had left Ukraine before 24 February 2022 are eligible for temporary protection. In one case, the BVwG annulled the negative decision of the first instance authority. The Constitutional Court announced that it will examine some of these cases in the first half of 2023. In a ground-breaking case with a decision from 15 March 2023, the Constitutional Court found the practice of the Austrian authorities and BVwG to exclude Ukrainians that were not present in Ukraine on 24 February from temporary protection in Austria as unlawful. In this case, a Ukrainian national who has been on vacation to Georgia on the day of the invasion and could not return to Ukraine as planned registered for TP in Austria but was denied a temporary protection status. This decision was arbitrary and thus found unlawful as the Displaced persons ordinance in accordance with the TPD speaks of “residence” in Ukraine and not about “being physically present” in Ukraine on 24 February 2022.

The scope of the TPD in Austria is restricted compared to the Council Decision (for further details and information regarding legal action taken in these matters, see Legal assistance). Notably, Austria chose not to offer temporary or other adequate protection for TCNs covered by the Council Decision (article 2(2) and 2(3)). TCNs are allowed to enter the country but are not eligible for temporary protection unless they were BIPs in Ukraine. Stateless persons are only eligible if they have already received some sort of protection status in Ukraine. All other TCNs are thus dependent on the regular asylum system. This is also the case for family members of Ukrainian nationals covered by TP who are themselves TCNs. All TCNs that do not fall under the TPD regime have access to the regular asylum system. Applications for titles of stay according to the Residency Law (NAG) generally cannot be submitted in Austria but must be submitted before an Austrian embassy. After the start of the Russian invasion in Ukraine, the embassies in Bratislava, Ljubljana and Munich were empowered by the Ministry of External Affairs to receive applications based on the Residency Law (NAG).

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7 VfGH, „Vorschauf auf das Programm des VfGH im ersten Halbjahr 2023“, available in German at: https://bit.ly/42CqUCJ.
8 VfGH, E3249/2022-12, 15 March 2023, available in German at: https://bit.ly/3ZVrJ6M.
9 Verordnung der Bundesregierung über ein vorübergehendes Aufenthaltsrecht für aus der Ukraine Vertriebene (Vertriebenen-Verordnung – VertriebenenVO), available in German at: https://bit.ly/3JQBMV.
§ 4 of the Displaced persons Ordinance foresees that temporary protection is granted until 3 March 2023 and will be prolonged automatically by half a year or a year in case the TPD is not withdrawn by a Council decision. The Ordinance was amended by the government on 30 January 2023 stating that the temporary stay will be prolonged until 4 March 2024.\(^\text{10}\) An application for renewal was not necessary: ID cards for the beneficiaries were already issued and sent out them.

C. Access to temporary protection and registration

1. Admission to territory

Before the activation of the TPD at the EU level and clarification as to on what grounds persons fleeing from Ukraine could enter the country, there were some reports of NGOs such as Mission Lifeline from 1 March 2022 that the Austrian police refused the entry to TCNs fleeing Ukraine that did not apply for asylum.\(^\text{11}\) The Ministry of Interior clarified that TCNs fleeing from Ukraine are allowed to enter the country based on Art. 5(c) of the Schengen Border Code for the purpose of planning their onward travel or regularisation of stay in Austria.\(^\text{12}\) After March 2022, there were no reports of refusal of entry of TCNs or Ukrainian nationals.

There is no known evidence of difficulties experienced by people who have returned to Ukraine and are seeking to re-enter the country.

2. Freedom of movement

The Austrian police issued an internal decree on 27 February 2022 enabling Ukrainian nationals without biometric passports to enter the country.\(^\text{13}\) There are no reports about Ukrainians having problems with moving onwards to other countries.

3. Registration under temporary protection

The right of residence arises \textit{ex lege} on the basis of the Displaced persons Ordinance (Vertriebenenverordnung). The Displaced Persons Ordinance entered into force on 12 March 2022. The protection status was initially granted until 3 March 2023 with the provision that it will be prolonged for another year if the Council will not withdraw the activation of the TPD.

The ID card for displaced persons is to be issued \textit{ex officio} by the BFA to persons who fall within the scope of the Displaced Persons Ordinance. There is no formal application: An initial registration is carried out by the police and the registration papers are forwarded to the BFA. Displaced persons from Ukraine can register for displaced person status with the police at the arrival centres located in 7 out of 9 provinces. The police register the personal data – usually this information is taken from the person’s Ukrainian passport – and arrange for registration with the health insurance agency as well as the registration in the central basic care information system (GVS BIS) if the wish to do so is expressed. There is no further interview. If the conditions for the status are fulfilled, the ID card for displaced persons is issued and sent to the persons concerned (see \textit{Residence permit}).

\(^{10}\) Bundesgesetzblatt II 27/2023, 30 January 2023, available in German at: \url{https://bit.ly/41b6yyF}.

\(^{11}\) „Einreise für Nichtukrainer schwieriger“, www.orf.at, 1 March 2022, available in German at: \url{https://bit.ly/3LV4iHI}.


\(^{13}\) Ministry of Interior, Internal decree, GZ 2022-0.183.851, 10 March 2022, unpublished but cited in the judgement by the Federal Administrative Court, L518 2254117-1/20 E, 23 January 2023, available in German at: \url{https://bit.ly/3UPM2ls}. 
In the registration process, existing biometric passports with a chip are read out and the signature is recorded on the data entry form. These data points – including the photo stored on the passport – are sent to the BFA. This data can then be used for the print order to the State Printing Office which is responsible for the production of the ID card. Under these circumstances, it is not required that the stranger submit a passport photo to the BFA.

If a person expresses the intention to receive displaced person status at the border, they are referred to one of the 28 regional police registration centres. Upon registration, the person will receive an ID card. If the person wishes to get Basic Care, the person has to register with the responsible Social Care unit of the respective provinces. In the first months, in every province there was a central first reception centre designed for Ukrainians where they could register for the ID card, social security, basic care and allocation of accommodation. Some provinces have since closed these centres due to small number of new people arriving from Ukraine.

There is no specific time limit for persons to apply for status, although the stay of Ukrainian nationals in Austria is only legal the first 90 days, if they have a biometric passport.

Generally, the persons are advised to bring all sorts of identity documents to the registration. A passport is usually sufficient. If no evidence is available further examinations such as interviews have to take place.

The standard proof for residency in Ukraine before 24 February 2022 is the passport stamp upon leaving the country. In case of biometric passports, it is assumed that the persons left Ukraine after 24 February. If there is no passport or no stamped passport, other proofs can be submitted. In case of doubts, an examination proceeding by the authority is started and the person is invited to an interview. Temporary protection for family members is only relevant if the person does not fulfil the conditions of being eligible for TP themselves. Generally a birth certificate or any other proofs can be submitted. If this is not sufficient from the perspective of the authority the person concerned or the relevant family member is invited for an interview at the authority. In practice, this topic is not of relevance as TCNs are not allowed to access TP.

After providing all the necessary documents, applicants are directly provided with an identity card for displaced persons as a residence permit. There is no intermediary document while a person waits for the ID card.

Initially, displaced persons from Ukraine encountered lengthy procedures of issuing the documents. This was mainly a consequence of the high number of arrivals and the lack of established work flows and crisis management. The lack of technical equipment such as fingerprint scanners and the distribution of these throughout the country led to a backlog of cases in the first couple of weeks. As the registration was the precondition for the persons to enter the basic care system many displaced persons were dependent on the support of civil society organisations that provided shelter and food.

As there is no formal procedure and written decision, there is no appeal and no right to get free legal assistance foreseen. In order to get a written decision, persons have to bring in an application for a declaratory decision before the first instance authority which can be appealed in case of rejection.

4. Legal assistance

There is no written decision and therefore no access to free legal assistance foreseen. If the ID card is not issued, the beneficiary of the temporary protection has to apply for a declaratory decision. As soon as

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14 FAQ Ukraine, BBU GmbH, available in German, English and Ukrainian at: https://bit.ly/3zb8jQM.
17 Art 63 AVG.
the decision is issued, it can be appealed. However, there is no free legal assistance funded by the state for this procedure.

A network of NGOs (Diakonie and Caritas) offers free legal counselling and representation in these cases.\(^{18}\) The goal of the counselling project is the equal legal treatment of all people who have fled from Ukraine as some points of the Displaced persons Ordinance were identified to be unlawful, especially with regard to the exclusion of some groups. By means of strategic litigation, selected cases should be brought in front of the Austrian Constitutional Court and the European Court of Justice. In the focus of the project is the exclusion of certain groups and the fact that decisions are not issued in written form and therefore cannot be challenged in court.

According to the NGOs, the main points of strategic litigations are:

- **Legal protection:** The Displaced Persons Ordinance does not provide any legal protection mechanism in the sense of a judicial review in the event that the status of displaced person is not granted. It is questionable whether the rule is in conformity with Art. 47 CFR as an effective remedy is not provided. Thus in selected cases will be challenged whether national implementation is adequate as the TPD foresees the establishment of a legal remedy.

- **Deadline cases:** The Displaced Persons Ordinance foresees in general that only persons who have left Ukrainian territory after 24 February are eligible for the temporary protection status. However, there is no objective justification for the unequal treatment of Ukrainians who, for example, left the country a few days before or a few days after 24 February 2022. In addition to equality law considerations, considerations regarding the meaning of the word “expelled” are also at the centre of the argumentation when it comes to the topic of the “deadline” after which the persons must have left Ukraine. Section 1 (1) of the Ordinance on Displaced Persons provides for a status for persons who have been “displaced” from February 24, 2022. “Expulsion” from the home country is not to be equated with “physical abandonment”.\(^{19}\) In a ground-breaking case, in March 2023 the Constitutional Court issued a decision, that was declared arbitrary and thus found unlawful, declaring that the exclusion of Ukrainian nationals from TPD on the basis that the person was not physically present in Ukraine on 24 February 2022 when the person had its residency in Ukraine.\(^{20}\)

- **Partners instead of spouses:** The Ordinance on Displaced Persons only foresees the provision of temporary protection status for “registered partnerships”, although this legal concept is unknown in the Ukrainian legal system and is therefore irrelevant in practice. Art 15 para 1 (a) of the TPD mentions “unmarried partners who have a permanent relationship with the reference person” if they “are treated similarly to married couples in accordance with the legislation or the customs of the respective Member State”. This provision was taken up in Article 2, paragraph 4, letter a of the Council decision, whereby there was a linguistic change in the German language version: “treated in a similar way” became “equal”. This is obviously an editorial mistake under Union law, a translation error, since the English, French and Italian language versions, for example, continue to speak of “comparable” treatment instead of “equal treatment”\(^{21}\). As a consequence, TCN unmarried partners are currently not afforded TP in the Austrian implementation of the TPD.

- **Third-country nationals with permanent residence in Ukraine:** Article 2 (2) of the Council Decision stipulates that the Member States must afford either temporary protection or an equivalent protection status in accordance with their national law to third-country nationals with non-

\(^{18}\) Diakonie Flüchtlingsdienst, Rechtsberatung für Vertriebene aus der Ukraine, available in German and Ukrainian at: https://bit.ly/42NDzmg.

\(^{19}\) Verordnung der Bundesregierung über ein vorübergehendes Aufenthaltsrecht für aus der Ukraine Vertriebene (Vertriebenen-Verordnung – VertriebenenVO), 11 March 2022, available in German at: https://bit.ly/3JQBKMW.

\(^{20}\) VfGH, E3249/2022-12, 15 March 2023, available in German at: https://bit.ly/3ZVrJ6M.

\(^{21}\) Rechtsberatung für Vertriebene aus der Ukraine, available in German and English: https://bit.ly/417PhGG.
Ukrainian citizenship who were legally residing in Ukraine before 24 February 2022 on the basis of a valid permanent residence permit and who cannot return to their country of origin under safe and permanent conditions. In the national implementation, these third-country nationals who are entitled to permanent residence are excluded from the status of displaced persons, in practice the BFA refers them to the asylum procedure. However, this does not represent an “equivalent protection status” since the impossibility of returning under “safe and permanent conditions” is a sui generis concept below the threshold of Art. 3 ECHR relevant in the asylum procedure.22

In general, NGOs like Diakonie Flüchtlingsdienst and Caritas Wien offer free legal counselling to displaced persons from Ukraine. There is no funding for legal counselling by the state.

In practice, there is no free legal assistance provided to displaced persons from Ukraine. NGOs assisting displaced persons are only operating in the major cities. The legal counselling unit of the BBU GmbH that assists asylum seekers in the regular asylum procedure are not available for displaced persons from Ukraine as their scope of work is limited by law. At the borders, there are no NGOs present.

5. Information provision and access to NGOs

There is no specific provision in law on mandatory provision of information for beneficiaries of temporary protection.

The BBU GmbH, BFA and Ministry of Interior offer information on entry into the territory, documentation, protection plans, and administrative procedures through specially designated webpages23 in multiple languages, primarily Ukrainian, Russian, English, and German. The office of the Refugee coordinator, Andreas Achrainer, who is also CEO of BBU GmbH, also works together with administrators of Ukrainian telegram groups in Austria.

The majority of Ukrainians is familiar with smart phones, apps, and QR codes. Written info sheets are therefore not as popular for this group or are not used. However, there is a large group, especially people above 60/70 years, who are not reachable via Youtube videos or social messenger groups. This group uses phone hotlines and personal contact is more important. The relevant information material is prepared in a multimedia and multilingual format. There have been improvements in communication processing over the last year, however it was chaotic at the beginning.

A small group of deaf Ukrainians came to Austria in March 2022. The deaf community in Austria helped with interpreters right from the start. For this group it was very challenging, especially at the beginning in terms of communication. The support of the Austrian community of deaf persons helped in avoiding chaotic situations.

In March 2022, the Austrian government set up the Ukraine Refugee Coordination Unit.24 Among other things, its task is to coordinate relevant stakeholders in the area of care and accommodation for displaced persons. In addition, the staff unit supports the coordination of aid and donations and other support offers to Ukraine. The staff unit is obliged to report to the federal government. A key task is to improve the processing of information and the communication of relevant information for Ukrainians with a temporary protection permit.25

Authorities, police, NGOs, employment agency, basic care centres etc. have created their own Ukraine pages on their websites and infosheets. Information has been translated into Ukrainian and Russian. The BBU GmbH has also set up a hotline that can be reached 24/7 and that offers advice and information in the first language, Ukrainian and/or Russian. Advice is also available in German and English. There is also audio-video material available.

Ukrainian volunteers coordinate and support refugees, especially with information on e.g. rules, basic care, education, work, contact persons. They are organised through the social messenger Telegram. There are several different groups, usually one main group with several subgroups per federal state. The refugee coordination unit works closely together with telegram moderators and tries to improve living conditions for Ukrainian refugees.

Authorities provide information on how to get temporary protection at border crossings. Such information is most typically provided in Ukrainian, Russian, English and German. However, in most cases, the authorities will post this information online, and volunteers will provide it directly at the checkpoints.

D. Guarantees for vulnerable groups

There is no specific mechanism to identify vulnerable groups upon arrival. Similar to asylum seekers, there is the possibility of accommodation in assisted living for people with increased care needs (for further information, see General Report - Special reception needs of vulnerable groups). However, the mechanism established for asylum seekers is not available in the process of registration of displaced persons from Ukraine as they are never in the responsibility of the first reception centres for asylum seekers where the medical checks take place. The number of places in the framework of increased care needs was already significantly too low before the arrival of displaced persons from Ukraine. There are insufficient places for people with disabilities, elderly people with and without care needs, chronically ill people as well as people with psychological and/or physical disabilities.

As Austria started evacuations of vulnerable persons from Moldova, it appeared that there was no mechanism in place to identify capacity available to house handicapped persons. The announcement to evacuate up to 2,000 persons with special needs was followed by the evacuation of only 540 persons. The reduction of the numbers was partly due to the lack of adequate accommodation and treatment.

There is no special separate process for the care of displaced minors. The same standards apply as for other unaccompanied minors seeking protection (see general report – unaccompanied children).

In some provinces, some NGOs offered additional psychosocial services that are now funded by the state to provide help to individuals fleeing Ukraine suffering from mental health problems, including torture survivors and traumatised beneficiaries. In Vienna, there are projects where outreach psychological support is offered directly in the refugee facilities. This includes stabilisation and relief talks in individual

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31 BBU federal agency for care and support services, see https://www.bbu.gv.at/ukraine.
34 Institut für Frauen- und Männergesundheit, Projekt „NEDA”, available in German and Ukrainian: https://bit.ly/3zFmSw9.
or group settings, but also crisis intervention. If necessary, referrals are made to other counselling and support systems. Displaced persons, like others seeking protection, have access to the various projects offering psychotherapy and crisis intervention services. There are no statistics available, although NGOs in the field and media reports show that there is more demand than offer.\textsuperscript{35}

Content of Temporary Protection

A. Status and residence

1. Residence permit

<table>
<thead>
<tr>
<th>Indicators: Residence permit</th>
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</thead>
<tbody>
<tr>
<td>1. What is the duration of residence permits granted to beneficiaries of temporary protection?</td>
</tr>
<tr>
<td>1 year until 3 March 23, prolongation until 4 March 2024</td>
</tr>
<tr>
<td>2. How many residence permits were issued to beneficiaries from the activation of the Temporary Protection Directive until 9 January 2023?</td>
</tr>
<tr>
<td>89,648</td>
</tr>
</tbody>
</table>

Once the registration process is finalised, the identity card for displaced persons is sent by mail to the registered address given. In addition, there are also some mobile police units that can be called to go to people with disabilities for the purpose of their registration, especially people with restricted mobility. At the beginning of 2022, the issuing of identity cards for displaced persons was delayed. It now takes on average about 2 weeks from submitting the application to receiving the ID card.

The ID card for displaced persons is issued in a uniform EU format (such as Residence permits according to §§ 55-57 AsylG and according to the NAG). The card contains the following information: first name, surname, date and place of birth, nationality, gender, picture, signature, date of issuance, validity date (always "03.03.2023"), type of residence permit (" Permit for displaced persons"), reference to labour market access ("Labour market access with labor market document").

According to Section 3 Paragraph 5 AsylG-DV, the photo may also be older than 6 months, provided the foreigner is recognisable. However, it has to meet passport photo criteria. Storing fingerprints on the ID card is permissible (see § 6 AsylG-DV and VO 1030/2002), but not directly mandatory. In any case, there were obstacles in data collection by the police due to the high number of arrivals and lack of technical equipment at the start leading to a backlog of cases which resulted in problems for displaced persons accessing the basic care services. After establishing work flows and distribution of finger print scanners throughout the whole country, the backlog was reduced by the end of the summer 2022. At the time of writing only few new registrations are being conducted. Displaced persons are being registered and can access basic care system and social security at the arrival centres. ID cards are usually sent out within 14 days.

The Displaced persons Ordinance foresees a right to stay in Austria for one year upon arrival with the maximum until 4 March 2023. In December 2023, the Austrian government announced that the right to stay was prolonged for another year until 3 March 2024. Following the announcement, new ID cards were issued and sent to beneficiaries. A separate application was not necessary. The responsible authority remains the BFA.

Access to the labour market through a working permit is directly connected to the ID card issued. However, in order to access labour market, card holders still have to apply for a separate working permit at the labour market service, which is issued without further examination.

The right to apply for family allowance and child care subsidies is also directly connected to the residence permit received.

In principle, onward travel and registration in other EU member states is possible for displaced persons from Ukraine registered in Austria. In some cases, displaced persons wishing to move to Austria from another MS reported to NGOs that they were advised by the previous host country to opt out of basic

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36 Ministry of interior, ‘Schutz für Flüchtende aus der Ukraine verlängert’, 22 December 2022, available in Ferman at: https://bitly.co/Gtf.
37 Statistics presented as part of a meeting organised by the Ukraine Refugee Coordination Unit.
care or social welfare systems in the respective member state before moving to Austria. In the process of renewal of ID cards following the prolongation of the TP, a few cases were detected via the EU coordination platform, where were also registered in the basic care or social welfare system of other MS.\(^{38}\)

According to Section 4 (3) of the Displaced persons Ordinance, the temporary right of residence expires if the person leaves the federal territory for more than just a short time. However, there is no legal definition of the term ‘short time’ and no court case where this question had to be clarified. In similar cases regarding the interpretation of when the place of residency is permanently moved (e.g. withdrawal of asylum status because of moving to another country) it is observed that a short-term absence of less than three months will not lead to an expiry of status. However, the statal institution providing Basic Care in Upper Austria mentions a time period of less than three weeks being unproblematic. The basis of this assumption is unknown.\(^{39}\) Moreover, should the temporary right of residence expire, it would arise again ex lege when re-entering Austria if the requirements were still met.

There is no formal procedure to withdraw the status but an automatic expiry once the conditions for granting the temporary protection are not given anymore. There is no declaratory decision to be issued in Austria unless the displaced persons explicitly apply for it.

In some cases reported by NGOS, beneficiaries of temporary protection already registered in other member states were denied registration in Austria. After intervention in the Ministry of Interior, the registration was conducted and the persons received ID cards.

\section*{2. Access to asylum}

The temporary right of residence does not exclude the right to apply for asylum. However, according to § 22 (8) of the Asylum Act, the time limit of 6 months for the authorities to take a first instance decision in the asylum procedure is suspended if the applicant is eligible temporary protection. This means that no further steps need to be taken by the authorities in assessing the asylum procedure as long as the temporary right of residence exists. However, the BFA is also free to decide on the asylum application. There is strategic litigation done by NGOs arguing that the suspension of the time limit is unlawful. There is no judicial decision on the matter yet.

\section*{B. Family reunification}

Temporary protection beneficiaries do not benefit from existing provisions concerning family reunification beyond the TPD framework, such as family reunification of international protection beneficiaries.

Family members of beneficiaries of temporary protection can also come to Austria and register for temporary protection as long as the family members lived in Ukraine before 24 February 2022. Family members are married spouses or registered partners, underage children and partners or other close relatives, if they lived in the same household and were dependent on the beneficiary.

If the criteria also apply to the family member directly temporary protection is to be issued on this basis and not on the fact that the person is a family member.\(^{40}\)

There are no material requirements to fulfil.

\(^{38}\) Protocol of the Platform Ukraine meeting organised by the Refugee Coordinator on 24 February 2023, unpublished.

\(^{39}\) Land Oberösterreich, Nachbarschaftshilfe für Flüchtlinge aus der Ukraine – FAQ, available in German at: https://bit.ly/3KmW48l.

\(^{40}\) BFA, ‘FAQ Ukraine’, available in German, English, Ukrainian and Russian: https://bit.ly/41xfajF.
Upon arrival, family members follow the same registration process as beneficiaries of temporary protection. Proofs for the family relationship should be presented at registration (e.g. birth certificate). If the proofs are not sufficient, the BFA will contact the persons involved for an interview at the authority. Married partners, registered partners, underage children and partners or close relatives that lived in the same households or were dependent on the beneficiary and lived before 24 February 2022 in Ukraine are considered family members. They get the same protection status as the beneficiaries.

C. Movement and mobility

Beneficiaries of temporary protection have freedom of movement within the country. There are no travel restrictions, although those who receive basic care are in effect restricted in their movement as if they leave they will be expelled from basic care and have to reapply in the next province. If the beneficiaries receive basic care (see Social welfare), they are allowed to stay away from the organised housing for three days.

From March until November 2022 displaced persons could travel free of charge on public transportation. Displaced persons are accommodated in the basic care assistance system, which also covers asylum seekers. Within the framework of basic care, some costs are covered in the area of mobility/ticket for public transport. However, these are limited to: summons to authorities, medical appointments, transfers from the arrival centre to reception centres. For school-age children up to 15 years of age, the costs of the ticket from the place of residence to school and back are covered. In fact, the issue of mobility is insufficiently solved and is a known problem in accommodation within the framework of basic care. In the federal province of Vorarlberg, there has been a reduced ticket for social welfare recipients and those seeking protection in basic services since 2016.

Beneficiaries of temporary protection also enjoy freedom of movement towards other EU Member States once they are registered.

Short-term travel to Ukraine often occurs. There are no reports about problems when returning.

D. Housing

<table>
<thead>
<tr>
<th>Indicators: Housing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. For how long are temporary protection beneficiaries entitled to stay in reception centres?</td>
</tr>
<tr>
<td>2. Number of beneficiaries staying in reception centres and state organisation housing as of 21 March 2023</td>
</tr>
<tr>
<td>3. Number of beneficiaries staying in private accommodation as of 21 March 2023</td>
</tr>
</tbody>
</table>

The main form of accommodation provided to beneficiaries of temporary protection is private accommodation. For private housing, financial benefits can be applied for within the framework of the Basic Care. The amount of the payments varies depending on the province. On average, mostly everywhere the payments are as follows:

- Single person: € 260, - food allowance and € 165, - rent allowance

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42 See for instance Orf news, ‘Freifahrt für Ukrainer läuft wieder aus’, 29 October 2022, available in German at: https://bityl.co/GtYG; ÖBB, ‘Ukraine-Hilfe’, available in Ukrainian, English and German at: https://bityl.co/GtYL.
43 See Law Grundversorgungsvereinbarung zw Bund und Länder, available in German at: https://bityl.co/GtZX.
44 Vorarlberg, ‘Vorarlberger „maximo fair“ österreichweites Vorbild’, 14 October 2022, available in German at: https://vorarlberg.orf.at/stories/3177999/.
45 Statistics presented as part of a meeting organised by the Ukraine Refugee Coordination Unit.
Families (more than one person): € 260,- (per adult) / € 145,- (per child) food allowance and € 330,- family rent allowance

Moreover, temporary protection beneficiaries are entitled to basic care services (see Social Welfare), which includes access to reception centres. There are different forms of organised accommodation: the most common form is the one where food allowance is paid per person per day. This depends on the province and is approx between € 6,- to 7,- per day. There are also accommodation options where full board (breakfast, lunch and dinner) is provided.

Beneficiaries of temporary protection are entitled to the same basic care services as asylum seekers. Responsible authorities are the Basic care authorities of the province of residency. In practice, organised housing and implementation of pay-out is done by NGOs contracted by the provinces.

There is no time limit for beneficiaries of temporary protection to stay in reception centres and state-organised housing.

As of 27 January 2023, 39,166 beneficiaries were staying in private accommodation and 15,979 beneficiaries were staying in organised housing. 13 persons were accommodated in first reception centres.

There are other types of accommodation used, such as former hotels (Hotel de France in Vienna) which were already used as quarantine centres during the Covid-19 pandemic. They now serve as reception centres exclusively for displaced persons from Ukraine.

In 7 out of 9 federal states, there are arrival centres for Ukrainian refugees. They are situated in the capitals of the federal state. Due to high numbers of displaced persons from Ukraine, former hotels or former pensioners’ accommodation were used to house displaced persons. These buildings are mostly fairly old. Available arrival centres were for example a former university, a former mail distribution centre or former hotels. It is foreseen that displaced persons do not stay there longer than three days. In practice, many stay longer when the alternative housing option is in a rural area for example. Beneficiaries often prefer to stay close to Vienna. They cannot be forced to go to a specific area like asylum seekers (see General Report – Freedom of movement). If they overstay they are not kicked out.

In the first month after 24 February 2022, the basic care system could not cope with the high number of arrival of beneficiaries. The system was dysfunctional and in many cases it took months for the authorities to process the application. This resulted in many people having to wait for basic care money to be distributed. Civil society organisations jumped in and provided money and housing for the beneficiaries.

As of January 2023, the number of newly registered persons is low, thus the waiting time for processing should not exceed 14 days in the provinces.

Reasons for a refusal of basic services is if there is no need for help, e.g. because the person has enough income. Otherwise, the same rules apply as otherwise in basic care in organised accommodation: absolute house bans are possible in case of violence, massive alcohol and drug consumption, noise pollution and constant violation of the house rules.

Temporary protection beneficiaries are entitled to the following reception conditions:

- Financial allowance for private accommodation;
- Accommodation in reception centres;
- Meal allowance in reception centres where meals can be prepared by the beneficiaries themselves (between € 6-7 per day per person);
- Financial allowance or vouchers for clothing (€ 150,- per person per year);
- Financial allowance for schoolkids (€ 200,- per child per schoolyear);

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46 Art 9 GVV.
In reception centres where meals/food are offered, people receive pocket money (€ 40,- per person per month).

A big part of the private living space was provided by the Austrian civil society. There was a great willingness to provide housing. In practice, many people providing accommodation assumed that the state would take over after a few months if necessary. Many private accommodation providers are in trouble with the costs of permanent accommodation of displaced persons, which means that some beneficiaries have had to switch to organised facilities.48

In February and March 2022, matching private accommodation hosts and beneficiaries was mostly organised by NGOs like Train of Hope, Diakonie or Caritas. The state owned BBU GmbH which operates the first reception centres for asylum seekers in the regular asylum procedure provided a hotline and provided first housing possibilities specially designated for displaced persons from Ukraine.49 This form of accommodation was predominantly used by displaced persons from Ukraine transiting through Austria in the first months.

BBU GmbH also built up a matching system for private housing which operated in parallel to the NGOs’ initiatives.

NGOs have demanded an inflation compensation (Teuerungsausgleich) for private housing providers and supporting NGOs.50 The minister of Interior announced that a payment of € 300 (for accommodation of a single person) and € 600 (for a family) would be granted to private housing providers. A law was presented in February 2023, but at the time of writing this law still has not being implemented.

There are no sufficient safeguards to prevent problems associated with inappropriate private hosting. The Austrian basic care system has focused on organised housing throughout the last years. This is a consequence of the government policy to prevent integration during the asylum procedure.

With the arrival of more than 50,000 persons from Ukraine the government had to backtrack on this point and ask civil society for support. Many problems arose due to the fact that in previous years private accommodation of persons in basic care did not exist. There are no minimum standards for private housing. There is no Ombudsman that would be competent to receive complaints, and NGOs have received several reports in which Ukrainians complained about exploitation or bad housing conditions. As the displaced persons feared that they would get transferred to a rural area in case they complained there is a strong reluctance to make the reports public. In one case in Lower Austria, the regional government of Lower Austria stopped supporting a privately-run accommodation centre financially as some reports alleged substandard living conditions and labour exploitation.51 In the specific case, a worn-out former home of the blind was used as accommodation where Ukrainians could live as basic care recipients. The persons living there reported that they had to work for free in the accommodation.52

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50 'Managementkrise im Asylbereich: NGOs verfassen 7-Punkte-Plan', Kurier, 23 September 2023, available in German at: https://bit.ly/3U8X8BP.
52 Orf.at, 'Aufregung um privates Flüchtlingsquartier', 17 May 2022, available in German at: https://bit.ly/3ZVxlB. 
E. Employment and education

1. Access to the labour market

Beneficiaries of temporary protection are allowed to work in principle. The right to work is bound to a working permit that has to be applied for separately by the employer at the Labour Market Service. The working permit is to be issued without further examination for beneficiaries of temporary protection. In reality, it only takes a few days up to maximum two weeks to receive the working permit. Because of this waiting time and the fact that the working permit can only be obtained through an application to be presented by the employer, persons displaced from Ukraine struggle to find a job, given this dependence to an employer’s actions.

It has been announced that a law is to be passed in spring 2023 to end the requirement of obtaining a working permit for displaced persons from Ukraine. Then the integration process into labour market will be easier.

As displaced persons from Ukraine only have access to the Basic care system (Grundversorgung) they do not have the same access to the services of labour market service as have beneficiaries of social security service.

In some provinces, displaced persons are obliged to register with the labour market service. There is a lack of German courses and qualification measures for displaced persons, especially in rural areas.

In principle, beneficiaries of temporary protection can work as employees or self-employed, have access to vocational training and enjoy equal treatment with workers in EU Member States regarding remuneration and other conditions.

For employment purposes, all persons with temporary protection are considered foreigners with a residence permit and are granted free access to the labour market and may be included in the register of job seekers.

In practice, the integration into the labour market is hindered for beneficiaries that also receive basic care. There is a very low maximum limit of money that can be earned additionally to the basic care (€ 110). If beneficiaries earn more they run the risk of losing basic care, access to the social security system, organised housing etc. As the group of displaced persons from Ukraine mainly consists of women and children, it is in many cases not possible to work full time. Therefore, it is risky to start working and losing access to basic care because if the job is lost after few months it might be difficult to access the basic care system again.

As of December 2022, 11,776 working permits were issued and 8,126 persons were working (2,237 men and 5,889 women).53

2. Access to education

In Austria, schooling is compulsory for 9 years for children aged 6-15. At the beginning of 2022, compulsory schooling did not include displaced persons. However, with the start of the new school year in September 2022, compulsory schooling was communicated about more broadly and demanded by the school authorities.54 55

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53 Statistics presented as part of a meeting organised by the Ukraine Refugee Coordination Unit.

54 Stabsstelle Ukraine Flüchtlingskoordination, Tätigkeitsbericht März bis Dezember 2022, unpublished.

In practice many children attend school in Austria in the morning and school in Ukraine via online tools in the afternoon.56

Children up to 16 years old are entitled to education under the same conditions as nationals. After the end of compulsory schooling, access to education depends on the capacity of the schools. In this area, some problems have been surged because schools simply did not have the capacity to accept all displaced persons under the age of 18.

As of 13 February 2023, 5,590 displaced persons from Ukraine were attending primary school (Prim – 6-10 yrs old), 5,404 were attending middle school (Sek I, 11-14 yrs old) and 2,075 attended high school (Sek II, 15-18 yrs old).

<table>
<thead>
<tr>
<th>Province</th>
<th>Primary school</th>
<th>Middle school</th>
<th>High school</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Burgenland</td>
<td>227</td>
<td>197</td>
<td>103</td>
<td>527</td>
</tr>
<tr>
<td>Kärnten</td>
<td>198</td>
<td>204</td>
<td>54</td>
<td>456</td>
</tr>
<tr>
<td>Niederösterreich</td>
<td>1,333</td>
<td>1,342</td>
<td>426</td>
<td>3,101</td>
</tr>
<tr>
<td>Oberösterreich</td>
<td>685</td>
<td>646</td>
<td>191</td>
<td>1,522</td>
</tr>
<tr>
<td>Salzburg</td>
<td>260</td>
<td>239</td>
<td>120</td>
<td>619</td>
</tr>
<tr>
<td>Steiermark</td>
<td>578</td>
<td>523</td>
<td>248</td>
<td>1,349</td>
</tr>
<tr>
<td>Tirol</td>
<td>380</td>
<td>397</td>
<td>60</td>
<td>837</td>
</tr>
<tr>
<td>Vorarlberg</td>
<td>164</td>
<td>139</td>
<td>42</td>
<td>345</td>
</tr>
<tr>
<td>Wien</td>
<td>1,865</td>
<td>1,717</td>
<td>831</td>
<td>4,413</td>
</tr>
<tr>
<td><strong>All provinces</strong></td>
<td><strong>5,690</strong></td>
<td><strong>5,404</strong></td>
<td><strong>2,075</strong></td>
<td><strong>13,169</strong></td>
</tr>
</tbody>
</table>

Source: Ministry of Education

So-called transition classes were activated for displaced children.57 These were already introduced in 2015/16 and exist to allow those who could not get a school place in the regular class system to access school nevertheless. In the transition classes, the focus is on learning the German language; mathematics, English and physical education are also taught. However, due to a shortage of teachers, there was a backlog in the allocation of school places. The transition classes are also heavily criticised as being segregational.58 59

A challenge is the fact that many Ukrainian children still attend Ukrainian school via online tools in the afternoon. Some of the children are under a lot of stress because they go to school in the morning and follow online Ukrainian lessons in the afternoon. In some cases there have been reports or parents putting a lot of pressure and obliging their children to follow the lessons from Ukraine rather than the lessons in the Austrian schools or both. This has to be understood in the general context and the general waiting dilemma that displaced persons are currently facing. Their willingness to take part in the way of living in Austria depends on for how long the war will last and a sustainable return to Ukraine is not feasible.60

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60 Stabsstelle Ukraine Flüchtlingskoordination, Tätigkeitsbericht März bis Dezember 2022, unpublished.
Due to the lack of knowledge of German, children have had to repeat classes or were downgraded to a lower school level. This ‘demotion’ is not motivating and is seen as unfair by children and parents as they were already one or two grades ahead in Ukraine as reports from the Ukrainian telegram groups show.

In general, the special needs of some children are addressed and alternative arrangements are put in place if they cannot enter the regular education system but this depends on the province where the person lives.

However, the law does not provide access to education or vocational training for adults/young people.

Displaced persons from Ukraine are accepted into the universities. They do not have to pay for students’ fees.\(^\text{61}\)

For Ukrainians over 16 years, there is no compulsory education anymore. Therefore, there are many reports reaching asylkoordination österreich mentioning that institutions deny access to schools when there is no capacity without offering an alternative. Vocational training is possible, but if salary is included it gets more complicated: the employer then needs to apply for a working permit and if the beneficiary is receiving basic care, only € 110,- can be earned without reduction of the basic care support. In some cases, the beneficiaries earned too much which resulted in the whole family losing access to basic care services, NGOs and supporters from civil society report.

As 45 percent of all displaced persons from Ukraine live in Vienna, transportation was not a big issue until the free transportation was cut. Now, transportation costs are generally an obstacle for taking up training and job.\(^\text{62}\)

### F. Social welfare

Beneficiaries of temporary protection do not have access to social welfare. They are in the same basic care system as asylum seekers and are not a target group of social welfare system. Authorities responsible for granting basic care and social welfare are Regional authorities of the provinces. In the area of basic care, the actual implementation and counselling is outsourced to NGOs like Caritas, Volkshilfe etc.

The basic care provided to beneficiaries of temporary protection is linked to a requirement to reside in the province providing it. Contrary to asylum seekers, they choose which province to go to, resulting in an uneven distribution with 45% in Vienna.

Beneficiaries receiving basic care in practice face the following problems, mainly due to unclear rules. As explained above the authorities have little experience with the practice of beneficiaries living privately. Consequently, a number of questions arise: how many generations living together count as one household? Is the basic care to be calculated individually or is the family situation taken into account? Will the basic care be withdrawn if the person refuses to attend German classes? Do retired persons in Ukraine have to bring a proof that they cannot access their pension money in Ukraine and why?

The regulation in the Basic Care Acts of the state and the federal provinces requires a contribution to Basic Care if persons have an income. In practice, there is only an allowance of € 110 plus € 80,- for each family member and the rest is used as contribution towards the reception cost. Also under the regular system, if they have been receiving an income for more than 3 months, Basic Care support should no longer be provided. For beneficiaries of TPD, the rules were modified at the start of 2023: They are allowed to stay in the basic care system even if they earn more than € 110,-. For every earned Euro they are allowed to keep 35 cent, the rest is deducted from the Basic care allowance. There is no official information

on the practice of these rather complicated rules yet, but there is an unofficial calculator developed by the community of Ukrainians in Austria.\(^63\) The basic care departments in the provinces have not all yet started to implement the new rules. The province of Carinthia has already announced that it will not implement them at all.\(^64\)

| Ukrainian nationals registered as displaced persons receiving basic care as of 20.02.2023 |
|-----------------------------------------------|-------------|--------------|
| Age group/Gender | Male | Female | Total |
| Under 7 years | 2,757 | 2,645 | 5,402 |
| 7-14 | 4,193 | 4,045 | 8,238 |
| 14-18 | 2,271 | 2,353 | 4,624 |
| 18-24 | 1,135 | 2,540 | 3,675 |
| 24-60 | 4,772 | 19,000 | 23,272 |
| Over 60 | 2,409 | 6,101 | 8,510 |
| **Total** | **17,537** | **36,684** | **53,721** |

Source: Federal Ministry of Interior, Basic care system (unpublished)

| Distribution of beneficiaries of temporary protection receiving Basic Care as of 20.02.2023 |
|-----------------------------------------------|-------------|--------------|
| Province | Organised accommodation | Private housing | Total |
| Burgenland | 999 | 900 | 1,899 |
| Kärnten | 232 | 1,056 | 1,288 |
| Niederösterreich | 3,268 | 7,030 | 10,306 |
| Oberösterreich | 978 | 4,086 | 5,064 |
| Salzburg | 1,003 | 983 | 1,990 |
| Steiermark | 3,301 | 2,766 | 6,067 |
| Tirol | 1,765 | 1,417 | 3,182 |
| Vorarlberg | 1,218 | 450 | 1,668 |
| Wien | 3,223 | 19,029 | 22,252 |
| **Total** | **16,004** | **37,717** | **53,721** |

Source: Federal Ministry of Interior, Basic care system (unpublished)

**G. Health care**

Displaced persons from Ukraine are included in Austrian health insurance via basic care system as soon as they register for temporary protection.\(^65\) This also applies to displaced persons who do not receive basic care services. Health insurance is not limited to emergency medical care.

Beneficiaries have access to the same health care as Austrian nationals.


\(^{65}\) Art 2 (1) (3) GVV.
Displaced people from Ukraine do not receive an e-card (health insurance card), but a replacement e-card receipt in paper form. The replacement e-card must be picked up quarterly from a health insurance branch office. Displaced persons who are employed receive the usual plastic e-card in credit card format.

In the first months after February 2022, supporters of displaced persons and NGOs (Diakonie Flüchtlingsdienst, Caritas and Train of hope) reported repeatedly that there were problems with the e-card replacement receipt. Hospitals or doctors were not well informed and asked for an e-card. Occasionally there are still ambiguities today.

A major problem is the lack of consistent language mediation in the medical field. As part of the basic care, costs for language mediation in the medical field are not covered. In justified individual cases, the costs will be covered, but this is not always the case. The hospitals do not feel responsible for organising language mediation, but often require that language mediation be brought along in order to receive treatment. It happens again and again that people are sent away on the grounds that they cannot understand each other. This was an existing problem even before the Ukraine crisis.