Submission to the Working Group on
Discrimination against Women in Law and in Practice (WGDW) in
Preparation for its Visit to Romania on 24 February to 6 March 2020

Submitted on 21 February 2020
ABOUT THE GLOBAL DETENTION PROJECT

The Global Detention Project (GDP) is a non-profit organisation based in Geneva that promotes the human rights of people who have been detained for reasons related to their non-citizen status. Our mission is:

1. To promote the human rights of detained migrants, refugees, and asylum seekers;
2. To ensure transparency in the treatment of immigration detainees;
3. To reinforce advocacy aimed at reforming detention systems;
4. To nurture policy-relevant scholarship on the causes and consequences of migration control policies.
The Global Detention Project (GDP) is an independent research centre based in Geneva, Switzerland, which investigates the use of detention as a response to international immigration. Its objectives are to improve transparency in the treatment of detainees, to encourage adherence to fundamental norms, to reinforce advocacy aimed at reforming detention practices, and to promote scholarship of immigration control regimes.

This submission to the Working Group on Discrimination against Women is framed within the Working Group’s mandate to promote and exchange views on best practices related to the elimination of laws and practices that discriminate against women or are discriminatory to women in terms of implementation or impact. It also takes note of the Working Group's intention to pay particular attention to women and girls who encounter multiple and intersecting forms of discrimination, including migrant and asylum seeking women and girls. In particular, this submission highlights recent immigration detention practices in Romania that may be discriminatory with respect to the health, well-being, and legal standing of women and girls who are subject to migration control measures in the country.

I. Relevant Detention Policies and Practices according to Romanian Law

In our most recent report on immigration detention in Romania (November 2019), the Global Detention Project (GDP) details the relevant domestic legal framework for immigration detention of specific demographic groups in the country. The GDP reports that:

1. Romanian law does not prohibit the detention of vulnerable persons, although Article 82 (1) of the Aliens Ordinance (AO) does state that a return measure cannot be ordered against a non-citizen who is over the age of 65, unless they are declared undesirable. Vulnerable persons in detention have the right to medical care and treatment appropriate to their special situation (AO, Article 104(7)). According to the AO, vulnerable persons include: children, people with disabilities, the elderly, women, pregnant women, single parents with minor children, victims of torture, rape, and other forms of serious mental, physical, or sexual violence (Article 2(z)).

2. Men and women are to be confined separately, except for families who are placed together and receive adequate privacy (Article 29 2014 Public Custody Centres Regulation).


II. Relevant Detention Policies and Practices according to the Government of Romania

In its 2019 submission to the Committee on Migrant Workers questionnaire seeking input for the drafting of its General Comment No. 5 on Migrants’ Rights to Liberty and Freedom from Arbitrary Detention, the Government of Romania states that “Women and families in detention are housed separately from other people staying in the centre, making them the appropriate level of privacy.”

The Government of Romania further contends that when assessing whether to apply detention measures as part of removal procedures, it seeks to determine the level of vulnerability of each individual, contending that “usually” “vulnerable persons are tolerated in Romania as an alternative measure to detention. Vulnerable persons accommodated in centres are entitled to medical care and appropriate treatment for their specific situations.”

III. Detention Policies and Practices according to Civil Society Reports

In its most recent update regarding the treatment of asylum seekers in Romania for the Asylum Information Database (AIDA), JRS Romania reports that vulnerable groups such as families and pregnant women are detained in the country. Additionally, the report finds that children, including girls, who declare themselves minors but are unable to prove their age can be placed in detention pending an age assessment.

The AIDA report further finds that asylum applications of vulnerable asylum seekers, including pregnant women, are not examined with priority in some centres and that there are important limitations in the availability of female interpreters during asylum procedures in most centres.

IV. Detention Centres

According to Global Detention Project data on Romania, non-citizens can be detained for reasons relating to their immigration status in three different types of facilities:

- Dedicated detention centres, which are called accommodation centres for foreigners taken into public custody (or “public custody centres”) (Public Custody Centres Regulation, Article 1(a));
- Secure sections of reception centres, referred to as “specially designated closed spaces”;

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• Transit zones (so-called special reception and accommodation centres near border crossing points, which have the legal status of a transit area) (AA, Article 87(2)).

There have been reports about the treatment of families and women at the Arad Detention Centre and the Otopeni Detention Centre.

The Arad Detention Centre (Centre for the Accommodation of Foreigners taken into Public Custody" (Centrul de Cazare a Străinilor luați în Custodie Publică)), located close to the border with Hungary, was first opened in 2001, before being renamed in 2003 and being placed under the authority of the General Inspectorate for Immigration (IGI) in 2012. Until July 2015, the centre had capacity for 46 persons, however following an “extension and modernisation” project, the centre was enlarged to consist of two buildings and now features 160 places—which can be increased to 206 in emergency situations. The centre can employ 62 people. According to the JRS, two persons were released from Arad Detention Centre in 2018 due to their medical condition. One of these cases was a young child who, among several conditions, was suffering from severe viral conjunctivitis, and as a result the rest of their family was also released.

The Otopeni Detention Centre (Centre for the Accommodation of Foreigners taken into Public Custody (Centrul de Cazare a Străinilor luați în Custodie Publică), is located close to the Henri Coandă Airport, some 15 kilometres from Bucharest. The centre was established in 1999 and was refurbished between 2004 and 2005 using a PHARE grant. In 2016, the centre could hold up to 164 persons, however capacity has since decreased, and as of 2018 it can hold up to 114 persons. The centre is comprised of two buildings with 21 rooms, each of which contains four, six, eight, or 12 beds. Rooms are equipped with beds, mattresses, a metal closet, a table with chairs, and a TV. They have their own sanitary complex. Women are reportedly accommodated separately from men.

In December 2018, the Romanian ombudsman conducted an unannounced visit to the centre and found it to be generally in an adequate condition. However, at the time of the ombudsman’s visit detainees reported that despite the facilities, no recreational activities were organised due to a lack of specialised personnel. The ombudsman thus recommended ensuring that such activities are provided. During that same visit, the ombudsman also observed that women and vulnerable persons are allowed to move freely within common spaces between 08.30 and 13.00 while men are provided access between 13.00 and 19.00. In 2016 however, the Subcommittee on the Prevention of Torture (SPT) had noted that detainees were generally locked up all day with minimum contact with other detained persons.
V. Recommendations from International Organisations and Human Rights Mechanisms

- **The Subcommittee on the Prevention of Torture** (SPT) has recommended that Romania not keep detainees in their cells during the entire day.\(^7\)

- **The UN High Commissioner for Refugees** has urged Romania to improve its vulnerability assessment before placing people in detention.\(^8\)

- **The UN Human Rights Committee** has urged Romania to use alternatives to detention for asylum seekers and migrants and, in cases where the individual is detained, ensure that detention is reasonable, necessary, and proportionate in light of the circumstances and that it is reassessed over time. The committee also recommended that the country ensure that children are not deprived of their liberty except as a measure of last resort and for the shortest period of time, taking their best interests into account.\(^9\)

- **The UN Committee against Torture** has urged Romania to refrain from detaining asylum seekers and migrants, promote alternatives to detention, and align its policies with the [UNHCR Detention Guidelines].\(^10\)

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8 UN High Commissioner for Refugees (UNHCR), “Submission on Romania: 29th UPR session,” 2018, [https://www.refworld.org/topic.50ffbc5124,50ffbc5145,5b081a554,0,,,ROM.html](https://www.refworld.org/topic.50ffbc5124,50ffbc5145,5b081a554,0,,,ROM.html)

