African heads of state and government, pictured here at the 24th Summit of the African Union in January 2015, have adopted a number of legal and policy instruments intended to regulate voluntary and forced migration on the continent.
Migration within, into and out of Africa is an important demographic dynamic closely tied to broader social, economic and political processes. In 2014, close to three million people – displaced by conflict and persecution – were refugees on the African continent. Migration in search of routes out of poverty, and for a host of other reasons, occurs at an even larger scale. This movement will only increase as economic and institutional integration continues, regionally and globally. Crossing borders – whether by choice or necessity – brings both risks and opportunities. Effective local, national and regional responses to movement cannot address all migration-related challenges. However, these reactions have a central role to play in ensuring human rights protections, and that the benefits of migration accrue for migrants, hosts and sending communities.

Legal foundations

The AU has adopted a number of legal and policy instruments intended to regulate voluntary and forced migration on the continent. These frameworks are informed by the vision of African economic integration outlined in the Treaty Establishing the African Economic Community (Abuja Treaty), which came into force in 1994, and has been ratified by at least 48 AU member states. The Abuja Treaty commits member states – individually, bilaterally, or through regional groups – to taking, ‘the necessary measures, in order to achieve progressively the free movement of persons, and to ensure the enjoyment of the right of residence and the right of establishment by their nationals within [the African Economic] Community.’

The AU’s overarching approach to migration is articulated in two policy documents: the African Common Position on Migration and Development (African Common Position), and the Migration Policy Framework for Africa, both adopted by the Executive Council of the AU in 2006. This brief focuses on these two documents as they provide the continental body’s most detailed and expansive guidance on how African states should regulate migration. They also address policies governing how member states regulate migrant access to their territories, and the treatment of immigrants within their lands. Neither policy document is binding on AU member states, although both underscore AU member states’ obligations to comply with legally binding migration-specific regional and international law. This includes the two AU treaties that govern involuntary migration – the Organisation of African Unity Convention Governing the Specific Aspects of Refugee Problems in Africa, and the African Union Convention for the Protection and Assistance of Internally Displaced Persons in Africa (Kampala Convention).

Of the AU’s two central policy documents, the Migration Policy Framework is the more comprehensive. It covers nine key thematic migration issues: labour migration, border management, irregular migration, forced displacement, human rights of migrants, internal migration, migration data, migration and development, and inter-state cooperation and partnerships. It also makes policy recommendations for AU member states and their regional economic communities (RECs). Although the Migration Policy Framework does not designate social cohesion as one of the nine fundamental issues, it lists ‘integration of migrants in host communities’
and ‘upholding the humanitarian principles of migration’ among the top priorities that should guide AU member states in their management of migration.7

Notably, both the Migration Policy Framework and African Common Position locate humanitarian principles of migration in international human rights law. For instance, the Migration Policy Framework calls on member states to enact policies protecting and promoting migrants’ human rights, including guidelines for combatting discrimination and xenophobia through, for example, civic education and awareness-raising. It also calls on member states to, ‘harmonise national legislation with international convention’ to ensure the protection of the rights of migrants, including ensuring access to courts, and promoting, ‘the integration of migrants in host societies in order to foster mutual cultural acceptance and as a means of ensuring the rights of migrants are respected and protected.’8

The Migration Policy Framework also:

- recommends that AU member states implement the Programme of Action of the World Conference Against Racism and Xenophobia (2001)
- encourages states to develop anti-racist human rights training for public officials, including law enforcers
- urges international migration and human rights organisations to coordinate anti-xenophobia activities.

In relation to social cohesion, both the African Common Position and Migration Policy Framework highlight the need for stronger rule of law, and conflict prevention and resolution, as important features of national, sub-regional and regional migration, and successful integration.

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The AU’s migration policy frameworks are appropriately ambitious – they set the tone for a unified continent in which migration and integration are linked positively to development. At the same time, the frameworks are flexible; to be effective migration policies must vary across countries and sub-regions. As such, both the African Common Position and Migration Policy Framework assign significant roles to RECs and AU member states to develop policies that realise the AU’s vision.

Challenges and potential shortcomings

The frameworks also have a number of fundamental weaknesses which include institutional, conceptual and political facets. First and foremost, neither the African Common Position nor the Migration Policy Framework have a dedicated institutional mechanism for guiding or monitoring AU member states’ compliance with their content. As such, member states cannot be held accountable within these frameworks, and even those states committed to implementing the frameworks must do so without much-needed guidance and support at the level of the AU. As a result, an important next step is for the AU to move towards establishing an institutional mechanism that would provide the necessary guidance and accountability measures necessary to achieve the vision it lays out in its existing policies.

Although the African Common Position and the Migration Policy Framework both emphasise a human rights frame as essential to ensuring social integration and the wellbeing of migrants and their hosts, they do very little to provide evidence-based recommendations for concrete policy solutions that would successfully assist member states to use human rights in this way. For example, although civic and human rights education can promote social cohesion, they are no match for the structural socio-economic and political factors that often fuel xenophobic discrimination.9 This problem is not unique to the AU’s migration policy; arguably even international human rights instruments and policy makers fail to make the necessary connection between human rights norms and the concrete policy mechanisms for realising them. However, the AU has an opportunity to bring clarity in this regard by devoting research and resources to offer more concrete, evidenced-based policy guidance on how best to use human rights to navigate the challenges migration can pose to social cohesion.
**Political limits**

The AU Migration Policy Framework implicitly recognises that there may be political resistance to policies which facilitate migrants’ access to territory, markets and services. Such resistance is likely to be more pronounced in the years ahead. Already, across the continent, processes intended to facilitate increased trade and information exchange progress have been accompanied by politics of closure when it comes to immigration. The framework recognises the tension between migrant rights and national security, but calls on states to strike a balance, guided in part by international standards and norms.

However, ascendant securitisation agendas in many parts of the continent suggests that the AU must more firmly reinforce member states’ commitments to the welfare of migrants. An important way it can do this is by making explicit the synergies between migrant welfare, social cohesion and national security.

**Institutional limits**

There is need to think more broadly about what constitutes ‘immigration’ policy within the AU frameworks and in broader efforts to enhance the safe movement of people and ensure improved conditions for those who move. Under the best of circumstances, the effective implementation of progressive immigration policies involves reforms to sectoral policies, budgeting systems and planning processes. The combination of decentralisation and securitisation gives further cause to look to complement or potentially replace campaigns for the reform of immigration policy.

As rights are increasingly negotiated locally and ‘horizontally’, with neighbours and local authorities, there are opportunities for positive change at local level, even when national policies are becoming increasingly restrictive. Moreover, by working outside the highly politicised discussions of international migration, it may be possible to promote a kind of bureaucratic or invisible incorporation. By creatively improving sectoral policies and planning experiences, there may be opportunities for enabling migrants to better access services and security without being made the centre of contentious political debate. Ongoing research in East and southern Africa, for example, suggests that migrant access to health services may be better negotiated through bureaucratic means rather than through rights claims. Similarly, this research suggests that access to housing and employment can be facilitated by appealing to local officials’ interest in boosting tax revenue, rather than through appeals to rights or inclusive development.

**Recommendations**

The challenges of managing migration in ways that promote economic, human and state security are not unique to the African continent. Every region in the world currently faces the difficulties of balancing domestic immigration realities with integration aspirations, especially as global migration flows increase. In this environment, the AU and its member states must carefully consider the specific contexts in which they operate and the tools and capacities at hand. Populist demands and incentives from OECD countries may help increase the appeal of policy responses framed predominantly in security terms, but these will have negative long-term consequences. Responses coloured deeply by state security concerns are likely to do little to prevent criminality or terrorism, but are – as they have in Europe and the United States – likely to foster both human rights abuses and organised crime along countries’ borders, and social stigmatisation and labour exploitation elsewhere. Moreover, they will hinder the kinds of cross-border trade on which so many of the continent’s residents rely.

AU policy makers may soon move towards realising a legally binding protocol on the free movement of persons, rights of residence and right of establishment, as provided for in the Abuja Treaty. As policy makers consider approaches to migration, they should recognise the opportunity to be global innovators, much as they have been regarding normative frameworks governing refugees and
displaced person. A top priority should be reforms that close the existing gap between aspirational integration values, and the concrete policy guidance that AU member states require to achieve these. Towards these ends, the following recommendations for reform may help create more inclusive, secure and prosperous outcomes from human mobility and social cohesion.

1. **Establish a regional forum to coordinate monitoring, research and information exchange**

   The Migration Policy Framework recognises the need for the collection and analysis of national and regional migration data, because the absence of this data presents a serious obstacle for effective migration management. It also recommends the establishment of a regional forum that would serve as a monitoring and information exchange vehicle. This regional platform could play an important role in incubating the evidence-based policy required to overcome the challenges discussed above to reflect Africa's unique and varied contexts. Such a forum would need to have as its focus the development of feasible policies, and would require political buy-in from the highest levels of the AU. Central to this regional forum would be research to:

   - determine and reconcile the varied domestic immigration goals/priorities of AU member states in order to develop policy that actually reflects these goals
   - develop a more comprehensive understanding of actual intra-African migration patterns and trends, so as to more closely tailor policy to reality
   - ascertain how best to use foundations such as the human rights frame to pursue social integration.

2. **Strengthen regional implementation and monitoring mechanisms to improve national implementation of regional and sub-regional policy**

   Strengthening regional implementation and monitoring mechanisms to improve national implementation of regional and sub-regional policy will mean moving beyond immigration policies to consider and address broader concerns around governance that determine the treatment of international and domestic migrants. This will also include developing incentives for AU member states' compliance with regional policy.

3. **Encourage and bolster forums and avenues for sub-national authorities to engage in discussion**

   It is important to strengthen existing forums and avenues for authorities and stakeholders at sub-national level to discuss pertinent issues of mobility, social cohesion, trade and planning. Debates held in these forums need not be framed as immigration concerns, per se. Indeed, many of the migration-related challenges facing local authorities stem from patterns of domestic mobility. Rather, mechanisms should be created to incorporate international and domestic migration into local level strategies for policing, trade, housing, and other policy sectors.

**Five conclusions reached in this brief**

Having analysed and discussed the most relevant policies underpinning the AU’s continental migration framework, this PPB reaches the following five conclusions:

1. The AU’s policies provide a valuable normative framework for promoting the movement of people within Africa and for their basic protections when outside their respective countries of nationality. Its migration policies are flexible, an important feature given the diversity of circumstances within and across the continent’s sub-regions.

2. Despite these strengths, the AU’s migration framework does not adequately provide concrete guidance for protecting migrants’ rights. This is evident in the tension between the aspirational goals of portable rights within the context of regional integration and the socio-economic and political realities of AU member states. This is especially true with respect to the framework’s goals regarding social integration, and its failure to provide adequate, empirically informed guidance on achieving this integration in challenging domestic contexts.

3. The AU’s migration framework does not provide for monitoring or enforcement. It offers few mechanisms to encourage the development of progressive policies that promote the safe movements of people or protect their rights. Similarly, it does not deliver any penalties for countries that actively or implicitly violate the rights and dignity of immigrants.

4. Narrow interventions such as civic education or even immigration policy reform rooted in human rights standards are unlikely to counter xenophobia or promote social cohesion on their
own, as forms of exclusion and violence are rooted in politics and processes cutting across multiple policy areas. These include policies and laws, *inter alia*, surrounding urbanisation, labour markets and service delivery.

5. Progressive reforms to immigration policy are currently threatened by the powerful securitisation agenda evident in many AU member states. In Africa's contemporary political climate, advocates for migrants should complement overt campaigns for immigration reform with efforts to mainstream immigrants' concerns with broader questions of access to justice/rule of law, policing, urbanisation and local government, labour and conflict resolution.

### Endnotes


7. Ibid. Article 41–42.

8. Ibid. Article 25.


10. A few examples illustrate this point. In South Africa, the government has responded to attacks on non-nationals living in the country with calls for more restrictive border controls and 'Operation Field', an interagency initiative *de facto* targeting non-nationals for arrest and, presumably, deportation. Over the past year, Kenya – a driver of the liberalising East African Community migration regime – has similarly responded to perceived threats to its territory and citizens with increasingly restrictive responses to refugees and immigrants living in the country. With the threats of Ebola and continued instability in West Africa, concerns over health, human trafficking and physical security have also provided justification for heightened regulation and controls on immigration and the rights of migrants. South Africa, Kenya and Ebola-affected West African countries offer examples of challenges that many AU member states are currently facing.


16. Ibid. Article 30.