Alternative Report of the Tunisian Civil Society:

“THE RIGHTS AND FREEDOMS OF VULNERABLE GROUPS DURING THE SANITARY AND POLITICAL CRISIS”

English version

August 2022
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In the midst of a health crisis due to Covid-19, the Tunisian socio-economic atmosphere experienced a sharp decline where the sense of stability and security declined. The Tunisian state was not equipped on the governance and institutional levels to deal with the pandemic’s effects on the Tunisian people. During the first wave, and upon the institution of a total lockdown, many lost their sources of income, vulnerable communities were left out of all sanitary measures, and no clear roadmap was presented as to dealing with COVID-19. This situation continued until the second wave when the number of COVID-19 cases spiked even higher, reaching an all-time high of 7900 cases in July of 2021. Public medical facilities lacked the human resources, funding, and equipment to deal with such a crisis, testimonies of infected people being rejected from hospitals circulated, and many found themselves seeking refuge in private healthcare facilities. This situation alienated those who could not afford private healthcare and further reinforced the gap between the economically privileged and underprivileged. During this time, the government instated an economic pension of 200dt (67.85$) for those in need, an amount that couldn’t in any way, cover the needs of those who found themselves jobless during this crisis. The pandemic accompanied by the political crisis that kept on worsening resulted in what Tunisian civil society perceives as two of the most challenging years in the democratic transition journey Tunisia has been through.

After the 30-day deadline, the President of the Republic “Kais Saied” issued Presidential Decree No. 109 of 24 August 2021 extending the exceptional measures relating to the suspension of Parliament’s activities.

Quickly, this decree was followed by Presidential Decree No. 117 of 22 September 2021 on exceptional measures that suspend the application of the Constitution except “the preamble of the Constitution, its first and second chapters and all constitutional provisions which are not contrary to the provisions of this Presidential Decree” which continue to be applied in accordance with Article 20 of the said Decree.

The two decrees are based on section 80 of the Constitution, and they read it quite broadly, whether it be at the level of the “imminent danger” that underlies entry into the state of exception or at the level of the “measures”. that the President is authorized to take in order to ensure the return to the normal situation and the end of this state of exception. In the absence of the Constitutional Court, which, according to the Constitution, has the role of monitoring the appropriateness of exceptional measures, the President remains the sole master on board. The extension of the state of exception and its interruption depends on its sole will.

This period, regardless of its legal or political qualification, has seen a number of derogations from the foundations of democracy and the rule of law. First derogation, suspension of all powers of the Assembly of People’s Representatives (ARP), and the lifting of the immunity of Deputies, which was accompanied in Decree No. 117 by the abolition of the Provisional Review Body...
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The situation of personal data protection is quite vulnerable in Tunisia. Admittedly, we are beginning to see the establishment of a culture of protection among several stakeholders:

1. Public structures internalize data protection standards in their normative production. Yet also, the implementation of public information systems like the Evax database, which are carried out in a spirit of privacy by design with the support of the National Instance on the Protection of Personal Information (INPDP). This is also the case in the processing of data and is apparent from the requests for authorization submitted by these bodies to the Court, but also from the requests for continuous opinions on various aspects such as those relating to data protection and access requests the information. The court structures are also beginning to react effectively and positively to the aspects of personal data protection and the court has confirmed on appeal the decisions taken by the body in the management of the files submitted to it.

2. The private structures, also because of their sustained relations and the exchange of personal data with their foreign and mainly European partners, are increasingly in compliance and they ask the authority for support in this process.
In Tunisia, the right of access to information was first enshrined in Decree-Law No. 2011-41 of 26 May 2011, on access to administrative documents of public bodies. Section 3 of the Act provided that “Every natural or legal person has the right of access to administrative documents (…) both by proactive disclosure and disclosure of the person concerned, subject to the exceptions provided for in this Order”. Subsequently, the right of access to information was enshrined as a fundamental (constitutional) right in Article 32 of the 2014 Constitution, which states that “The State shall guarantee the right to information and the right of access to information”. This right was implemented by Organic Law No. 2016-22 dated 24 March 2016 on the right of access to information, which came into force on 29 March 2017.

Organic Law No. 2016-22 dated 24 March 2016 on the right of access to information recalls in its article 1 that it must make it possible to strengthen the principles of transparency and accountability, particularly as regards the management of public services, to improve the quality of public service and to strengthen trust in public bodies, to strengthen public participation in the development, monitoring and evaluation of public policies, and to strengthen scientific research. The right of access to information also covers a very broad field since it applies not only to the public administration, but also to the Presidency of the Republic, the Presidency of the Government, the Assembly of People’s Representatives, to the various ministries, and even to the Central Bank, to private law bodies responsible for managing a public service or benefiting from public funding, and to judicial bodies (Supreme Judicial Council, Constitutional Court, Court of Auditors) and more broadly to constitutional and independent public bodies.

As for the Organization responsible for ensuring respect for the right of access to public information in Tunisia, it is the National Access to Information Authority (INAI-Tunisia) that is responsible by law for this mission. The access to information authority in Tunisia is an independent public authority, with legal personality and financial autonomy, created by the Organic Law no. 2016-22 of 24 March 2016 on the right of access to information in order to guarantee the exercise of this constitutional right. In view of this, the body is endowed with a judicial and monitoring mission in terms of access to information, and consists of a council, of which its 9 members, were elected by the Assembly of People’s Representatives (ARP) 18 July 2017 and appointed pursuant to Government Decree No. 2017-918 of 17 August 2017.
I. Freedom of Association

1. Protect freedom of association in accordance with international human rights standards.

2. Maintain Decree 88 as the main law regulating associations.

3. Renounce the revision of laws regulating rights and freedoms during a period of exception, in the absence of the Constitutional Court as well as all other mechanisms to challenge the laws (Tunisian situation since July 2021) such as Bill no. 25/2015 on the repression of attacks against the armed forces and Organic Bill no. 2018/91 on the organization of the state of emergency.

II. Protection of Personal Data

1. Adopt as soon as possible, and in the absence of the draft submitted to Parliament, a law revising the 2004 organic law on aspects that are not in accordance with Convention 108 or its additional protocol 233 (108+). This revision of the national framework will enable Tunisia to finalize its accession to Protocol 233.

2. Include in teaching, but mainly at universities, aspects of personal data protection and more specifically in training in the field of health, computer science, the judiciary (ISM), lawyers or in the framework of the upper cycle of the National School of Administration (ENA).

3. Create specialized master’s training at the University to develop the necessary skills to perform the function of internal protection officer (DPO).

4. To provide it with the human and material resources necessary for the INPDP to ensure its mission of control and development of the culture of protection.

III. Access to Information

1. The acceleration of the process of promulgation and publication in the JORT of the decrees implementing the law n° 2016-22. These statutory instruments provided for in the said Act are now of paramount importance for the survival of access to information authority.

2. Continuing access to information training for access to information officers (CAI) appointed in this capacity, as provided for in Article 32 of Law No. 2016-22. The role of the latter is of particular importance in view of the fact that they are regarded as relays of the body to the public structures in which they work.

3. The completion, without delay, of the process of electing the Chairman of the Board (position vacant until now since the beginning of March 2020) and the renewal of half the members of the Board as stipulated in Article 45 of Organic Law No. 2016-22.

4. Strengthen the administrative and financial autonomy of the INAI.
Women’s rights

Equality between men and women

1. On September 8th, 2017, the 1973 circular prohibiting Tunisian women from marrying non-Muslims was repealed.

2. A circular no. 8/1 of 23 January 2018 of the Minister of Education prohibiting non-mixed schools was adopted.

3. On 11th June 2019, Law 51 was adopted to protect women farmers in means of transportation.

4. Nevertheless, inequalities persist: the inheritance inequality enshrined in article 143 of the Code of Personal Status, the imposition of the wearing of the apron for girls in primary and secondary schools and not for boys, the non-institutionalized condition of women farmers in rural areas and their exposure to all forms of exploitation and physical and moral insecurity despite the adoption of law no. 2019-51 of 11 June 2019, and the return of non-mixed spaces in certain schools, especially in religious schools.

Elimination of violence against women

1. Despite the adoption of Law 58-2017 on the elimination of all forms of violence against women, significant public policies are struggling to be put in place to ensure the application of this legal instrument. For example, the hotline number (1899) received 7588 calls in 2021. 2 percent of the appellants requested immediate accommodation without a response from the State.

2. Tunisia has also ratified the Additional Protocol to the African Charter on Human and Peoples’ Rights on the Rights of Women in Africa (Maputo Protocol) and acceded to the Council of Europe Convention on the Prevention and Fight against Violence against Women and Domestic Violence (Istanbul Convention). However, the State has not undertaken anything at the legislative level to implement the Istanbul Convention.

3. As for economic violence, it is alarming to know that Tunisia ranks 144th (out of 156 states) in terms of economic participation and opportunities for women. Indeed, only 28.1 percent of the female labor force is in service, compared to 75.5 percent.
for men. The unemployment rate for higher education graduates in the third quarter of 2020 reached 40.7 percent for women, compared to 17.6 percent for men. Women occupy 14.8 percent of senior positions compared to 85.2 percent of men. In fact, the MasterCard Women Entrepreneurs Index showed that in 2019, only 10.9 percent of companies are owned by women.

4. In relation to the conditions of employment of women, Tunisia has adopted Law No. 51 of 11 June 2019 creating a category of “transportation of agricultural workers” to ensure the physical safety of workers in rural areas against fatal road accidents. This law is struggling to be enforced.

Political violence and barriers to participation

1. Even with the appointment of a woman (Najla Bouden) as head of the government, progress in women’s political participation remains insufficient. Tunisia occupies 69th place in the world at this level. Its Parliament, currently frozen, had a female presence of 26.3 percent. The presence of women in successive governments remained low: 6 women against 24 men in the Fakhfekh government, 8 women against 28 men in the Mechichi government, who became 4 women after the reshuffle, and 10 women against 16 men in the Bouden government.
Recommendations

1. Adoption of a public policy aimed at building more shelters for women victims of violence decentralized in the regions as well as the capital.

2. Adoption of an organic law implementing the Istanbul Convention.

3. Adoption of an economic public policy aimed at improving the economic environment in Tunisia in order to improve the access of women to employment, in high positions, strengthen their economic independence and facilitate their access to loans to set up projects and businesses.

4. Support the participation of women in the structures of the social and solidarity economy.

5. Adoption of an electoral system guaranteeing horizontal and vertical parity to ensure a significant female presence in the various elected institutions.

6. To encourage the appointment of women as heads of administrative structures and in senior positions.

7. Enshrinement of legislation recognizing gender equality by prohibiting discriminatory practices against women in the educational environment (the wearing of aprons).

8. Adoption of legislation to protect women farmers against all forms of exploitation and injustice in their working environment, by requiring employers to pay farmers the same wages under penalty.

The right to access to healthcare
(including people living with HIV)

Since 2017, social and regional inequalities in access to healthcare have worsened. The underfunding of public structures has led to a deterioration in the quality of public health services. Tunisia ranks 91st (out of 156 states) in the ranking of states in terms of access to health and survival rates. The figures are alarming: The mortality rate at birth is 11.5 per thousand; there are only 28 mammography machines in all Tunisia in 2019. And this situation has been exacerbated by the Covid-19 health crisis.

The weakening of the national reproductive health program’s already remarkable performance over the years has been accentuated by the Covid-19 crisis: Already in decline in 2018, rates of contraception use have deteriorated further. The number of beneficiaries of contraception methods decreased by 70,969 people in 8 years (from 439,549 in 2011 to 368,580 in 2019). 49.3 percent of women between the ages of 15 and 49 do not use any family planning method. Added to this is the unavailability of safe and effective contraceptives such as the intra-uterine device and the stock breaks of estrogen-progestin pills, the morning after pill, condoms, and medical abortion products. It is also alarming to note the increase in the rate of abortion refusal in public and private structures.

People living with HIV experience very dangerous social and administrative discrimination, especially in hospitals. Non-Tunisians do not automatically and freely access treatment and services in public health facilities.
I. Making access to health services more equitable

1. Extend health insurance coverage to the 2 million people not covered (the unemployed, the elderly, young people, and migrants);

2. Develop a prospective health map to ensure local health services and fill the gap in specialist doctors in regional hospitals;

3. Improve the financing of public health facilities by increasing by 0.5 percent per year the share of the Ministry of Health budget in the state budget to reach 8 percent by 2025 and establish a schedule for the payment of debts of the National Insurance Fund in respect of hospitals and Central Pharmacy;

4. Modernize management and digitize all health activities by setting up accountability mechanisms.

II. Putting sexual and reproductive health on the national agenda

1. Develop a national plan with clear indicators for primary care supported by substantial budgetary resources;

2. Ensure the availability of contraceptives including emergency contraception and condoms in pharmacies of public and private facilities for the full range;

3. Ensure the availability of medical abortion in private gynecological units/clinics;

4. To ensure the continuity of services in the management structures of women victims of violence and to strengthen them.

III. Caring for people living with HIV

1. Eliminate all forms of discrimination and stigma against people living with HIV, in law and practice, including health care;

2. Ensure the uninterrupted supply of antiretroviral drugs, including the pediatric form;

3. Ensuring food security for people living with HIV;

Tunisia’s commitment to persons with disabilities has remained very weak. Tunisia still does not have reliable data on the number of persons with disabilities or statistics on their distribution by geographical area or by the nature of their disability (Data based on the disability card are not sufficient since not all disabled people are necessarily entitled to the card).

Guideline Law 2005-83 of 15 August 2005 on the promotion and protection of the rights of persons with disabilities remains inconsistent with the Constitution and the International Conventions on the Rights of Persons with Disabilities. It does not enshrine a human rights approach and does not clearly take into account the specificities of children, women, and girls with disabilities.

The lack of accessibility to public places for people with motor disabilities and information for the blind and deaf remains the major constraint that stands in the way of their “full integration into society.”

During the Covid-19 crisis, there has been a greater lack of specific measures to address and communicate the needs of different types of disabilities.
Recommendations

1. Adapt the 2005 law to the 2008 Convention, mainly by correcting the definition of disability.

2. Review the legal framework of the disability card with a view to making it accessible to all persons with disabilities.

3. Put in place mechanisms to implement Decree No. 1467-2006 of 30 May 2006 on the technical characteristics allowing access for persons with disabilities to buildings open to the public.

4. Develop a plan for delegates for the protection of persons with disabilities to ensure their protection against violence, harassment, and exploitation of any kind, as well as the follow-up of their cases.
The rights of incarcerated people and the current situation of the National Instance on the Prevention of Torture (INPT)

Following its 2017 UPR, it was recommended that Tunisia “strengthen the independence of the national mechanism for the prevention of torture and other forms of ill-treatment, including by providing a separate and adequate budget”, to fully exercise its mandate to control the conditions of detention and the quality of the treatment of inmates in all places of deprivation of liberty, such as detention centers, prisons, rehabilitation centers for juvenile offenders, accommodation or observation centers for minors, psychiatric facilities, accommodation centers for refugees and asylum seekers, immigrant centers, detention centers, transit areas at airports and ports, the centers of discipline and the means used for the transport of persons deprived of their freedom.

Although Tunisia has ratified the CAT since 1988, then the OPCAT in 2011, and established its National Mechanism for the Prevention of Torture (MNP), the first of its kind in the MENA region, in 2013, under Organic Law No. 2013-43, we continue to see clear resistance to change among security officers and staff responsible for the supervision of inmates in general. We believe that such an attitude conditioned by a fixed security mentality inherited from the era of tyranny is due to a lack of awareness of the risks of torture and other cruel, inhuman, or degrading treatment or punishment.

In the same vein, it should be mentioned that the fundamental guarantees provided by Law No. 2016-5 are not generally respected and that coercive interrogation, following the arrest of a suspect and during their custody, continues to be a common practice in police investigations. In addition, increasing police violence against peaceful demonstrators in the public space has led the INPT to monitor and document human rights violations during demonstrations and to examine more closely the conditions of police custody. The INPT also makes visits to persons under house arrest with an increase in arbitrary restrictions of freedoms by the Ministry of the Interior since the President of the Republic decreed the state of exceptional measures on 25th July 2021.

In this context, the National Forum for the Prevention of Torture (INPT), the National Mechanism for the Prevention of Torture (MNP) established under the Optional Protocol to the United Nations Convention against Torture (OPCAT), is particularly threatened in its existence. Indeed, the term of the second half of the INPT members expires on May 4, 2022, and the renewal of the current members is unlikely due to the suspension of Parliament. In addition, following the first half-renewal of eight members, following the random draw on May 03, 2019, members elected by Parliament in June 2021 were not able to take an oath or take office, and the “alumni” Members who were called upon to leave the INPT simply extended their terms de facto.
Recommendations

1. The strict application of the fundamental guarantees guaranteed by law to arrested persons.

2. Compliance with standards and requirements relating to the conditions of detention and the rights of prisoners.

3. The training of law enforcement officers in «dynamic security and respect for the rights of inmates».

4. The immediate termination of the renewal process for half the members of the INPT.

5. Strengthening the administrative and financial autonomy of the INPT.

6. Speeding up the publication process in the JORT of Enforcement Decrees No. 2013-43.
Refugees, migrants, victims of trafficking, and asylum seekers’ rights

a. Following its 2017 UPR, Tunisia committed to strengthening mechanisms to track, identify, and assist vulnerable migrants at borders, including minors, asylum seekers, and victims of trafficking.

e. The responsibility of socio-economic assistance and protection of asylum seekers in Tunisia falls onto Tunisian CSOs and INGOS despite the international commitments of the Tunisian state.

b. In addition, according to article 26 of the Tunisian constitution, the right to political asylum is guaranteed according to adequate jurisdictions, and it is forbidden to deport political asylum seekers.

f. Refugees and asylum seekers continue to be victims of arrests, detention, and extradition such as the case of the Algerian refugee S.B.

c. The national migration strategy that mentions the adoption of an Asylum law hasn’t been adopted today.

d. The Asylum project law has remained suspended until the freezing of the parliament in July 2021. In addition, no civil society experts were called to contribute to the drafting of the project law.
Recommendations

1. Ratify the international convention of the ILO on the protection of the rights of migrant workers and their families (127.1-11) and to guarantee them a decent and dignified living.

2. Accelerate the adoption of the asylum project law including CSOs in its consultations.

3. Adopt a more inclusive national migration strategy.

4. Establish a protection and assistance mechanism for people rescued at sea or on land borders according to international human rights standards and ensure that they are safe on Tunisian territory.
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Children’s rights

Following its 2017 UPR, Tunisia committed to redoubling its efforts to put in place laws and strategies to promote and protect children’s rights. According to Article 47 of the Tunisian constitution, the state must provide all forms of protection for all children without discrimination and according to the interests of the child. This is governed by the Child Protection Code.

Despite the firm constitutional and conventional commitment, the Tunisian reality regarding the protection of children, including foreign minorities (the situation of foreign children remains governed by the general law on the status of foreigners), contains the following deficiencies:

1. Lack of official statistics.
2. Failure of the social care mechanism for unaccompanied minors.
3. Lack of harmonization in standard operating procedures for the protection of children.
Recommendations

1. Add the status of unaccompanied minors to the legal framework and improve their care and protection.

2. Integrate foreign minors into all aspects of the child welfare system and into integration and social assistance programs.

3. Produce clear guides for birth registration and school access.
Rights of Lesbian, Gay, Bisexual, Transgender, Intersex, and Queer people

Following its 2017 UPR, the Tunisian state accepted the recommendation concerning the abolishing of the anal testing practice in its legal procedures. Unfortunately, the practice remained in effect.

The Tunisian state has voted for the renewal of the mandate of IE SOGI in 2020, being the only Arab state to do so which doesn’t indicate a coherence with its policies and legislation.

Article 230 of the penal code criminalizes relationships between same sex couples with up to 3 years of imprisonment.

Other articles such as article 226bis of the penal code are also used to prosecute the LGBTIQ+ community and the Transgender community specifically.

Between 2017 and 2021, 206 arrests against LGBTIQ+ persons were made using article 230 of the penal code. In addition, the targeting and discrimination against Queer people continued to increase.

Socio-economic violence against the LGBTIQ+ community is alarming, mentioning specifically the cases for Transgender individuals who remain in precarity.

There are still no laws providing protection and a framework for intersex people making their social recognition impossible.

Intersex babies still suffer medical interventions without their consent or a medical need for intervention.

Intersex people still lack visibility inside the human rights civil society movement and remain vulnerable to legal, medical, and socio-economic discrimination.
Recommendations

1. Abolish article 230 of the penal code.

2. Prohibit the use of anal testing as means of proof against article 230 of the penal code.

3. Prohibit the use of confidential and personal correspondences, communications, and information as means of proof against article 230 of the penal code.

4. Define public morality and indecency in articles 226 and 226bis of the penal code in accordance with international human rights standards.
The rights of people facing environmental risks

Ever since the 1972 United Nations Conference on the Environment in Stockholm, environmental rights ceased to be complimentary and became recognized as fundamental rights. Tunisia has signed multiple international conventions relating to environmental rights and in accordance created legislations such as the law issued in 2 August 1988 defining environmental harm and environmental crimes. Articles 45 and 129 of the 2014 Tunisian constitution indicate the right to a sane environment, sustainable development, and the rights of future generations.

Despite the Tunisian state’s different legal texts recognizing environmental rights, the situation on the ground continues to deteriorate rapidly which is shown in many examples:

1. The city of “Gabes” continues to experience an alarming increase in lung cancer and respiratory diseases because of the chemical industrial complexes that are adjacent to the city, with the main chemical compound 800m away from living compounds.

2. The local officials of the town of “Agareb” have reopened landfills after having closed them following a judicial decree in July 2019. This landfill is the destination of all waste coming from the city of Sfax. The reopening of the landfill fueled local protests against this practice that has been negatively affecting the lives of the locals for decades.

3. In 2020, the Sousse port received containers of waste imported from Italy containing toxic plastic waste not conforming with the international standards for waste trade. This instance led to the resignation of the minister of Environmental Affairs in addition to a group of administrators from the same ministry.
Recommendations

1. Issue a legal code unifying all legal text relating to the protection of the environment.

2. Increase and allocate the resources of local governments and institutions to guarantee its rapid intervention in environmental issues and to ensure the decentralization of these operations as per the 7th article of the 2014 constitution.

3. Reinforce the legal texts protecting particular areas (environmental, patrimonial) and to ensure the rapid interventions of local governance structures in cases of violations.

4. Ensure its support for civil society organizations working on environmental rights and to provide the resources and channels to better the coordination of efforts between governmental institutions and civil society organizations.
Rights of religious minorities

Despite the firm constitutional and conventional commitments of the Tunisian state, all authorities, especially those concerned with the religious issue, do not recognize religious diversity within society which has been leading to multiple cases of discrimination based on religion, unbridled hate speech, and abuse against religious minorities:

1. Islamic preachers calling for the killing of Jews, Christians, and Shiites, accusing them of being agents of foreign countries;

2. The Assembly of the Representatives of the People, in its new parliamentary session for the year 2019, has become a source for spreading hate speech and incitement to violence;

3. Arrests from policemen because of exhibiting different religious symbols and rituals (Double discrimination against women);

4. Religious minorities struggle in the burial process mainly for social and religious reasons depriving the dead of a decent burial that preserves their dignity.
Recommendations

1. Recognize religious minorities and grant them the right to practice their religious rituals, including building cemeteries and places of worship, in addition to the right to practice religious rites in secret and in public, the right to establish associations and organize freely without restriction or prevention in order to achieve complete equality.

2. Update the religious map to know the size of religious diversity in Tunisia and to benefit from it as an enrichment factor, not as a threat to society.

3. Initiate the revision of the contradictory and vague legislations with freedom of conscience, as well as consolidate in this sense the meaning of religious freedom:
   1. Update Law 50 on racial discrimination, to include religion-based discrimination.
   2. Cancel the 1981 circular (Mazali’s edict) regarding the closure of coffee shops and restaurants during Ramadan.
   3. A comprehensive review of the Code of Personal Status to become more inclusive of religious minorities.
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List of signatories

Organizers
• La Fondation Friedrich-Ebert-Stiftung
• EuroMed Droits
• Initiative Mawjoudin for Equality

National and local associations
• La Ligue tunisienne des droits de l’homme (LTDH)
• L’Association Tunisienne de défense des libertés individuelles (ADLI)
• Groupe Tawhida Ben Cheikh
• AFTURD
• Association Beity
• Association Aswat Nissa
• Jamaity
• L’Association Tunisienne pour la Justice et l’Egalité (DAMJ)
• Organisation Contre la Torture en Tunisie OCTT
• La Ligue des Électrices Tunisiennes (LET)
• Association Joussour de Citoyenneté
• ATP+
• L’Art Rue
• Attalaki
• Association El Karama
• Association Ensemble Pour La Citoyenneté Et Le Changement
• Association Calam
• L’Association Femme Rurale Jendouba (AFR)
• L’association femmes pour la citoyenneté et le développement (AFPCD)
• Ifriqiya

• Organisation Amid Vision
• Danseurs Citoyens Sud
• L’association innocence pour la protection de l’enfance menacée
• L’Association J’agis - Forum de la jeunesse pour les Libertés
• L’Association Tunisienne d’Action Culturelle (ATAC)
• 7 ème dimension de culture
• L’association prospective et développement
• Intersection Association for Rights and Freedoms
• Volunteers association
• NO PEACE WITHOUT JUSTICE
• Association du droit à la différence (ADD)
• Association Irtikaa
• By l’hwem
• Free Sight Association

International Organizations
• Comité de Vigilance pour la Démocratie en Tunisie - Belgique
• Access Now
• Solidarité Laïque Méditerranée
• She Decides
• Le Comité pour le respect des libertés et des droits de l’Homme en Tunisie (CRLDHT)
• Association Terre d’Asile
• International Institute for Nonviolent Action (NOVACT)