BiH Official Gazette no. 81/08

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Pursuant to Article 160 (1) (g), (h) and (i), and in conjunction with Articles 94, 97, 99 and 104 of the *Law on Movement and Stay of Aliens and Asylum* (BiH Official Gazette, number 36/08), Article 4 and Article 14 paragraph 1 line 8 of the *Law on Ministries and Other Administrative Bodies of Bosnia and Herzegovina* (BiH Official Gazette, number 32/02) and Article 16 of the *Law on Administration of Bosnia and Herzegovina*, upon proposal by the Service for Foreigners' Affairs, the Ministry of Security is issuing the

BYLAW

ON

SUPERVISION AND REMOVAL OF ALIENS FROM BOSNIA AND HERZEGOVINA

CHAPTER I – GENERAL PROVISIONS

Article 1

(Subject-mater)

This Bylaw prescribes in more details the manner, process and procedures for voluntary removal of aliens from Bosnia and Herzegovina (hereinafter: BiH), placement of aliens under supervision during the removal procedure, forcible removal of aliens from BiH, jurisdiction of authorities regarding the enforcement of supervision and removal of aliens from the country and other issues concerning removal of aliens from BiH.

Article 2 (Procedural jurisdiction)

The authorities competent for proceedings in terms of the present Bylaw are as follows: BiH Ministry of Security (hereinafter: MoS), the Service for Foreigners' Affairs (hereinafter: SFA), BiH Border Police (hereinafter: BP), and if so necessary the State Investigation and Protection Agency (hereinafter: SIPA), BiH Intelligence and Security Agency (hereinafter: ISA) and other State agencies and/or police authorities of entities, cantons and BiH Brčko District.

(Data protection)

(1) All personal data required for the application of the present Bylaw are processed and used in accordance with provisions of the *BiH Law on the Protection of Personal Data*.

(2) All data marked as confidential, which are required for the application of the present Bylaw, are processed and used in accordance with provisions of the *BiH Law on the Protection of Personal Data*.

CHAPTER II – VOLUNTARY DEPARTURE FROM BIH

Article 4 (Administrative decision ordering an alien to leave the country)

(1) The alien may be ordered to leave the country within the deadline as set in the administrative decision issued in accordance with the Law.

(2) The deadline for voluntary enforcement of the administrative decision cannot exceed 15 days.

Article 5

(Promoting voluntary repatriation of aliens)

(1) During the procedure for issuance and enforcement of an administrative decision ordering voluntary departure from BiH within the deadline as set in the decision, voluntary repatriation shall be encouraged to the country of habitual residence of the alien or to the country wherefrom the alien entered BiH or to any other third country receiving the alien.

(2) Within the framework of the proceedings mentioned in paragraph (1) above, the SFA shall inform the alien of the benefits of voluntary departure from BiH, obligations during the departure procedure, as well as of consequences resulting from non-enforcement of the ordered measure.

(3) Voluntary repatriation of aliens is carried out independently or with assistance of international governmental or non-governmental organizations, in accordance with provisions of the Law and the present Bylaw.

(4) A travel document of the alien who complies voluntarily with the expulsion decision ordering his/her removal from BiH shall not be stamped.

(5) With a view to promoting humane, organized and efficient policy of voluntary repatriation of aliens, MoS shall sign co-operation protocols with international governmental and non-governmental organizations implementing voluntary repatriation of aliens from BiH.

Article 6

(Co-operation of the alien during his/her departure procedure)

Within the deadline set for voluntary enforcement of the administrative decision ordering departure from BiH, the alien shall, for planning purposes, co-operate with the SFA in determining the date and the time and the border-crossing point to be used for leaving the State, as well as all other issues relating to the procedure for his/her voluntary departure from BiH.

Article 7 (Obligations of competent authorities)

(1) SFA shall provide the alien who is leaving the State voluntarily with any organizational assistance concerning notifications, his/her rights and obligations stemming from the Law and the present Bylaw, and in connection with planning and implementing voluntary repatriation.

(2) The competent authority mentioned in Article 2 above shall fully co-operate with international governmental and non-governmental organizations that signed the co-operation protocol with the MoS mentioned in Article 5 (3) above, in accordance with the protocol provisions.

(3) Before the alien voluntarily leaves the country, the SFA shall imprint the stamp "CANCELLED" in the alien's travel document and/or across his/her residence permit sticker or visa to record that the decision on residence cancellation is enforced or that the alien who had a residence permit is expelled, and that his/her the visa is cancelled.

(4) SFA shall notify the BP in writing of the alien who has received an administrative decision with the deadline for his/her departure from the country and possibly the date, time and border-crossing point to be used by the alien when leaving the State.

(5) If the alien has a travel document, the BP shall imprint the exit stamp therein, as well as in the enforceable decision, at the time when reporting that the alien is leaving the State voluntarily.

(6) If the alien has an identity card or any other valid travel document wherein the exit stamp cannot be imprinted, in that case the BP shall make a note for the file of

his/her voluntary departure from BiH and the alien shall be issued with the attestation of his/her departure.

(7) The format and the content of the attestation mentioned in the preceding paragraph are laid down as a "Form no. 1", which is an integral part of the present Bylaw.

(8) Upon reporting the alien, the BP shall drawn up an official document noting that the alien has left the State and that the decision has been enforced, record all those facts in the relevant official records, and promptly or the latest until the end of the day notify in writing the MoS and SFA of those facts.

(9) The case-file of the alien shall also include the notification mentioned in paragraph (4) above, as well as the BP document notifying the SFA that the alien has left the State and that the decision has been enforced.

(10) If the alien fails to report his/her departure from BiH within the deadline as mentioned in paragraph (4) above, the BP shall promptly notify the SFA, by operational actions and in writing, for the purpose of further investigation.

Article 8

(Procedure for independent voluntary repatriation)

(1) By signing the statement, the alien declares that he/she shall leave BiH voluntarily and independently within the deadline set in the first-instance decision, for which he/she shall submit an adequate evidence in support of his/her statement.

(2) The adequate evidence mentioned in the preceding paragraph may include possession of a valid travel document, cash, transfer ticket to the repatriation country, or any other documents or evidence indicating voluntary repatriation.

(3) The alien who has opted for an independent voluntary repatriation mentioned in paragraph (1) above shall, for the planning purposes, cooperate with the SFA.

(4) The SFA, in co-operation with the alien, determines the border-crossing point through which the alien shall leave BiH, the date of his/her departure, means of transportation to the border-crossing point, as well as his/her route.

(5) The SFA determines in what cases the alien who has opted for voluntary repatriation will be transported by the SFA vehicle to the border-crossing point through which he/she shall leave BiH.

(Procedure for assisted voluntary repatriation)

(1) During the procedure preceding the voluntary enforcement of the administrative decision whereby an alien is ordered to leave BiH, the SFA shall notify the alien of the existing voluntary repatriation assistance programmes.

(2) The SFA shall register the alien who has opted for voluntary repatriation and accordingly notify the international governmental and non-governmental organization mentioned in Article 5 (3) of the present Bylaw.

(3) The SFA may transport possible beneficiaries of the voluntary repatriation assistance programme to the immigration center or hand them over to representatives of the international governmental or non-governmental organizations mentioned in Article 5 (3) of the present Bylaw, in accordance with the agreed procedures.

(4) Assisted voluntary repatriation is carried out in accordance with provisions of the voluntary repatriation co-operation protocol signed between the MoS and the international governmental or non-governmental organization.

(5) An alien shall not be forcibly removed from BiH during the duration of the procedure for the assisted voluntary repatriation, which is expected to be carried out.

(6) An alien who is an unaccompanied minor or victim of trafficking of human beings is included in the voluntary repatriation procedure within the voluntary repatriation assistance programme and in compliance with specifically prescribed procedures and standards stipulated by the Law and the present Bylaw.

CHAPTER III – SUPERVISION OVER ALIENS

Article 10

(Reasons for placing an alien under supervision)

In terms of Article 99 of the Law, an alien is placed under supervision in order to ensure the enforcement of the administrative decision ordering his/her departure from BiH, whereas he/she has not left BiH voluntarily.

(Issuing, enforcing an appealing a decision on supervision over an alien)

(1) A decision on supervision over the alien is issued by the SFA, which hands it over to the alien and enforces it by accommodating the alien in the immigration center.

(2) The decision on supervision over the alien is enforced by the SFA organizational unit, which has issued the decision. If so requested by the SFA, the enforcement of the decision is supported by the staff of the immigration center and police.

(3) A decision on supervision over the alien determines that the alien shall be placed under supervision until its purpose is fulfilled, but for no more than 30 days, that the alien shall be accommodated in the immigration center, and it contains legal grounds for supervision over the alien, date and time of his/her accommodation.

(4) The decision on supervision may be appealed before the MoS within 24 hours from its receipt and/or delivery. The appeal does not stay the execution of the decision.

(5) If the MoS does not revoke the decision on supervision over the alien within 24 hours or does not decide upon the appeal within the set deadline, an administrative dispute may be initiated before the BiH Court with a lawsuit within 24 hours from the expiry of the deadline set for the MoS actions. The lawsuit does not stay the execution of the decision.

(6) SFA shall make efforts to reduce the duration of supervision to the shortest period of time possible.

Article 12

(Decision on extension and decision on exceptional extension of supervision)

(1) In case of reasons mentioned in Article 99 of the Law, the SFA may keep an alien under supervision even upon the expiry of a 30-day period, based on the decision on expansion of supervision.

(2) Each time, supervision may be extended for maximum 30 days. The total period of supervision must not exceed 180 days.

(3) By derogation from the preceding paragraph, when the alien prevents his/her removal or when the alien cannot be removed for any other reason whatsoever, the SFA may extend the total period of supervision beyond 180 days with a decision on exceptional extension of supervision.

(4) A decision on extension of supervision may be issued the latest seven days before the expiry of the deadline set for the preceding supervision.

(5) Decisions on extension of supervision may be challenged by way of legal remedies mentioned in the preceding Article of the present Bylaw.

Article 13

(Amending decisions on supervision in terms of the manner of their execution)

(1) SFA may amend a decision on supervision over the alien in terms of the manner of its execution, in a way to determine that the alien shall be accommodated outside rather than the inside of the immigration center and to restrict his/her movement to his/her place of residence or to his/her address as well as to require him/her to report regularly, in the set intervals of time, to the competent organizational unit. In that case, the alien's travel documents which could be used for border-crossing are confiscated and he/she is issued with a relevant attestation.

(2) The accommodation in the facilities of the State institutions and NGOs that have signed a co-operation protocol with the State and that fulfill minimum standards and requirements as laid down in the *Bylaw on Operational Standards and Other Issues Relevant for the Operation of the Immigration Center* is also considered as the stay outside the immigration center, with the movement restriction of the alien to his/her place of residence or his/her address.

(3) The co-operation protocol mentioned in paragraph (2) above is signed by the SFA director.

(4) In case of amending the decision on supervision over the alien in terms of paragraph (1) above, the decision cannot be appealed and provisions of Article 101 of the Law are not applied.

CHAPTER IV – FORCIBLE REMOVAL OF ALIENS FROM THE COUNTRY

Article 14 (Competency over forcible removal and exceptions)

Forcible removal of an alien from BiH is carried out *ex officio* by the SFA organizational unit that has issued the administrative decision ordering his/her removal and/or departure from BiH or the SFA organizational unit at the territory of which the alien whose stay is illegal has been found, taken in for questioning or kept in custody.

Article 15 (Requirements for forcible removal)

(1) An alien may be removed forcibly from BiH in accordance with the Law and the present Bylaw, when the administrative decision ordering his/her departure becomes enforceable, whereas the alien has failed to leave BiH voluntarily within the set deadline, and when all other requirements for forcible removal of the alien from the country have been fulfilled.

(2) Forcible removal of an alien from BiH is initiated by virtue of the enforcement conclusion to be passed seven days from the date when all requirements for forcible removal have been fulfilled.

Article 16

(Measures and actions for creating conditions for forcible removal)

In order to get prepared for carrying out forcible removal of an alien and/or for passing the enforcement conclusion, the SFA shall undertake the following measures and actions:

(a) Determine the alien's repatriation country;

(b) Communicate with the country where the alien is to be removed, through the BiH Ministry of Foreign Affairs (hereinafter: MFA) with a view to documenting the alien's identity and nationality;

(c) If needed, obtain travel documents in accordance with the Law;

(d) Notify and obtain, through the MFA or the other competent authority, consents of the receiving country relating to admission of the alien who is forcibly returned to that country;

(e) Notify and obtain, through the MFA or the other competent authority, consents on providing assistance by police services in the transit zone of a transit country, when the alien, either under escort or without it, transit through the territory of the other country;

(f) Ensure conditions for the alien's transport;

(g) Determine the airlines and the exact time of transporting the alien from the international airport in BiH to his/her final destination or determine another form of transportation to the alien's repatriation country;

(h) Obtain consents from air-transporters to enable transport, for a specific flight, of the alien who is forcibly removed, either under escort or without it;

(i) In case of need, request from police or the other law-enforcement authorities in BiH assistance to carry out a forcible removal;

(j) In case of need, prepare and perform other actions relating to preparations and implementation of the alien's forcible removal from BiH.

Article 17 (Non-refoulement)

(1) The alien shall not be forcibly returned or expelled from BiH in any manner whatsoever to the frontiers of territories where his/her life or freedom would be threatened on account of his/her race, religion, nationality, membership of a particular social group or political opinion, whether he/she is officially granted asylum or not.

The prohibition of expulsion also applies to persons in respect of whom there is a reasonable doubt that they would be in danger of being subjected to torture or other inhuman or degrading treatment or punishment. Aliens may not be sent to a country where they are not protected from being sent to such a territory either.

(2) In case of reasons mentioned in the preceding paragraph, the alien is referred to a special procedure in accordance with the Law, while forcible removal may be executed only upon fulfillment of requirements mentioned in Article 117 of the Law *(Expulsion in case of rejecting the application for international protection)*.

(3) All information obtained during the special procedure mentioned in paragraph (2) above is considered to be a secret.

Article 18

(Procedure for issuing the enforcement conclusion and appeal)

(1) When the SFA has carried out the measures and actions mentioned in Article 17 of the present Bylaw, it shall issue the enforcement conclusion within a deadline set in Article 15 (2) of the present Bylaw.

(2) The enforcement conclusion determines that the administrative decision ordering removal from BiH has become enforceable and sets the enforcement manner, time and place.

(3) The enforcement conclusion may be appealed before the MoS within 8 days from the delivery date of the conclusion. The appeal cannot challenge the

correctness of the decision to be enforced, but only the process and the procedure of forcible removal.

(4) The appeal does not stay the already initiated execution of the forced removal.

Article 19 (The enforcement plan)

(1) Upon issuing the enforcement conclusion, the SFA shall develop a forcible removal enforcement plan, which is approved by the SFA director or a person authorized by him/her by virtue of a special decision.

(2) The enforcement plan of the alien's forcible removal from BiH contains the following data:

(a) Personal data, type and number of a travel document of the alien to be forcibly removed;

(b) International border-crossing point to be used for the alien's departure from BiH as well as the time of his/her exit from BiH;

(c) The country to which the alien is sent;

(d) The transfer plan according to which the alien is escorted to the border-crossing point;

(e) Approximate time and the international border-crossing point of the transiting country, if he/she is not a national of that country;

(f) Personal data, type and number of travel documents of persons escorting the alien;

(g) Means of transportation used to transport the alien to the international bordercrossing point and/or to the point used for his/her departure from BiH (type, brand, license plate number, personnel of the vehicle used for transportation);

(h) Air-company, airline and flight number, as well as the exact time when the escort officers come to the international border-crossing point, which must be at least two hours before the take off of the airplane in order to be able to check-in, confirm bookings for the last-row seats in the airplane and arrangements about entering and exiting the airplane separately from other passengers;

(i) Important facts from the medical documentation, with reference to psychophysical features which could be relevant for the escort from the security aspect; (j) The risk assessment based on which the escort officers shall have at their disposal necessary means of communication and duress.

(k) The other necessary information as assessed by the SFA.

(3) The copy of the enforcement plan for the alien's forcible removal and the supporting documentation are handed over to the escort officers who are obligated to return them upon the completion of the mission together with their mission report, for filing in the alien's case-file.

(4) In case of any changes during the implementation of the forcible removal enforcement plan, the escort officers cannot make an independent decision to amend the plan, especially in case of amending the travel route to the final destination, without a previously obtained consent from the SFA director or a person authorized by him/her.

(5) The plans for the alien's forcible removal are marked with the degree of confidentiality as "INTERNAL" and shall be kept as such in accordance with internal rules and regulations on protection of confidential information.

Article 20

(Non-enforcement and suspension of forcible removal)

(1) Forcible removal of an alien shall not be carried out in cases as prescribed in Article 94 (1), (2), (3) and (4) of the Law.

(2) Forcible removal of an alien shall be suspended in cases as prescribed in Article 94 (5) (a), (b) and (c) of the Law, of which the SFA shall issue an attestation. The format and the content of the attestation are laid down as the *Form no. 2*, which is an integral part of the present Bylaw.

(3) Suspension of forcible removal shall expire upon cessation of the grounds for its determination.

Article 21 (Prohibition of entry to BiH stamp)

(1) When the expulsion decision, which includes the prohibition of entry to BiH, becomes enforceable, the SFA shall imprint the stamp in the alien's travel document, specifying the measure of the alien's removal from BiH.

(2) The format and the content of the stamp are an integral part of the present Bylaw – *Form no. 3.*

(Attestation of handing over the alien and report on the plan implementation)

(1) An escorted alien who is forcibly removed is handed over to the authorities of the repatriation country, of which a separate attestation shall be made and signed by the escort officers and authorized officials of the receiving country.

(2) The attestation form on handing over the alien is an integral part of the present Bylaw – *Form no. 4.*

(3) Upon the completion of the forcible removal plan and their return to BiH, the escort officers shall submit a detailed report to their immediate supervisor, which shall contain all the information relating to carrying out the forcible removal.

(4) The supervisor mentioned in the preceding paragraph shall submit the report, including the evaluation of the plan implementation, to the SFA director.

Article 23 (Escorting the alien)

(1) The SFA shall provide the escort team for carrying out the forcible removal, to the extent of its capacities. The team members shall be trained especially for this type of mission and shall be composed of persons of both sexes.

(2) The team members who are engaged in such missions must have a certain level of knowledge, skills and expertise required for carrying out the operation of the alien's forcible removal. They shall also comply with valid regulations and already established international standards relating to those actions.

(3) The training plan for professionals, who carry out forcible enforcement, is issued by the SFA director.

Article 24 (Exceptional security measures)

(1) Special plans for forcible removal shall be issued in case of procedures for the alien's removal, which are considered as particularly complex by the SFA, in cooperation with the ISA, SIPA and BP or the other law-enforcement agency. Those plans cannot be at variance with provisions of the Law and the present Bylaw.

(2) Special plans for forcible removal mentioned in paragraph (1) above include the possibility for forcible removal of the alien by a separate flight or the other means of transportation, with application of exceptional security measures.

CHAPTER V – REMOVAL OF A MINOR ALIEN

Article 25 (Removal of an unaccompanied minor alien)

(1) An unaccompanied minor alien has the right to be repatriated to his/her country of origin or habitual residence.

(2) The SFA shall make certain that the repatriation procedure ensures that the unaccompanied minor alien is received in his/her country of origin or habitual residence by his/her parents, legal representative, guardian, authorized representative, and/or the authority dealing with protection of children.

(3) During the removal procedure, the competent authority shall in particular take into consideration the age and maturity of the unaccompanied minor alien and act in his/her best interests.

(4) With a view to carrying out removal of an unaccompanied minor alien, the assistance may be provided by international organizations or non-governmental organizations mentioned in Article 5 (3) of the present Bylaw.

Article 26

(Removal procedure of an unaccompanied minor alien)

(1) The SFA, in co-operation with the organizational unit of the MoS Seat Office, and through the Ministry of Foreign Affairs or the other competent authority in BiH, prepares and carries out removal of an unaccompanied minor alien from the country.

(2) When an unaccompanied minor alien is removed, the SFA shall notify the administration authority competent for social welfare – social welfare center in the place of residence of the unaccompanied minor alien – of the need to appoint a temporary guardian who shall represent his/her interests.

(3) A guardian, with the assistance of the authority mentioned in paragraph (1) above, initiates the process for obtaining documents from the country of origin or habitual residence of the unaccompanied minor alien in order to assess the risk and safety of his/her repatriation, and then makes the decision in the best interest of the child whether to reunite the child with his/her family and repatriate him/her to his/her country of origin or habitual residence.

(4) An unaccompanied minor alien shall not be returned to his/her country of origin or habitual residence in case of a reasonable doubt, following the risk and security assessment, that there exist the reasons threatening his/her safety in case of return.

CHAPTER VI – PROCEDURAL STANDARDS

Article 27 (Notifying the alien who is forcibly removed from BiH)

(1) An alien who is forcibly removed from BiH is notified in advance, as soon as possible, of the details of his/her removal and of the information provided to his/her repatriation country.

(2) In order to obtain the required information on the alien to be removed and in order to carry out that removal in a secure manner, the forcible removal implementation team should establish communication with the alien.

(3) The SFA shall ensure that at least one person in the team designated to escort the alien is of the same sex as the alien.

(4) The information given to the alien's repatriation or transit country in individual cases including, if needed, the information on family members, the information on a travel document and documents required for personal identification, nationality or other information establishing the identity of the returning person, may apply to the returning person only.

(5) The reasons for which an alien is returned shall not be revealed.

Article 28 (Enabling the contact with the repatriation country)

If needed, an alien who is forcibly removed may be given enough time to prepare for his/her repatriation and to establish necessary contacts in the repatriation country.

In each case, the SFA considers, depending on circumstances and possibilities, whether the alien will be given the opportunity to contact his/her repatriation country.

Article 29 (Return of personal belongings)

An alien who is removed forcibly will have his/her personal belongings returned to him, if they were confiscated during the period of supervision, except for the money used for his/her removal as well as any items which could be used for self-injuries or for assault upon an escort officer.

Article 30 (Travel capability and medical check-up)

(1) An alien may be removed forcibly from BiH only after it is established that his/her health condition allows him/her to travel.

(2) An alien shall be provided with a medical check-up, in accordance with Article 24 of the *Bylaw on Operational Standards and Other Issues Relevant for the Operation of an Immigration Center*, before his/her repatriation to the country of his/her habitual residence, especially in case of any information regarding his/her medical condition or when the medical check-up is requested.

(3) Especially, medical check-up shall be provided to aliens who were subject of the removal proceedings which were suspended due to his/her resistance, and the force was applied by the escort team.

(4) In case of forcible removal by plane, a medical check-up will include the assessment if the alien is capable for air-transport/flight.

(5) During the forcible removal procedure, the alien may be given medications only on the basis of medical documents issued in connection with each individual case of forcible removal.

(6) Special consideration is given to medical information on aliens which shall not be revealed.

Article 31 (Forcible removal of an alien with special needs)

As a part of travel preparations, an alien who is forcibly removed and who has special needs shall be provided with conditions for fulfillment of those needs, to the extent possible.

Article 32

(Respect of personal dignity and use of duress)

(1) Special consideration is given to respect of the alien's dignity who is removed by force and to safety of other passengers and crew members, which are of the utmost importance during the removal process.

(2) During a forcible removal procedure, the forms of duress are allowed and acceptable only when they correspond to the alien's resistance, with a view to keeping the alien under control.

(3) Duress techniques are used only exceptionally when they are necessary for a particular case, in accordance with provisions of the *Bylaw on the Mode for Executing the Powers of the Inspector of Aliens*, the part relating to use of duress.

(4) The report on the completion of the forced removal must be fully documented and include all relevant incidents which occurred or any means of duress used in each individual case.

Article 33

(Mode and procedure to cover the costs of supervision and forced removal)

The costs incurring from the application of the Law and the present Bylaw, relating to placing an alien under supervision and his/her forcible removal from BiH, are covered in accordance with Article 96 and provisions of the *Bylaw on the Mode and Procedures for Covering the Costs of Placing an Alien Under Supervision and Removal from Bosnia and Herzegovina* mentioned in Article 97 (2) of the Law.

Article 34 (Records on removal of aliens)

(1) After completion of the procedure, the facts relating to removal of aliens are recorded in adequate records.

(2) The format and the content of the records mentioned in the preceding paragraph shall be prescribed by way of a bylaw mentioned in Article 146 of the Law.

CHAPTER VII – INTERIM AND FINAL PROVISIONS

Article 35

(Amendments, interpretation of provisions and application monitoring)

(1) The present Bylaw is amended by the MoS.

(2) Provisions of the present Bylaw are interpreted and their application is monitored by the MoS.

Article 36

(Cessation of application of earlier provisions)

The *Bylaw on Removal of Aliens from BiH* (BiH Official Gazette, number 56/08) shall become invalid when the present Bylaw enters into force.

Article 37 (Entering into force of the present Bylaw)

The present Bylaw enters into force on the eighth day from the date of its publishing in the BiH Official Gazette.

Number: 01-02-255/08 22 September 2008 Sarajevo

> Tarik Sadović Minister

Form no. 1

BOSNIA AND HERZEGOVINA MINISTRY OF SECURITY BIH BORDER POLICE FIELD OFFICE BORDER POLICE UNIT

Date: xx/xx/2000

Pursuant to Article 60 (3) of the *Law on Movement and Stay of Aliens and Asylum* (BiH Official Gazette, number 36/08) the following attestation is issued:

ATTESTATION N°0000000000

of departure from Bosnia and Herzegovina

hours, through the border-crossing point
issued by the State, left BiH on xx/xx/xxxx at
a holder of the travel document (ID card, etc),
It is hereby confirmed that,

The present attestation is issued to prove departure from Bosnia and Herzegovina.

LS

BiH BPU COMMANDER

.....

Form no. 2

BOSNIA AND HERZEGOVINA MINISTRY OF SECURITY SERVICE FOR FOREIGNERS' AFFAIRS

Date: xx/xx/2000

Pursuant to Article 94 (5) of the *Law on Movement and Stay of Aliens and Asylum* (BiH Official Gazette, number 36/08) the following attestation is issued:

ATTESTATION N°0000000000

of suspension of removal

It is hereby confirmed that,
a holder of the travel document (ID card, etc),
issued by the State, shall not be removed from
BiH in accordance with the enforcement conclusion, number, issued on
xx/xx/xxxx, for the reasons as follows:

The present attestation is issued to prove the status in Bosnia and Herzegovina.

Suspension of removal shall be lifted upon cessation of the grounds for which it has been approved, but latest 30 days from the attestation issuance date.

LS

DIRECTOR

.....

Form no. 3

Travel document holder shall leave BiH
Until
He/she shall not return to BiH
Until
Number:
Date:
In
L.S. and official's signature
A 0000000

Stamp size: 80 x 45 mm