

## **SERBIA AND MONTENEGRO**

**Decree on the Enactment of the Law on Ratification of the Amendment to Article 1 of the Convention on Prohibiting or Limiting the Use of Specific Types of Conventional Weapons that Might be Regarded as Having Excess Traumatic Effects or as Non-selective in Regard to Targets**

“The Official Gazette of the Federal Republic of Yugoslavia”-International Contracts, no. 3/2003, Based on article 96, item 2) of the Constitution of the Federal Republic of Yugoslavia, I hereby pass the

**Decree on the Enactment of the Law on Ratification of the Amendment to Article 1 of the Convention on Prohibiting or Limiting the Use of Specific Types of Conventional Weapons that Might be Regarded as Having Excess Traumatic Effects or as Non-selective in Regard to Targets**

The Law on the ratification of the Amendment to Article 1 of the Convention on prohibiting or limiting the use of specific types of conventional weapons that might be regarded as having excess traumatic effects or as non-selective in regard to targets, adopted by the Federal Assembly, at the Citizens' Council session dated 30 January 2003, and the Republic's Council session dated 24 January 2003 is hereby enacted.

PR no. 288  
30 January 2003  
Belgrade

President  
of the Federal Republic of Yugoslavia  
Vojislav Kostunica, PhD, signed

**Law on the Ratification of the Amendment To Article 1 of the Convention on Prohibiting or Limiting The Use of Specific Types of Conventional Weapons that Might be Regarded as Having Excess Traumatic Effects or as Non-selective in Regard to Targets**

**Article 1**

The Amendment to Article 1 of the Convention on prohibiting or limiting the use of specific types of conventional weapons that might be regarded as having excess traumatic effects or as non-selective in regard to targets, adopted on December 21, 2001, in Geneva, with the original copy done in English, is hereby ratified.

## Article 2

The text of the Amendment to Article 1 in both the original copy done in English and in the translated copy done in Serbian reads as follows:

### **The Amendment to Article 1 of the Convention on Prohibiting or Limiting the Use of Specific Types of Conventional Weapons that Might be Regarded as Having Excess Traumatic Effects or as Non-selective in Regard to Targets**

The decision on the amendment to Article 1 of the Convention with the aim of broadening the area of its application as to include armed conflicts, which are not of international character, has been adopted by the Contracting Parties at the Second Review Conference, held from 11 to 21 December 2001.

(The Contracting Parties of the Convention...)

Have decided to amend Article 1 of the Convention, and henceforth shall read as follows:

“1. This Convention and attached protocols shall be applied in situations defined in article 2, common to the Geneva conventions, dated 12 August 1949, which are related to the protection of the victims of war, including any situation described in item 4, article 1 of the Additional Protocol I along with the abovementioned conventions.

2. This Convention and attached protocols shall also be, apart from the situations referred to in item 1 of this article, applied to situations defined in article 3, common to the Geneva conventions, dated 12 August 1949. This Convention and attached protocols shall not refer to internal unrest and tensions, such as demonstrations, isolated and sporadic acts of violence and other acts of similar nature, as they are not regarded as armed conflicts.

3. In case of armed conflicts that do not have international character but do take place on the territory of one of the Contracting Parties, each of the parties in the conflict shall be obliged to implement the restrictions and prohibitions of this Convention and the attached protocols.

4. Nothing from this Convention or attached protocols shall be used with the aim of endangering the sovereignty of states or responsibilities of governments, in order to use all legitimate

means to maintain or reestablish peace and order in the state, or to defend the national unity and territorial integrity of the state.

5. Nothing from this Convention or attached protocols shall be used as a means of justification for involvement, direct or indirect, for any reason, in an armed conflict, internal or external affairs of the Contracting Party on the territory on which the conflict is taking place.

6. By implementing the provisions of this Convention and attached protocols, the parties in the conflict that are not the Contracting Parties which have ratified this Convention or the attached protocols, shall not alter their legal status or the legal status of the disputed territory, directly or indirectly.

7. The provisions of items 2 to 6 of this article shall not prejudice additional protocols that have been adopted following 1 January 2002, and which may implement, exclude or modify the scope of the implementation hereof.

(The Contracting Parties to this Convention...) Have decided to amend Article 1 of the Convention, and henceforth shall read as follows:

### **Article 3**

This Law shall enter into force on the eighth day following the day of its publication in "The Official Gazette of the Federal Republic of Yugoslavia-International Contracts".

## **SERBIA AND MONTENEGRO**

**Regulation on Control of Crossing State Border and Movements,  
Stay, Residence, Hunting and Fishing in Border - Land**

Official Gazette of the SFRY, No. 14/80, Based on the Article 67 paragraphs 1 and 3, Law on crossing the State Border and Movements In Border Land (Official Gazette of the SFRY No. 34/79) and in agreement with the Federal Secretary of National Defense, the Federal Secretary of Interior proscribes

## **Regulation on Control of Crossing State Border and Movements, Stay, Residence, Hunting and Fishing in Border Land**

### **Article 1**

This regulation proscribes: ways of conducting control over state border crossing, transport of weapons across the state border, movements and stay at border crossing point, movements and stay in border land, hunting and fishing in border land, residence in border land, issuance of clearance for civilian aircraft flight over border land, building objects in border land and records on control over state border crossings as well as forms of permits for movement and stay at the border crossing point, for movement and stay outside border crossing and for movements and stay in border land.

### **1. Control of State Border Crossings**

#### **Article 2**

Control of crossing the state border shall be performed immediately upon transportation mean or passenger's arrival at border crossing. If necessary, control may be performed in the transportation mean itself or at some other defined place at border crossing.

Control of crossing the state border shall be done during regular stopping of the transportation mean at the border crossing and exceptionally it shall be performed on board of trains, aircraft, naval and river ships taking part in international traffic outside border crossing.

Control of crossing the state border is, by rule, performed by the Ministry of Interior organs in charge of controlling state border crossings being the first at the entrance to the Socialist Federative Republic of Yugoslavia, and the last at the exit from the Socialist Federative Republic of Yugoslavia.

### **Article 3**

Organizations of associated labor for exploitation of harbors, or for exploitation of the river, lake and air ports and railway-transportation organizations of associated labor, as well as the owners or users of transport means in the international naval, river, lake, air and railway traffic shall inform timely authority in charge of controlling state border crossings on entering or exit of the regular and extra transport means crossing the state border at least two hours before the occurrence of such event in case of aircraft or 12 hours in advance in case of other transport means.

### **Article 4**

Organizations of associated labor for exploitation of harbors, or for exploitation of the river, lake and air ports and railway-transportation organizations of associated labor, as well as the owners or users or drivers of transport means in the international traffic shall enable authorized official, representing relevant authority in charge of controlling state border crossing, have at his/her disposal necessary premises on board transport means while performing control and shall enable him/her have free access and free transport during control and for returning to the place of work.

Organization from the paragraph 1 of this Article shall illuminate transportation mean i.e. part of border crossing where control is performed.

### **Article 5**

List of passengers and copy of vessel crew coming from or going abroad shall contain: surname and name of each passenger or crew member, date of birth, citizenship and number of passport or other identity card.

When performing control of the passports or other identity cards of the passengers or crew members on board vessel participating in international naval, river or lake traffic, identity of all persons on board vessel shall be established by comparing data from the passports or other identity cards with the data given in the passengers and crew members' lists.

### **Article 6**

Space in which the transport means shall stop before crossing the border shall be defined by the following authority:

- 1) in case of road border crossing – authority in charge of control of state border crossing in agreement with relevant customs office;
- 2) at airport, naval, river, lake and railway border crossing – organization of associated labor for exploitation of harbors or exploitation of river, lake and airports, i.e. chief of the railway station in agreement with the authorities in charge of controlling state border crossings, relevant customs office and portmaster's office.

## **Article 7**

Vessel crew members or personnel employed on board transport means and passengers using those means for entering Socialist Federative Republic of Yugoslavia from abroad or for going from the Socialist Federative Republic of Yugoslavia abroad shall, until control of the state border crossing is complete, talk only to the authorized personnel performing the proscribed control at the border crossing.

Vessel captain, aircraft captain, boat pilot, railway personnel and driver of other transport means shall not allow any other person to embark transport means upon completed control without prior consent of the authorized official in charge of controlling crossings of the state border.

## **Article 8**

In case a vessel participating in international traffic which has already undergone control at the state border crossing comes in contact with other vessel during its navigation in coastal sea, rivers or lakes of the Socialist Federative Republic of Yugoslavia where international traffic is carried out, the vessel captain is obliged to subject his vessel again to control for crossing the state border upon the request of the authorities in charge of control. The costs of this control are born by the owner or user of the vessel.

## **Article 9**

In case of force majeure (flood, fire, other natural disaster) person permanently settled or staying in border land may cross the state border outside places designated as state border crossings even without passports while force majeure prevails.

Foreigners who, in case mentioned in paragraph 1 of this article, cross the state border and enter the territory of the Socialist Federative Republic of Yugoslavia shall report on their cross-



ing to the nearest administrative authorities in charge of internal affairs i.e. police station or nearest military border unit.

An organ in the republic or autonomous province in charge of internal affairs shall inform on such border crossing of the person from the paragraph 2 of this Article republic or province administrative body in charge of internal affairs and border elements of the neighboring country.

Crossing of state border from the paragraph 1 of this Article shall be done via border crossings for international traffic or via border crossings for over the border traffic. In case the state border is crossed at such crossings consent for crossing shall be issued by the organ in charge of controlling crossings of the state border.

### **Article 10**

Administrative element in charge of internal affairs shall return immediately across the border a foreigner who has crossed the border accidentally, if not otherwise defined by the international contract.

### **Article 11**

Persons crossing the state border outside border crossing as to international agreement shall report it in advance to the nearest element in the republic or province in charge of internal affairs.

## **2. Transport of Weapons and Ammunition Across State Border**

### **Article 12**

It shall be considered that weapons and ammunition are reported at the border crossing if being reported to the Ministry of Interior element in charge of controlling state border crossings or customs officer.

Authorized personnel of the Ministry of Interior in charge of controlling state border crossings shall inform customs officer on reported weapons and ammunition.

Authorized personnel from the paragraph 1 of this Article shall stamp in the passport of the foreigner crossing the state border and carrying weapons and ammunition, apart from the

seal certifying the crossing of the border, also a seal that weapon and ammunition have been brought into the country and number of permit for doing so. On the first occasion the foreigner leaves Socialist Federative Republic of Yugoslavia that seal shall be annulled.

### **Article 13**

In case SFRY citizen or foreigner does not report, on the occasion of crossing the border, on weapons and ammunition he has with himself, the authorized official of the element in charge of controlling state border crossings shall temporarily dispossess such weapons and ammunition and together with the request to institute procedure for committed offence deliver them to the element in charge of conducting such procedure. At the same time, he shall inform relevant customs office on dispossessed weapons and ammunition to enable instituting of procedure.

### **Article 14**

Person from whom the weapons and ammunition have been temporary taken away shall be issued receipt.

The receipt on temporary dispossession of weapons and ammunition shall contain the following data: surname and name of the person from whom the weapon and ammunition have been dispossessed, his place and address of residence; type, caliber and factory number of the taken weapon, number of pieces of taken ammunition and date of weapons and ammunition dispossession.

### **Article 15**

In case the SFRY citizen employed abroad report at the border crossing on his arrival to the Socialist Federative Republic of Yugoslavia on weapons and ammunition for which he has permit issued by the foreign authorities, but who does not have permit to acquire weapons and ammunition issued by the relevant republic or autonomous province authorities, the authorized official of the Ministry of Interior in charge of control of crossing the state border shall temporarily dispossess weapons and ammunition.

Weapons and ammunition from the paragraph 1 of this Article shall be returned to the owner on his leaving Socialist Federative Republic of Yugoslavia.

If the owner of the temporarily dispossessed weapons and ammunition does not communicate with the relevant authorities within 60 days from the day of temporary dispossession of the weapon and ammunition or if within that time limit he does not obtain permit to acquire weapons and ammunition from the relevant authority they shall be treated as if taken in court proceedings.

### **Article 16**

In case during control upon state border crossing weapons and ammunition are found on board vessel or with the crew members which have not been declared as goods, the authorized official from the element in charge of controlling state border crossings shall order the vessel captain to store the weapons and ammunition in the special space and seal it while the vessel is in the coastal waters of the Socialist Federative Republic of Yugoslavia.

## **3. Movement and Stay at the Border Crossing Point and Outside Border Crossing Place**

### **Article 17**

Permit to move and stay at the border crossing point for international traffic or for over the border traffic can be permanent or temporary.

Permits from paragraph 1 of this Article shall be issued on the forms No. 1 and 2.

Permits from paragraph 1 of this Article shall be valid for going on board the vessel in international traffic during its stay at border crossing point if such a case is particularly noted in the permit.

### **Article 18**

Permanent permit to move and stay at border crossing point shall be issued upon applicant's request.

For the individuals employed at border crossing points application for issuance of permanent permit shall be submitted by the state element or organization of associated labor or other self-governing organization i.e. community whose seat is or whose operations are performed at the border crossing point and in which such individual is employed.

For the foreigners – foreign vessel or aircraft crew application for issuance of permanent permit is submitted by vessel or aircraft captain in a form of certified list of crew members. Enclosed to the application shall be photographs, 3x4 cm, of each crew member, representing faithfully an individual for whom the permit has been requested.

An application for issuance of permanent permit to move and stay at border crossing point shall be submitted in written form and it shall contain the following data: surname and name, date and place of birth, citizenship and profession, number and type of applicant's identification card or of individuals for whom such permit is requested and reason for applying for permit.

The term foreign vessel from the paragraph 3 of this Article means any foreign vessel save for foreign yacht and entertainment or sport boats and foreign passenger ships on cruise.

## **Article 19**

Customs officers, employees in navigation safety service, veterinarian, phyto-sanitary, traffic and market inspectors conducting their operations at the border crossing point, shall be issued permanent permit in a form of certificate on official identification card or authorization for conducting their work. Verification shall be done by the authorized republic or autonomous province authorities in charge of control of crossing the state border.

Customs officers, employees in navigation safety service, veterinarian, phyto-sanitary, traffic and market inspectors who are employed in federal, republic or province administrative units, and, when necessary, go to the borders crossing points shall have official identification card i.e. certificate for carrying out their duties, verified by the republic or province administrative organ in charge of internal affairs at whose territory these persons reside.

## **Article 20**

Temporary permit to move and stay at border crossing point shall be issued upon applicant's request.

An application for issuance of permit from paragraph 1 of this Article shall be submitted in written form and shall contain the following data: surname and name, date and place of birth, citizenship and profession, number and type of applicant's identification card and reason for requesting the permit.

Not falling under competence of the provision from the paragraph 1 of this Article are the family members of the sailors on board Yugoslav ship who may be issued temporary permit to move and stay at border crossing point on their oral request.

## **Article 21**

Permit to move and stay at the border crossing point shall be issued to individuals visiting border crossing points in groups (excursions, students of naval schools, for carrying out pools, TV crews and similar). Such permit shall contain the following data: name and surname and identification card number of the group leader, name of the organ or organization in which he is employed and in what capacity and number of people in the group.

Permit from the paragraph 1 of this Article shall be issued on form No. 3.

## **Article 22**

Temporary permit to move and stay at border crossing point issued to the crew of a foreign yacht or entertainment or sporting boats who have come to the Socialist Federative Republic of Yugoslavia and whose naval and boat documents do not have space for visa shall be valid for the same period of time as time approved for movement of such vessels in coastal sea of the Social Federative Republic of Yugoslavia or in the rivers or lakes of the Socialist Federative Republic of Yugoslavia in which there is international traffic.

## **Article 23**

Permit to move and stay outside place of border crossing shall be issued to a foreigner for the purpose of medical treatment or for conducting his work related to transportation mean operation or for visiting relatives as well as in other justified cases.

Permit from the paragraph 1 of this Article shall be issued pursuant to applicant's request.

An application for issuance of permit to move and stay outside place of border crossing shall be submitted in a written form and contains the following data: surname and name, date and place of birth, citizenship, number of applicant's passport, place he wants to travel to, time of stay in that place and reason why wishing to go to that place.

Permit to move and stay outside border crossing shall be issued on form No. 4.

## **Article 24**

Authorities in charge of issuing permits to move and stay at the border crossing point and to move and stay outside place of border crossing shall summon applicant and ask from him oral explanation of some statements given in the application.

## **4. Movement and Stay in Border Land**

### **Article 25**

Permit to move and stay in border land shall be issued upon applicant's request.

Permanent permit to move and stay in border land shall be issued on form No. 5, and temporary one on form No. 6.

Temporary permit to move and stay in border land shall be also issued to a group of persons if coming together to border land.

Permit from paragraph 3 of this Article shall be issued to a group consisting of at least three persons on the form No. 7.

An application for issuance of permit to move and stay in border land shall contain the following data: surname and name, date and place of birth, citizenship, profession, applicant place of residence and address, reason for coming to border land, place and time of staying in border land.

### **Article 26**

Temporary permit to move and stay in border land shall be also issued to underage person who does not have identification card.

If a minor visits border land escorted by parents or guardian he/she shall have permit to move and stay in border land but his/her personal data shall be entered in temporary permit of the person he/she is travelling with.

### **Article 27**

SFRY citizens obliged to have permit to move and stay in border land shall prove their identity

by their identity card and, if requested, shall show it to official controlling movements and stay in border land.

The following documents shall be considered as identity cards for establishing identity of the SFRY citizens:

- 1) for the SFRY citizens permanently residing in border land – identity card.
- 2) for delegates of the social-political communities – card proving their capacity of a delegate;
- 3) for the employees of Ministry of Interior, customs service and military personnel, performing their duties in border land – service ID, or other document authorizing such individuals to carry out their duties in specified part of border land;
- 4) for the employees in navigation safety service (employees of postmaster's offices and their branch offices and organizations for maintaining navigation routs) – service ID card or identity card and authorization issued by the superior or responsible individual from the organization in charge of maintaining navigation safety;
- 5) For the employees off the state elements, organizations of associated labor and other self-governing organizations and communities (medical services, fire services, PTT services, electric power industry, rescue teams) when in emergency or due to force majeure, they have to come to border land – identity card and order of the superior or responsible individual from the organization of associated labour, self-governing organization or community or just notification to the closest military border unit;
- 6) for persons who fish in the sea along the border line and for whom fishing is main profession – permit to fish for economic purposes and identity card.

## **Article 28**

Foreigners not obliged to have permit to move and stay in border land shall prove their identity as follows:

- 1) foreigners permanently residing in border land – by foreigners' identity card ;
- 2) foreigners staying temporarily in the Socialist Federative Republic of Yugoslavia based on the agreement on over the border traffic – by approval for over the border traffic issued pursuant to the provisions of that international agreement;
- 3) foreigners who come to the border pursuant to other international agreement (maintaining

and restoration of border line, resolving border incidents and other violations of border line, resolving issues concerning water and electric power supply industry, joint building of installations, PTT) – by document proscribed by the international agreement.

## **5. Hunting in Border Land**

### **Article 29**

Only SFRY citizens may hunt in border land.

SFRY citizen hunting in border land shall have permit to move and stay in border land and permit to hunt issued pursuant to general regulations.

### **Article 30**

For organizing group hunt (chase hunt) in border land one shall have an approval. The approval shall be issued for one hunt only and it shall apply exclusively to a specified zone of border land.

Application for issuance permit for group hunt shall be submitted to the responsible authority in the republic or autonomous province at whose territory such hunt is to take place.

The application from the paragraph 2 of this Article shall contain the following data: name of the hunting organization; number of hunters and game beaters that will participate in the hunt, time of hunt and part of the border land in which the group hunt is to take place.

### **Article 31**

Game beaters participating in the group hunt shall have permit to move and stay in the border land.

### **Article 32**

Group hunt in the border land shall be organized only by hunting organizations. Upon obtaining approval for group hunt, hunting organizations shall inform on it relevant mili-



tary border unit at least 24 hours before the beginning of the hunt.

## **6. Fishing in Border Land**

### **Article 33**

SFRY citizens who move or stay in the border land for fishing in the sea, rivers or lakes shall also have, apart from the fishing permit issued pursuant to the general regulations on fishing, permit to move and stay in the border land.

In case of rivers and lakes located in border land fishing may be performed up to border line only and in daylight.

### **Article 34**

Vessels used for fishing in the rivers and lakes in border land shall be registered with the republic or autonomous province authorities in charge of internal affairs in the place where the vessel owner resides if not registered pursuant to the general regulations on vessels registration.

Vessels used for fishing in the rivers and lakes in border land and which in time when there is no fishing remain in the border land shall be parked at the places defined by the republic or autonomous province authorities in charge of internal affairs.

### **Article 35**

Foreigners may come in the border area at sea to fish for economy purposes only if having permit issued pursuant to the international agreement and only in the zone proscribed by the international agreement and named in the permit.

## **7. Settling in Border Land**

### **Article 36**

Approval for settling in the border land shall be issued upon applicant's request.

Application for issuing the approval from the paragraph 1 of this Article shall be submitted in a

written form and it shall contain: name and surname, date and place of birth, profession, place and address of residence, place in which applicant intends to settle and reasons for doing so.

## **8. Building Objects in the Border land**

### **Article 37**

Approval for building objects in the border land and in the areas of border crossing point shall be issued upon applicant's request.

Application for issuance of the approval from the paragraph 1 of this Article shall be submitted in a written form and shall contain:

1) application for issuance of the approval to an individual – name and surname of the applicant, date and place of birth, profession, applicant's residence and address; type, description and purpose of the object to be built and exact location with excerpt from the land registry obtained from the municipality and denotation of the peace of ground on which the object should be built;

2) application for issuance of the approval to the organ, organization or community – name and seat of the organ, organization or community, type, description and purpose of the object to be built and exact location with excerpt from the land registry obtained from the municipality and denotation of the peace of ground on which the object should be built.

## **9. Clearance for Civilian Aircraft Flight Over Border Land**

### **Article 38**

Application for issuance of the clearance to civilian aircraft for flight over border land shall be submitted to approve the flight over the border land outside defined entrance-exit corridors and air routes.

Application for issuance of the clearance from the paragraph 1 of this Article shall be submitted in a written form and shall contain the following data: type and designation of the aircraft, zone of the border land over which the aircraft is intended to fly, time and reason of the flight.

## **10. Records**

### **Article 39**

Records on number of individuals crossing the state border in international, over border and other traffic, on issued permits to transport weapons and ammunition over the territory of the Socialist Federative Republic of Yugoslavia and permits to possess and carry hunting weapons issued to the individuals visiting Socialist Federative Republic of Yugoslavia to hunt and members of the foreign shooters' organizations coming to the Socialist Federative Republic of Yugoslavia to take part in shooting competitions or to prepare for such competitions as well as records on issued permits to move and stay at the border crossing point or to move and stay outside border crossings place are kept by the authorities in charge of controlling crossings of state border.

Record on number of individuals crossing state border shall contain date of crossing the state border and number of entrances and exits of the SFRY citizens and foreigners.

Records on issued permits to transport weapons and ammunition over the territory of the Socialist Federative Republic of Yugoslavia, records on issued certificates on temporary disposition of weapons and ammunition, records on permits to possess and carry hunting weapons issued to the individuals visiting Socialist Federative Republic of Yugoslavia to hunt and members of the foreign shooters' organizations coming to the Socialist Federative Republic of Yugoslavia to take part in shooting competitions or to prepare for such competitions shall contain the following data: applicant's name and surname and citizenship, purpose for which permit has been issued, type, caliber and quantity of the weapons or ammunition for which the permit or certificate have been issued.

Records on issued permits to move and stay at border crossing point, or move and stay outside border crossing place depicted for the international traffic shall contain the following data: applicant's name and surname, date and place of birth, citizenship, place of residence (for SFRY citizens and foreigners permanently residing in Socialist Federative Republic of Yugoslavia), profession, number and type of the identity card, type of permit and for which period of time it has been issued.

### **Article 40**

Records on issued permits to move and stay in border land shall be kept by the republic or

autonomous province authorities in charge of internal affairs. The record shall contain the following data: applicant's name and surname, date and place of birth, citizenship, place of residence (for SFRY citizens and foreigners permanently residing in the Socialist Federative Republic of Yugoslavia), profession, number and type of identity card, type of permit and for which period of time it has been issued.

Records on issued permits to settle in border land and to builtbuild objects in border land and in the zone of border crossing shall be kept by the republic or autonomous province authorities in charge of internal affairs. The record shall contain the following data: applicant's name and surname, date and place of birth, profession, place of residence and in which place settlement has been approved, name and seat of the organ or organization that has submitted application for building object in the border land i.e. border crossing zone and place with location at which building has been approved.

## **11. Final Provisions**

### **Article 41**

Forms for permits from 1 to 7 are printed with this Regulation and make its constituent part.

### **Article 42**

This regulation enters into force on the eighth day from the day of its announcement in the Official Gazette of the SFRY.

No. 28-1-2/27  
25 February, 1980  
Belgrade

Federal Secretary of  
Internal Affairs  
Franjo Herljevic

Form No.1

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(front page)

**Name Of The Authority**

Rec.No. \_\_\_\_\_

**Permanent Permit**

to move and stay at border crossing (surname and name)

Date and place of birth \_\_\_\_\_

Citizenship \_\_\_\_\_

Profession \_\_\_\_\_

Number and type of identity card \_\_\_\_\_

Employed with \_\_\_\_\_

In the capacity of \_\_\_\_\_

Permit to move and stay \_\_\_\_\_

(name of border crossing and place of border crossing)

Permit is valid from \_\_\_\_\_ to \_\_\_\_\_ 19 \_\_\_\_\_

In \_\_\_\_\_ on \_\_\_\_\_ 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

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Printed form is 100x70mm

(second page)

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Permit is extended  
for 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

Permit is extended  
for 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

Permit is valid with identity card only

Photo 3x4 cm Only for the foreigner-crew member of foreign vessel or aircraft (Art.18, para 3, regulation of Control of State Border Crossing, movement, stay, settlement, hunting and fishing in border land).

Form No.2

**Name of the Authorities**

Rec. No. \_\_\_\_\_

**Temporary Permit**

to move and stay at border crossing

It is permitted \_\_\_\_\_  
(surname and name)

Date and place of birth \_\_\_\_\_

Citizenship \_\_\_\_\_ profession \_\_\_\_\_

Number and Type of identity card \_\_\_\_\_

To move and stay at border crossing \_\_\_\_\_  
(name of border crossing and place of border crossing)

for the purpose of \_\_\_\_\_

Permit is valid from \_\_\_\_\_ to \_\_\_\_\_ 19 \_\_\_\_\_

In \_\_\_\_\_ on \_\_\_\_\_ 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

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Printed form is 140x90mm

Form No.3

**Name of the Authorities**

Rec. No. \_\_\_\_\_

**Temporary Permit**  
(Collective)

to move and stay at border crossing  
(surname and name of the group leader)

Type and number of the identity card \_\_\_\_\_

Employed with \_\_\_\_\_

In the capacity of \_\_\_\_\_

Movement and stay \_\_\_\_\_

(name of the border crossing)

Number of group members \_\_\_\_\_

Permit is valid from \_\_\_\_\_ to \_\_\_\_\_ 19 \_\_\_\_\_

In \_\_\_\_\_ on \_\_\_\_\_ 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

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Printed form is 140x90mm

Form No.4

**Name of the Authorities**

Rec. No. \_\_\_\_\_

**Permit**

to move and stay outside border crossing place \_\_\_\_\_  
(surname and name)

Date and place of birth \_\_\_\_\_

Citizenship \_\_\_\_\_

profession \_\_\_\_\_

Type and number of identity card \_\_\_\_\_

It is permitted to travel to \_\_\_\_\_ and back.

Permit is valid with identity card only.

Permit is valid from \_\_\_\_\_ to \_\_\_\_\_ 19 \_\_\_\_\_

In \_\_\_\_\_ on \_\_\_\_\_ 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

Printed form is 170x120 mm

Form No. 5

(first page)

**Name of the Authorities**

Rec. No. \_\_\_\_\_

**Permanent Permit**

to move and stay in border land

It is permitted that \_\_\_\_\_  
(surname and name)



Date and place of birth \_\_\_\_\_  
Citizenship \_\_\_\_\_  
Profession \_\_\_\_\_  
Place and address of residence \_\_\_\_\_  
Number and type of identity card \_\_\_\_\_ to move and stay in border land  
in the zone \_\_\_\_\_ for the purpose of \_\_\_\_\_  
Permit is valid from \_\_\_\_\_ to \_\_\_\_\_ 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

Printed form is 100x70 mm

(second page)

Permit is extended  
for 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

Permit is extended  
for 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

Permit is extended  
for 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

Permit is valid with identity card only.

Form No.6

**Name of the Authorities**

Rec. No. \_\_\_\_\_

**Temporary Permit to Move and Stay in Border Land**

It is permitted that \_\_\_\_\_  
(surname and name)

Date and place of birth \_\_\_\_\_  
who travels with \_\_\_\_\_  
(name underage persons)

Citizen of \_\_\_\_\_ profession \_\_\_\_\_  
Number of identity card \_\_\_\_\_ to move and stay in the border land in the  
zone \_\_\_\_\_

Permit is valid from \_\_\_\_\_ to \_\_\_\_\_ 19 \_\_\_\_\_

SEAL

\_\_\_\_\_  
(signature)

Printed form is 140x90 mm

Form No.7

**Name of the Authorities**

Rec. No. \_\_\_\_\_

**Temporary Permit**  
(Collective)

to move and stay in border land

In the border land, in the zone \_\_\_\_\_

movement and stay is permitted for the purpose of \_\_\_\_\_

to the following individuals:

1) \_\_\_\_\_

(surname and name)

(identity card number)

2) \_\_\_\_\_

(surname and name)

(identity card number)

3) \_\_\_\_\_

(surname and name)

(identity card number)

Etc.

Permit is valid from \_\_\_\_\_ to \_\_\_\_\_ 19 \_\_\_\_\_

In \_\_\_\_\_ on \_\_\_\_\_ 19 \_\_\_\_\_

SEAL

\_\_\_\_\_

(signature)