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RUMANIAN DECREE ESTABLISHES REGISTRATION PROCEDURES FOR CHANGE OF DOMICILE

[Decree No 114, issued in Bucharest on 13 January 1953 by the Presidium of the Grand National Assembly, establishes registration procedures for change of domicile and temporary departure from domicile.]

Article 1

All persons changing their domiciles or temporarily leaving their domiciles are subject to all rules outlined in this decree.

Article 2

Change of domicile within the same locality must be brought to the attention of the militia.

In the event that there are several militia units in the same locality, change of domicile must be reported only to that unit of the militia where the new domicile will be located.

Persons in cities must show proof of permission to hold domicile.

Article 3

Change of domicile from one locality to another must be brought to the attention of the militia unit in the locality where the former domicile is located. If the new domicile is to be in a city, the resident must also furnish: proof of permission to live in a dwelling place.

Within a 24-hour period after the time of arrival in the new city, the citizen must inform the militia unit in the new place of residence, of the change.

- 1 -

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Article 4

In those districts or cities which are considered congested areas, only those citizens may be permitted to move who can show proof that they belong to one of the following categories:

- a. Employees of a state institute, organization, or cooperative, or any other people's organization
- b. Wives who move in order to join their husbands who are employed in the congested area
- c. Those who have no income save pensions and who move to the same locality as their parents
- d. Those who move to be with their parents who have domiciles in a congested area, provided that the person moving is a minor or a divorced woman; or minors or orphans moving to live with relatives
- e. Those who return to their domicile after the legal termination of their military tour of service

Article 5

Congested areas will be designated in an order issued by the Council of Ministers.

Article 6

Temporary departure from the domicile must be brought to the attention of the local unit of the militia in the district where the domicile is located, provided such departure is for a period of 45 days or over.

Provisions of this article do not apply in the event the departure is for a vacation, a rest, a health cure, a pleasure excursion, or business purposes.

Article 7

Temporary domicile for a period of more than 24 hours in any place other than one's own domicile must be brought to the attention of the local militia unit.

This ruling applies even in those cases where the temporary residence is in the same locality as the permanent residence.

Article 8

Obligation to announce change of domicile, as well as time of departure and time of arrival, rests with the person who changes domicile or who temporarily leaves his domicile, as well as the person who is in charge of the tenants' book.

Article 9

Failure to obey any part of this decree will result in punishment under Decree No 243, dated 6 November 1950.

Article 10

All orders issued under Chapter II of Decree No 1153 of 6 November 1950, relating to identity cards, are hereby abolished.

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- 2 -

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