

AGREEMENT

between the Government of the Republic of Armenia and the Government of the Russian Federation on the readmission

The Government of the Republic of Armenia and the Government of the Russian Federation (hereinafter referred to as the "Parties"),

guided by the commitment to the development of good-neighbourliness and partnership approach between the two States as well as to the co-operation between them in the matters of fight against illegal migration and cross-border organized criminality,

being convinced that the furtherance of the agreed principles and norms between the Parties setting forth the procedure for readmission of persons illegally staying in the territories of the State parties is an essential component for the regulation of migration processes and a contribution to the fight against illegal migration and organized crime,

having respect for sovereign right of each of the State parties to define responsibility for illegal migration of foreign citizens and stateless persons within and through its territory in accordance with its legislation,

with due consideration of growing interest of multiple countries in harmonization of their national legislation in the sphere of migration

have agreed on the following:

Article 1

Definitions

Below-mentioned definitions in this Agreement have the following meaning:

- a) "readmission" - surrender by the competent authorities of the requesting State party of the persons illegally staying in the territory of the requesting State party pursuant to the procedure, terms and purposes set forth in this Agreement and their admittance by the competent authority of the requested State party;
- b) "illegal stay in the territory of the requesting State party" - entry into the territory of the requesting State party or staying in the territory of that State violating applicable legislation thereof concerning the issues on entry, exit and stay of foreign citizens and stateless persons;
- c) "requesting Party" - Party sending a request for readmission or transit;
- d) "requested Party" - Party which the request for readmission or transit was addressed to;
- e) "third country nationals" - stateless persons of the State parties and persons holding the citizenship of the State that is not a party to this Agreement;
- f) "stateless persons" - persons who are not citizens of the State parties and do not hold the proof of citizenship of third country (state), except for the persons who were deprived of citizenship of one State party after having entered into the territory of other State party and who come under paragraph 1 of Article 2 of this Agreement;
- g) "competent authorities" - authorities of the State parties participating in the implementation of this Agreement;
- h) "central competent authorities" - competent authorities of the State parties undertaking key issues relating to the implementation of this Agreement;
- i) "Application protocol" - Application protocol on the procedure for implementation of this Agreement.

Article 2

Readmission of the citizens of the State parties

1. Competent authorities of the requested State party at the request of the central competent authority of the requesting State party shall admit the persons illegally staying in the territory of the requesting State party if it is proved out that they are citizens of the requested State party or were deprived of the citizenship thereof after having entered into the territory of the requesting State party and did not gain the citizenship of other State.
2. When applicable competent authorities of the requested State party shall issue the documents necessary for the entry into the territory of their State to the person to be surrendered.
3. The list of documents, on the basis of which the possession of the citizenship of any of the State parties shall be identified, is specified in the Application protocol. The Parties shall exchange through diplomatic channels the copies of documents provided for by the mentioned list within 30 days from the day of signature of the Application protocol. Hereafter each of the Parties shall notify through diplomatic channels the other Party of any amendment in the copies of the specified documents.
4. If it is impossible to submit any of the documents provided for by paragraph 3 of this Article then the competent authority of the requesting State party shall make an arrangement with the diplomatic representation or consular agency of the requested State party about holding as soon as possible an interview with the person subject to readmission for the purpose of getting information about his/her citizenship. Application protocol shall define procedure for holding such interviews.
5. The competent authorities of the requesting State party shall readmit the person they have surrendered within 30 calendar days from the day of his/her surrender if the competent authority of the requested State party confirms that the conditions for his/her readmission provided for by paragraph 1 of this Article are not available. In

this case the central competent authority of the requested State party shall submit the given person-related materials under its disposal to the central competent authority of the requesting State party.

Article 3

Readmission of third-country nationals and stateless persons

1. The competent authorities of the requested State party based on the request of the competent authority of the requesting State party shall readmit any third country national or stateless person illegally staying in the territory of the requesting State party, if the evidences specified in the Application protocol are submitted to the effect that the said person:

- a) has legal grounds for stay or residence in the territory of the requested State party at the time of sending the request for readmission;
- b) has illegally arrived at the territory of the requesting State party directly from the territory of the requested State party.

2. In case when third country national or stateless person does not have a proof of identification (identification documents) and there is no possibility for the issuance of such identification document by the competent authorities of the country of citizenship or residence of the said person, the competent authorities of the requested State party shall issue him/her a travel document for the entry into the territory of their State.

3. The competent authorities of the requesting State party shall readmit the person they have surrendered within 30 calendar days since the day of his/her surrender if the inspection (check-up) conducted by the competent authority of the requested State party reveals that the conditions necessary for his/her readmission provided for by paragraph 1 of this Article are not available. In this case the central competent

authority of the requested State party shall submit the materials under its disposal that relate to the given person to the central competent authority of the requesting State party.

4. Provisions of this Article shall not apply to:

a) the persons who at the time of illegal entry into the territory of the requesting State party held valid visa, temporary or permanent residence permit issued by the competent authorities of the requesting State party;

b) the persons who legally arrived at the territory of the requesting State party not by visa - in accordance with the international agreement;

c) the persons whose visa, temporary or permanent residence permit were issued by the competent authorities of the requesting State party after the entry into the territory of that State.

Article 4

Time-frames for sending and consideration of the requests for readmission

1. The central competent authority of the requesting State party shall send the request of the readmission of a person to the central competent authority of the requested State party within 30 calendar days since the day of confirmation of the fact of illegal entry by the given person into the territory of the requesting State party or illegal stay by the given person in the territory of the requesting State party and (or) since the day of his/her identity authentication.

2. The central competent authority of the requested State party within 30 calendar days since the day of receipt of the request for readmission shall grant its consent to admission or substantiated refusal to admit him/her if the competent authorities of the requested State party confirmed the lack of conditions necessary for the surrender of the person provided for by paragraph 1 of Article 2 and paragraph 1 of Article 3 of

this Agreement. In case of the existence of legal or factual circumstances impeding timely response to the request for readmission of the person these time-frames (time periods) for the response shall be extended up to 60 calendar days based on the substantiated application of the central competent authority of the requested State party.

Article 5

Time-frames for surrender and readmission of persons

1. Surrender of persons in respect of which the requested Party gave consent to readmission shall be implemented within 30 calendar days from the day of receipt of the consent by the requesting State party unless the central competent authorities of the State parties otherwise agreed on each particular case.
2. Time-frame specified in paragraph 1 of this Article can be extended in case it was impossible to surrender persons specified therein to the competent authorities of the requested State party for the reason of occurrence of the circumstances which objectively impede the return, namely: severe illness of the person subject to readmission, inability to timely discover his/her whereabouts in the territory of the requesting State party.

Article 6

Transit

1. The central competent authority of the requested State party based on the request of the central competent authority of the requesting State party shall permit the transit of third country nationals or stateless persons through the territory of the requested State party if the central competent authority of the requesting State party guarantees that the persons specified in this paragraph will be enabled to enter into

the territory of the third State without impediment irrespective of whether it is a state of transit or state of destination.

2. The transit of the persons specified in paragraph 1 of this Article can be performed escorted by the employees of the competent authorities of the requesting State party whose status is defined in accordance with the Application protocol.

3. Unless the central competent authorities of the State parties reach other agreement in any certain case then the central competent authority of the requesting State party shall send the request for transit of the person well in advance, though at least 10 calendar days before - prior to the expected date of entry by the person into the territory of the requested State party for transit purpose.

4. The central competent authority of the requested State party shall grant consent to transit or substantiated refusal to perform a transit within 7 calendar days since the day of receipt of the request for transit of the persons.

5. If necessary the competent authorities of the requested State party shall issue free of charge transit visas to the persons specified in paragraph 1 of this Article.

6. During carrying out the transit of persons specified in paragraph 1 of this Article the competent authorities of the requested State party, at the request of the competent authorities of the requesting State party, shall render any possible assistance.

7. The central competent authority of the requested State party may refuse the transit of the person, if:

a) there is a threat that in the state of destination or in other state of transit third country national or stateless person will be subjected to torture, inhuman or degrading treatment or punishment, sentenced to death, subjected to persecution due to race, religion, nationality, as well as affiliation to certain social group or political commitments;

b) in the state of destination or in other state of transit third country national or stateless person might be subjected to criminal prosecution or application of punitive measures;

c) the stay of those persons in the territory of the requested State party is unwanted including for the grounds of national security, public tranquillity or public health.

8. The competent authorities of the requested State party can, despite of the permit issued for the transit trip, return the persons specified in paragraph 1 of this Article back to the competent authorities of the requesting State party if after the entry into the territory of the requested State party the circumstances specified in paragraph 7 of this Article become clear, as well as if the entry without impediment into the territory of other state of transit or state of destination is no more guaranteed.

9. The Parties on the basis of reciprocity shall seek to limit the transit of third country nationals and stateless persons who can be directly returned to their own states of citizenship or to their states of permanent residence.

10. The Parties shall seek to carry out the transit of third country nationals or stateless persons mainly by air transport.

Article 7

Content of the request for readmission or transit

Content of the request for readmission and transit of the person and the procedure for surrender are set forth in Application protocol.

Article 8

Protection of personal data

Personal data that the competent authorities of the State parties exchange or submit

each other, associated with the implementation of the provisions of this Agreement, are subject to protection in each State party in accordance with the Personal data protection legislation thereof and international agreements in force, which the State parties are party to. Additionally, the following principles shall apply:

- a) personal data can be used only for the purposes of this Agreement;
- b) personal data are submitted only by the competent authorities of the State parties;
- c) the competent authority that accepted the personal data, upon the receipt of the relevant request, notifies the competent authority that submitted the said data of the way they were used;
- d) the competent authorities of the State parties bear responsibility for the reliability of the submitted data as well as for that the procedure for submission of the said data complies with the purposes defined by the provisions of this Agreement;
- e) the competent authorities of the State parties ensure the confidentiality of the data received in accordance with this Agreement and do not dispose it to the third party without permission by the competent authority of the State party that submitted personal data;
- f) the competent authorities of the State parties ensure the protection of personal data from unintentional loss, unauthorized access, change or dissemination.

Article 9

Expenditures

1. The requesting Party shall incur expenditures for surrender and possible escort of the persons specified in paragraph 1 of Article 2 and paragraph 1 of Article 3 of this Agreement all the way to the international border-crossing station of the national boundary of the requested State party.

2. The requesting Party shall incur expenditures associated with surrender, escort, transit and possible return of the persons specified in paragraph 1 of Article 6 of this Agreement.

3. The requesting Party shall incur expenditures for surrender of the persons specified in paragraph 5 of Article 2 and paragraph 3 of Article 3 of this Agreement and for their possible escort all the way to the international border-crossing station of the national boundary of the requested State party.

4. Procedure for possible mutual settlements between the Parties is set forth in Application protocol.

Article 10

Competent authorities

1. Each of the Parties, within 30 days from the day this Agreement enters into force, shall appoint the competent authorities of the State parties and inform the other Party on the matter through diplomatic channels.

2. The Parties in timely manner shall notify each other of any change in the names and in the activities of the competent authorities.

3. Central competent authorities shall immediately interact with each other with respect to the issues on the implementation of the provisions of this Agreement.

Article 11

Termination and renewal of this Agreement

1. One Party, upon consultation with another Party, for the reasons relating to national security, public tranquillity, protection of public health can partially or completely terminate this Agreement.

2. Each of the Parties shall be informed in written through diplomatic channels about the termination or the renewal of this Agreement at least 72 hours prior to the execution of such decision.

Article 12

Principles of cooperation

1. All the controversies arising in relationships between the Parties and relating to the performance or interpretation of this Agreement shall be resolved through consultations and negotiations held between the Parties.

2. The competent authorities of the State parties, by the mutual agreement, can hold working meetings and consultations of experts with relation to the issues on the implementation of this Agreement.

Article 13

Operation of other international agreements

This Agreement does not cover the rights and responsibilities of any of the Parties that arise from other international agreements which its State is party to.

Article 14

Final provisions

1. This Agreement shall enter into force upon the expiry of 30 days after the receipt of final written notification of the Parties on the implementation of domestic procedures necessary for the entry of this Agreement into force.

2. Amendments, being recorded in the separate protocols and entering into force in

compliance with the procedure provided for by paragraph 1 of this Article, may be introduced into this Agreement upon mutual consent of the parties and constitute an integral part thereof.

3. This Agreement is concluded for an indefinite period and it shall be terminated after 60 days since the receipt by one of the Parties through diplomatic channels of written notification of other Party on its intention to terminate the Agreement.

4. In case of termination of this Agreement the Parties shall regulate the liabilities arisen in the course of its validity.

Done in Yerevan on 21 August 2010 in two original copies, each one in Armenian and Russian, at that both texts are equally valid.

**On behalf of the Government
of the Republic of Armenia:**

**On behalf of the Government
of the Russian Federation:**

APPLICATION PROTOCOL

**on the procedure for implementation of the Agreement between the Government
of the Republic of Armenia and the Government of the Russian Federation on
the readmission**

The Government of the Republic of Armenia and the Government of the Russian Federation (hereinafter referred to as the "Parties"),

expressing mutual consent to regulate in more comprehensive way the issues relating to the implementation of the Agreement (hereinafter referred as the "Agreement") of 20 August 2010 between the Government of the Republic of Armenia and the Government of the Russian Federation on the readmission

have agreed on the following:

Article 1

1. The existence of citizenship of the Russian Federation is confirmed by the following documents:

a) diplomatic passport,

b) service (official) passport,

c) passport of a citizen of the Russian Federation identifying the person of a citizen of the Russian Federation staying outside the territory of the Russian Federation,

d) passport of a citizen of the Russian Federation,

e) sailor passport (seaman's identity card),

f) military serviceman identification card (military ID card) - with a sticker of citizenship of the Russian Federation,

g) for children - diplomatic passport, service passport, passport of a citizen of the Russian Federation that identifies the person of a citizen of the Russian Federation staying outside the territory of the Russian Federation, and passport of a citizen of the Russian Federation, which were signed by an official and certified by the relevant seal of the competent authority,

h) certificate for entry (return to) into the Russian Federation,

i) certificate of birth - with a sticker of citizenship of the Russian Federation,

j) certificate of birth - of parents, of one of the parents or of a single parent, with the information about Russian citizenship,

k) certificate of birth - with a note confirming the existence of citizenship of the Russian Federation.

2. The existence of citizenship of the Republic of Armenia is confirmed by the following documents:

- a) diplomatic passport,
- b) passport of the citizen of the Republic of Armenia,
- c) passport of the citizens of the Republic of Armenia under the age of 16 years,
- d) certificate for return to the Republic of Armenia.

3. There are grounds for believing that the person holds the citizenship of the Russian Federation if available are the following:

- a) documents specified in paragraph 1 of this Article, which period of validity expired,
- b) copies or duplicates of the documents specified in paragraph 1 of this Article,
- c) passport of a citizen of the USSR - with a sticker of citizenship of the Russian Federation,
- d) passport of a citizen of the USSR, bearing a stamp of registration as of 6 February 1992 at the place of residence in the territory of the Russian Federation,
- e) other document (except for the ones specified in paragraph 1 of this Article) issued by the competent authorities of the Russian Federation,
- f) application in the form complying with Annex 1 of the Application protocol that was completed by the person subject to readmission,
- g) written explanations of witnesses that were lawfully taken by the relevant competent authorities,
- h) written explanations of the competent officials,
- i) positive results of the interview held with the person subject to readmission.

4. There are grounds for believing that the person holds the citizenship of the Republic of Armenia if available are the following:

- a) documents specified in paragraph 2 of this Article, which period of validity expired,
- b) copies or duplicates of the documents specified in paragraph 2 of this Article,
- c) application in the form complying with Annex 1 of the Application protocol that was completed by the person subject to readmission,
- d) written explanations of witnesses that were lawfully taken by the relevant competent authorities,
- e) written explanations of the competent officials,
- f) positive results of the interview held with the person subject to readmission.

Article 2

1. The representative of the central competent authority of the requested State party in the diplomatic representation or consular agency of the requested State party shall bear main responsibility for holding in the requesting State party an interview with the person subject to readmission in accordance with paragraph 4 of Article 2 of this Agreement.
2. In case of absence of the representative of the central competent authority of the requested State party, specified in paragraph 1 of this Article, the employees of the diplomatic representation or consular agency of the requested State party shall hold interview in the requesting State party.
3. Day, time and place for holding interview shall be agreed between the competent authorities of the State parties in each particular case.
4. The interview shall be held within 15 calendar days since the day of receipt of the request for holding interview.

Article 3

1. In accordance with paragraph 1 of Article 3 of this Agreement a proof of existence of the grounds for the readmission of third country nationals and stateless persons shall be the submission of even a single one of the following documents:

- a) valid visa and(or) permit for the residence in the territory of the requested State party,
- b) valid refugee certificate issued by the requested State party,
- c) valid refugee travel certificate issued by the requested State party,
- d) entry (exit) note made by the competent authorities of the State parties in any document identifying person or permitting to cross the border,
- e) entry (exit) note made by the competent authorities of the State parties in false or forged document,
- f) other evidences whereby it is possible to officially ascertain the fact of entry into the territory of the requesting State party directly from the territory of the requested State party.

2. Parties shall accept the documents specified in paragraph 1 of this Article without additional formalities.

Article 4

1. In accordance with paragraph 1 of Article 3 of this Agreement indirect proof of existence of the grounds for the readmission of third country nationals and stateless persons shall be the submission of even a single one of the following documents:

- a) refugee certificate, refugee travel certificate and permit for residence in the territory of the requested State party, validity period of which expired maximum 180 calendar days ago;

- b) visa issued by the competent authority of the requesting State party in the territory of the requested State party, validity period of which has expired;
- c) written explanations of the competent officials;
- d) written explanations of the person to be surrendered lawfully taken by the relevant competent authorities;
- e) travel tickets as well as certificates and statements (bills) of health care facilities issued in the territory of the requested State party;
- f) written explanations of witnesses.

2. Documents specified in paragraph 1 of this Article shall be recognized as ground for the readmission of third country nationals and stateless persons unless the requested Party disproves them on the basis of evidences.

Article 5

- 1. Readmission of persons shall be performed at international border-crossing stations of the national boundary of the State parties.
- 2. Day and time of readmission as well as border-crossing station of the national boundary of the State parties used for this purpose for each particular case shall be defined upon mutual consent of the competent authorities of the State parties.

Article 6

- 1. The request for readmission of a person shall be drawn up in the form complying with Annex 2 of this Application protocol.
- 2. The documents under the disposal of the requesting Party and specified in Article 1 of this Application protocol shall be attached to the request for readmission of the citizens of the State parties, their existence confirms or gives reason to believe that the

person subject to readmission holds the citizenship of the requested State party.

3. The documents under the disposal of the requesting Party and specified in Articles 3 and 4 of this Application protocol shall be attached to the request for readmission of third country nationals and stateless persons, their existence confirms or gives reason to believe that the person subject to readmission has legitimate grounds for stay or residence in the territory of the requested State party or speaks to the fact that the said persons entered into the territory of the requesting State party directly from the territory of the requested State party.

4. If the requesting Party finds that other documents not provided for by Articles 1, 3 and 4 of this Application protocol can be essential to identification of the citizenship of the person subject to readmission or to definition of grounds for readmission of third country nationals and stateless persons, then such documents can either be attached to the request for readmission to be sent to the requested State party.

5. When necessary the competent authorities of the requesting State party in the request for readmission of the person shall solicit for the preparation of the surrendered person's documents required for entry into the territory of the requested State party

6. The request for transit of a person shall be drawn up in the form complying with Annex 3 of this Application protocol.

7. Transfer of personal data included by the requested Party in the request for readmission or transit shall be performed subject to the provisions of Article 8 of this Agreement.

Article 7

1. When it is necessary to surrender the person with escort the requesting Party shall report to the requested Party the names and surnames, ranks, positions and

precedence, type, number and date of issue of passports of the escorting persons, as well as the estimated time-frames for their stay in the territory of the requested State party.

Such information shall be prescribed in paragraph D of the request for readmission - Annex 2 of this Application protocol, or in paragraph D of the request for transit - Annex 3 of this Application protocol.

2. Escorting persons shall not carry a weapon or other items, which circulation is limited in the territory of the requested State party.

3. Escorting is performed by the persons out of uniform, having valid passports as well as the documents evidencing agreed-upon arrangement on readmission or transit.

4. The competent authorities of the State parties shall cooperate with each other on all the issues relating to securing the stay of escorting persons in the territory of the requested State party. However, the competent authorities of the requested State party shall render possible assistance to the escorting persons when necessary.

Article 8

Travel document, which issuance is provided for by paragraph 2 of Article 3 of the Agreement, is drawn up in accordance with Annex 4 of this Application protocol.

Article 9

Mutual settlements between the Parties with respect to the implementation of the Agreement are made in US Dollars within 30 calendar days since the date of receipt from the competent authorities of the requested State party of the notification on the expenditures incurred by the central competent authority of the requesting State party.

Article 10

Annexes 1-4 of this Application protocol constitute an integral part thereof.

Article 11

1. This Application protocol enters into force and terminates concurrently with the Agreement.
2. Amendments can be made to the Application protocol upon mutual consent of the Parties.

Done in Yerevan on 20 August 2010 in two original copies, each one in Armenian and Russian, at that both texts are equally valid.

**On behalf of the Government
of the Republic of Armenia:**

**On behalf of the Government
of the Russian Federation:**

Annex 1

Application protocol on the procedure for
implementation of the Agreement of 20
August 2010 between the Government of
the Republic of Armenia
and the Government of the Russian
Federation on the readmission

APPLICATION

of the person subject to readmission according to the Agreement of 20 August 2010
between the Government of the Republic of Armenia and the Government of the
Russian Federation on the readmission

1. Full name (underline surname) _____
2. Maiden name _____
3. Date and place of birth _____
4. Personal identification document _____
5. Citizenship (nationality) _____
6. Information about immediate relatives residing in the territory of the requested
State party _____
7. Residence address in the territory of the requested State party

8. Date of entry into the territory of the requesting State party

9. Means of entry into the territory of the requesting State party

10. Purpose of entry into the territory of the requesting State party

11. Other information

Personal signature _____

_____ 20____. .

Place where the application was completed

Annex 2

Application protocol on the procedure for
implementation of the Agreement of 20
August 2010 between the Government of
the Republic of Armenia
and the Government of the Russian
Federation on the readmission

National emblem
of the Republic of Armenia

National emblem
of the Russian Federation

(name of the central competent authority of the requesting State party)

(place and date)

Number _____

To _____

(name of the central competent authority of the requested State party)

Request for readmission

in accordance with Article 6 of the Application protocol on the procedure for
implementation of the Agreement of 20 August 2010
between the Government of the Republic of Armenia and the Government of the
Russian Federation on the readmission

A. Personal data

1. Full name (underline surname) _____

Photograph

2. Maiden name _____

3. Date and place of birth _____

4. Gender and description of appearance (height, colour of eyes, distinguishing marks
and _____ other)

5. Also known as (previous names used by the person, other names (aliases) he/she is
formally known as, or pseudonyms)

6. Citizenship and language _____

7. Information about the granted residence statuses, temporary residence permits or
licenses

8. Marital status

married, single, divorced, other

Name of husband (wife) (when married) and his/her whereabouts

Name, age and whereabouts of the children (if any)

9. Last whereabouts/location in the requesting State party

10. Last whereabouts/location in the requested State party

11. Available information about routes of movement

12. Reasons for making decision on illegal entry or unauthorized stay of the person in the territory of the requested State party

B. Special circumstances applicable to the person to be surrendered

1. Health condition (for example: possible indications for needed special health care, name of infectious disease)

2. Notes on special dangerous person (for example: is suspected of commission of a crime, aggressive behaviour proneness)

C. Attached evidences of citizenship

1. Documents evidencing the citizenship:

a) _____
(type of document) (date and place of issue)

(issued by - authority) (date of expiry)

b) _____
(type of document) (date and place of issue)

(issued by - authority) (date of expiry)

c) _____
(type of document) (date and place of issue)

(issued by - authority) (date of expiry)

2. Documents giving reasons to assume citizenship

D. Comments

(signature of the representative of the central competent authority of the requesting State party)

Place for Seal

Annex 3

Application protocol on the procedure for
implementation of the Agreement of 20
August 2010 between the Government of
the Republic of Armenia
and the Government of the Russian
Federation on the readmission

National emblem
of the Republic of Armenia

National emblem
of the Russian Federation

(name of the central competent authority of the requesting State party)

(place and date)

Number _____

To _____

(name of the central competent authority of the requested State party)

Request for transit

in accordance with Article 6 of the Application protocol on the procedure for
implementation of the Agreement of 20 August 2010
between the Government of the Republic of Armenia and the Government of the
Russian Federation on the readmission

A. Personal data

1. Full name (underline surname) _____

Photograph

2. Maiden name _____

3. Date and place of birth _____

4. Gender and description of appearance (height, colour of eyes, distinguishing marks
and _____ other)

5. Also known as (previous names used by the person, other names (aliases) he/she is
formally known as, or pseudonyms) _____

6. Citizenship and language _____

7. Type and number of travel document _____

B. Special circumstances applicable to the person to be surrendered

1. Health condition (for example: possible indications for needed special health care,

name of infectious disease)

2. Notes on special dangerous person (for example: is suspected of commission of a crime, aggressive behaviour proneness)

C. Transit activity

1. Type of transit:

by air by sea by land

2. State of destination _____

3. Other possible states of transit _____

4. Suggested site, day, time and possible escort for border crossing

5. Admittance is guaranteed by any other state of transit and state of final destination

yes no

6. Route and time of transit _____

7. Information about attendants

D. Comments

(signature of the representative of the central
competent authority of the requesting State party)

Place for Seal

Annex 4

Application protocol on the procedure for
implementation of the Agreement of 20
August 2010 between the Government of
the Republic of Armenia
and the Government of the Russian
Federation on the readmission

National emblem
of the Republic of Armenia

National emblem
of the Russian Federation

TRAVEL DOCUMENT

in accordance with paragraph 2 of Article 3 of the Application protocol on the
procedure for implementation of the Agreement of 20 August 2010 between the
Government of the Republic of Armenia and the Government of the Russian
Federation on the readmission¹

N _____

These presents

citizen/name of the country of citizenship

¹ All the references, line titles as well as footnotes specified in the travel document shall be replicated in Armenian.

Photograph
Place for Seal

stateless person

(delete as necessary)

Surname: _____

Name: _____

Date of birth: _____

Departing from: _____ (name of the state)

to _____

requesting State party

requested State party

Through state border-crossing stations

border-crossing stations of the requesting State party and the requested State party

This travel document is valid from 20__ . . ____ (month, day) through 20__
____ (month, day)

authority issuing travel document _____

Reason for issuance _____

Date of issuance _____

Signature of executive officer _____

Place for Seal

Printing number