

AGREEMENT

BETWEEN THE GOVERNMENT OF THE REPUBLIC OF ARMENIA AND THE GOVERNMENT OF GEORGIA ON THE READMISSION OF PERSONS RESIDING WITHOUT AUTHORIZATION

The Government of the Republic of Armenia and the Government of Georgia, hereinafter referred to as the "Contracting Parties",

EXPRESSING the readiness to strengthen cooperation for combating illegal migration more effectively,

DESIRING to elaborate, by means of this Agreement and on the basis of reciprocity, rapid and effective procedures for the identification and safe and organized orderly return of persons who do not or no longer comply with the requirements set for entry into, staying or residing in, the territories of the Republic of Armenia or Georgia and to facilitate the transit of such persons in the spirit of cooperation,

CONFIRMING THEIR COMMITMENT to the Universal Declaration of Human Rights of 10 December 1948, the European Convention of 4 November 1950 for the Protection of Human Rights and Fundamental Freedoms, the International Covenant of 16 December 1966 on Civil and Political Rights, the Convention of 28 July 1951 on the Status of Refugees and the Protocol of 31 January 1967 on the Status of Refugees, The Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment of 10 December 1984, as well as to the aims and principles underlying international treaties on extradition,

Have agreed as follows:

Article 1 Definitions

For the purposes of this Agreement:

- (a) "Readmission" shall mean the transfer by the Requesting State and admission by the Requested State of persons (nationals of the Requested State, third-

country nationals or stateless persons) who have been found illegally entering into, present in or residing in the Requesting State, in accordance with the provisions of this Agreement;

- (b) "National of the Republic of Armenia" shall mean any person who holds the nationality of the Republic of Armenia in accordance with the legislation of the Republic of Armenia;
- (c) "National of Georgia" shall mean any person who holds the citizenship of Georgia in accordance with the legislation of Georgia;
- (d) "Third-country national" shall mean any person who holds a nationality of any country other than the Republic of Armenia or Georgia;
- (e) "Stateless person" shall mean any person who is not considered a national by any state according to its law;
- (f) "Residence permit" shall mean a permit of any type issued by the Contracting Parties entitling a person to reside on its territory. This shall not include temporary permissions to remain on its territory in connection with the processing of an asylum application or an application for a residence permit;
- (g) "Visa" shall mean conditional authorization issued or a decision taken by the Contracting Parties which is required with a view to entry in, stay in or transit through, its territory. This shall not include airport transit visa;
- (h) "Requesting State" shall mean the Contracting Party submitting a readmission application pursuant to Article 6 or a transit application pursuant to Article 14 of this Agreement;
- (i) "Requested State" shall mean the Contracting Party to which a readmission application pursuant to Article 6 or a transit application pursuant to Article 14 of this Agreement is addressed;
- (j) "Competent Authority" shall mean any state authority of the Contracting Parties entrusted with the implementation of this Agreement;
- (k) "Transit" shall mean the passage of a third-country national or of a stateless person through the territory of the Requested State while traveling from the requesting State to the country of destination.
- (l) "Personal Data" shall mean for the purposes of the present Agreement any data which allow to directly or indirectly establish the identity of an identified or identifiable individual.

Article 2

Fundamental Principles

1. The Requested State shall in particular ensure, in compliance with this Agreement and its obligations under the international instruments that the Contracting Parties are party to, the protection of the rights of persons readmitted to its territory.

2. The Requesting State should give preference to voluntary return over forced return where there are no reasons to believe that this would undermine the return of a person to the Requested State.

Article 3

Readmission of nationals of states of Contracting Parties

1. The Requested State shall readmit, upon application by the Requesting State and without further formalities other than those provided for in this Agreement, all persons who do not, or who no longer, fulfill the conditions in force for entry to, presence in, or residence on, the territory of the Requesting State provided that it is proved, or may be validly assumed, on the basis of prima facie evidence furnished, that they are nationals of the Requested State.

2. The Requested State shall also readmit:

- minor unmarried children of the persons mentioned in paragraph 1 of this Article, regardless of their place of birth or their nationality, unless they have an independent right of residence in the Requesting State;
- Spouses of the persons mentioned in the paragraph 1 of this Article, holding another nationality, or who are stateless persons and holds valid travel document, provided they have the right to enter and stay in the territory of the Requested State, or have the ground to receive this right later, unless they have an independent right of residence in the Requesting State.

3. The Requested State shall also readmit person, illegally present or residing in the Requesting State who has renounced the nationality of the Requested State in accordance with the national laws of the latter since entering the territory of the Requesting State, unless such persons have at least been promised naturalizations by the Requesting State.

4. After the Requested State has given a positive reply to the readmission

application, the competent diplomatic mission or consular post of the Requested State shall, irrespective of the will of the person to be readmitted, not later than within five working days, issue the travel document required for the return of the person to be readmitted with a period of validity of 90 days. If the Requested State does not, within five working days, issue the travel document, it shall be deemed to accept the use of the standard travel document of the Requesting State for the purposes of expulsion from the country.

5. If, for legal or factual reasons, the person concerned cannot be transferred within the period of validity of the travel document that was initially issued, the competent diplomatic mission or consular post of the Requested State shall, within five working days, issue a new travel document with the period of validity of the same duration. If the Requested State does not, within five working days, issue the new travel document, it shall be deemed to accept the use of the standard travel document of the Requesting State for expulsion purposes.

6. Within 30 (thirty) days after signing this Agreement, Contracting Parties exchange specimen standard travel documents for exiting the country through the diplomatic channels.

Article 4

Readmission of third-country nationals and stateless persons

1. The Requested State shall readmit, upon application by the Requesting State and without further formalities other than those provided for in this Agreement, any third-country nationals or stateless persons who do not, or who no longer, fulfill the conditions in force for entry to, presence in, or residence on the territory of the Requesting State provided that it is proved, or may be validly assumed on the basis of prima facie evidence furnished, that such persons:

- (a) hold, at the time of submission of the readmission application, a valid visa or residence permit issued by the Requested State; or
- (b) illegally and directly entered the territory of the Requesting State after having stayed on, or transited through, territory of the Requested State.

2. The readmission obligation in paragraph 1 of this Article shall not apply if:

- (a) the third-country national or stateless person has only been in airside via an international airport of the Requested State;
- (b) the third-country national or stateless person enjoyed visa-free access to the territory of the Requesting State;
- (c) the Requesting State has issued to the third-country national or stateless person a visa or residence permit before or after entering its territory unless that person is in possession of a visa or residence permit, issued by the Requested State, which has a longer period validity;
- (d) the Requested State has expelled the third-country national or stateless person to his/her state of origin or to the third country.

3. After the Requested State has given a positive reply to the readmission application, the Requesting State issues the person whose readmission has been accepted the standard travel document required for the return.

Article 5

Principles

1. With the exception of the conditions mentioned in paragraph 2 of this Article, any transfer of a person to be readmitted on the basis of one of the obligations under Article 3 and 4 of this Agreement shall require the submission of a readmission application to the competent authority of the Requested State.

2. If the person to be readmitted is in possession of a valid travel document in the territory of the Requested State, no readmission application shall be needed.

Article 6

Readmission Application

1. To the extent possible, the readmission application is to contain the following information:

- (a) The particulars of the person to be readmitted (e.g. given name, surname, date of birth, and – where possible – place of birth, and the last place of residence) and, where applicable, the particulars of minor unmarried children and/or

spouses;

- (b) in case of own nationals, an indication of the means of proof or prima facie evidence of nationality as set out in Annexes 1 and 2 respectively;
- (c) in the case of third-country nationals and stateless persons, an indication of the means of proof or prima facie evidence of the conditions for the readmission of third-country nationals and stateless persons as set out in Annexes 3 and 4 respectively;
- (d) a photograph of the person to be readmitted;
- (e) fingerprints of the person to be readmitted.

2. To the extent possible, the readmission application shall also contain the following information:

- (a) a statement indicating that the person to be transferred may need help or care, provided the person concerned has explicitly consented to the statement;
- (b) any other protection, security measure or information concerning the health of the person, which may be necessary in the individual transfer case.

3. A common form to be used for readmission applications is attached as Annex 5 to this Agreement.

4. Readmission and transit applications, their answers and other related messages may be submitted by electronic means of communication, including the Readmission Case Management Electronic System (hereinafter referred to as the "RCMES").

Article 7

Means of evidence regarding nationality

1. Proof of nationality pursuant to Article 3(1) of this Agreement can, in particular, be furnished through the documents listed in Annex 1, even if their period of validity has expired by up to 6 months. Proof on nationality cannot be furnished through false documents.

2. Prima facie evidence of nationality may, in particular, be furnished through the documents listed in Annex 2, even if their period of validity has expired. If such documents are presented, the Contracting Parties shall deem the nationality to be established, unless they can prove otherwise. Prima facie evidence of nationality cannot

be furnished through false documents.

3. If none of the documents listed in Annexes 1 or 2 can be presented, or if they are insufficient, the Competent Authority or competent diplomatic mission or consular post of the Requested State concerned shall, upon an interview request from the Requesting State which is to be included in the readmission application, interview the person to be readmitted without undue delay at the latest within five working days from the requesting day, in order to establish his or her nationality.

- Interview shall be conducted at the administrative building of the competent diplomatic mission or consular post;
- The Contracting Parties may agree on another place of interview;
- If the interview is conducted outside of the administrative building of the competent diplomatic mission or consular post, costs related with travel and accommodation shall be borne by the Requesting State;
- The Requesting State, during the interview, shall ensure security of diplomatic service employee who conducts the interview;

4. According to Article 9(2) of this Agreement, the time flow for responding the readmission application starts from the day when the interview was carried out.

Article 8

Means of evidence regarding third-country nationals and stateless persons

1. Proof of the conditions for the readmission of third-country nationals and stateless persons laid down in Article 4(1) of this Agreement shall, in particular, be furnished through the means of evidence listed in Annex 3; it cannot be furnished through false documents.

2. Prima facie evidence of the conditions for the readmission of third-country nationals and stateless persons laid down in Article 4(1) of this Agreement shall, in particular, be furnished through the means of evidence listed in Annex 4; it cannot be furnished through false documents. Where such prima facie evidence is presented, the Contracting Parties shall deem the conditions to be established, unless they can prove otherwise.

3. The unlawfulness of entry, presence or residence shall be established by means of the travel documents of the person concerned in which the necessary valid

visa or other residence permit for the territory of the Requesting State are missing. A statement by the Requesting State that the person concerned has been found not having the necessary travel documents, visa or residence permit shall likewise provide prima facie evidence of the unlawful entry, presence or residence.

Article 9

Time limits

1. The application for readmission must be submitted to the competent authority of the Requested State within a maximum of 6 months after the Requesting State's competent authority has gained knowledge that a third-country national or a stateless person does not fulfill, or no longer fulfills, the conditions in force for entry, presence or residence. Where there are legal or factual obstacles to the application being submitted on time the time limit shall, upon request by the Requesting State, be extended but only until the obstacles cease to exist.

2. A readmission application must be replied in writing within 15 (fifteen) working days.

This time limit begins to run from the date of confirmed written receipt of the readmission request.

If there is no reply within this time limit, the transfer shall be deemed to have been agreed to.

3. Reasons for the refusal of a readmission request shall be given in writing.

4. After agreement has been given or, where appropriate, after expiry of the time limits laid down in paragraph 2 of this Article, the person concerned shall be transferred within 90 (ninety) calendar days. On the request of the Requesting State, this time-limit may be extended by the time taken to deal with legal or factual obstacles.

5. Electronic means of communication including the RCMES can be used for confirming receipt of the readmission request and replying readmission application.

Article 10
Additional documents

1. If the Requesting State considers that additional information or documents not listed in Annexes 1-4 to this Agreement may be essential for establishing the nationality of the person to be readmitted or for creating the conditions for the readmission of third-country nationals and stateless persons, such information or documents may be submitted to the Requested State together with readmission application.

2. The decision as to whether the documents listed in Paragraph 1 of this Article are to be taken into account in processing the readmission application shall be made by the Requested State.

Article 11
Transfer modalities and transportation regimes

1. Before returning a person, the competent authorities of the Requesting State shall send the written transfer notification (Annex 7) containing information regarding the transfer date, crossing point of the state border, possible escorts and other information relevant to the transfer to the competent authorities of the Requested State at least three working days in advance.

2. Transportation shall take place mainly by land and air. Return by land and air shall not be restricted to the use of the national carriers of the Contracting Parties. Return may take place by using scheduled or charter flights. In the event of escorted returns, such escorts shall not be restricted to authorized persons of the Requesting State, provided that they are authorized persons by the Contracting Parties.

Article 12
Readmission in error

1. The Requesting State shall take back, any person readmitted by the Requested State if it is established, within a period of six months, and in case of third-country nationals or stateless persons, within twelve months, after the transfer of the person

concerned, that the requirements laid down in Article 3 and 4 of this Agreement are not met.

2. In such cases, the procedural provisions of this Agreement shall apply *mutatis mutandis* and all available information relating to the actual identify and nationality of the person to be taken back shall be provided.

Article 13

Transit Principles

1. The Contracting Parties shall restrict the transit of third-country nationals or stateless persons to cases where such persons cannot be returned to the state of the destination directly.

2. The Requested State shall allow the transit of third-country nationals or stateless persons, if the onward journey in other possible States of transit and the readmission by the State of destination is assured.

3. The Requested State can refuse transit in the following cases:

- (a) If the third-country national or stateless person runs the real risk of being subjected to torture, to inhumane or degrading treatment or punishment, or to the death penalty or of being persecuted because of his or her race, religion, nationality, membership of a particular group or political conviction in the State of destination or another State of transit; or
- (b) if the third-country national or the stateless person will be subject to criminal sanctions in the state of destination or in another State of transit; or
- (c) on grounds of public health, national security, public order or other national interests of the Requested State.

4. The Requested State may revoke any authorization issued if circumstances referred to in paragraph 3 of this Article subsequently arise or come to light which stand in the way of the transit operation, or if the onward journey in other possible states of transit, or the readmission by the state of destination, is no longer assured. In this case, the Requesting State shall take back the third-country national or the stateless person, as necessary and without delay.

Article 14

Transit procedure

1. An application for transit operations and its answer must be submitted to the competent authority of the Requested State by electronic means of communication, including the RCMES and is to contain the following information:

- (a) type of transit (by air or land), other possible state of transit and intended final destination;
- (b) the particulars of the person concerned (e.g. given name, surname, former surname, other names used/by which that person is known or aliases, date of birth, sex and - where possible - place of birth, nationality, language, type and number of travel document);
- (c) envisaged border crossing point, time of transfer and possible use of escorts;
- (d) a declaration that, in the view of the Requesting State, the conditions set out in Article 13(2) of this Agreement are met, and that no reasons for a refusal pursuant to Article 13(3) of this Agreement are known of.

A common form to be used for transit applications is attached as Annex 6.

2. The Requested State shall, within five working days after receipt of the application and in writing, inform the Requesting State of the admission, confirming border crossing point and the envisaged time of admission, or inform of the admission refusal and of the reasons for such refusal. If there is no reply within ten working days, the transit shall be deemed to have been agreed to.

3. If the transit operation takes place by air, the person to be readmitted, and possible escorts, shall be exempted from having to obtain an airport transit visa.

4. The competent authorities of the Requested State shall, subject to mutual consultations, assist in the transit operations, in particular through the surveillance of the persons in question and the provisions of suitable amenities for that purpose.

5. Transit of the persons concerned shall be carried out within 30 (thirty) days of receipt of the consent of the request, unless otherwise agreed.

Article 15
Escort of a person to be readmitted or in transit

1. The Requesting State shall inform the Requested State in a written form about the return of those persons who require to be accompanied by escorts in the process of readmission and transit. The Requesting State shall give the following information: given name, surname, rank, position, as well as service identification card, type, number and date of issue of passports and mission order of the escorting persons.

2. The escort shall be responsible for escorting the person to be transferred, handing over the person to a representative of the main competent authority of the country of destination, as well as for carrying valid travel and other required documents, personal information of the person to be transferred and for handing over such information to the competent representative of the country of destination. The escort shall not leave the agreed location of transfer before the transfer of the person is completed.

3. The escorts shall be obliged to act in compliance with the legislation of the Requested State. The powers of the escort during the process of readmission shall be limited to self-defense. In case of unavailability of officials of the Requested State authorized to assist escorts or carry out necessary activities, escorts, in situations of immediate and serious risk, may take reasonable and commensurate measure to prevent the person to be transferred from escaping, injuring himself or herself or any third persons, as well as causing damage to property.

4. The escorts shall perform their duties unarmed and in civilian clothes, bear valid passports, service identification cards, mission order and approval for the readmission or transit.

Article 16
Costs

1. All transport and administrative costs incurred in connection with readmission and transit as far as the border of the Requested State or the border of the country of final destination shall be borne by the Requesting State.

2. Requesting State shall, within 30 days from the receipt of invoice, cover the

costs by transferring money to the bank account of the competent authorities of the Requested State.

Article 17

Data protection

1. The communication of personal data shall only take place if such communication is necessary for the implementation of this Agreement by the competent authorities of the Contracting Parties. Processing and protection of personal data shall be performed in accordance with the legislation of Contracting Parties. The term for keeping the personal data communicated within this Agreement, shall not exceed the term necessary for fulfilment the specific purpose of communicated data. Additionally, personal data communicated within the scope of this Agreement, shall be subject to the following minimal requirements:

- (a) data must be processed fairly and lawfully;
- (b) personal data must be collected for the specified, explicit and legitimate purpose of implementing this Agreement. Personal data shall not be used for the other purposes other than the purposes for which the data was transferred, without prior consent of the party, which transferred the data.
- (c) personal data may only be communicated to the competent authorities of the present Agreement. Further communication to other bodies requires the prior consent of the communicating authority. Received data is confidential.
- (d) personal data may be processed only within the scope of and proportionate with the purposes necessary for this Agreement. In particular, personal data communicated may concern only the following:
 - The particulars of the person to be transferred (e.g. given name, surname, any previous – names, other names used/by which known or aliases, sex, civil status, date and place of birth, current and any previous nationality), including data of special category;
 - stop-overs and itineraries;
 - other information needed to identify the person to be transferred or to examine the readmission requirements pursuant to this Agreement.

- (e) Communicating authority shall ensure personal data to be accurate and kept up-to-date. If the data communicated appears to be inaccurate, communicating authority shall notify the receiving authority.
- (f) If the communicated data is inaccurate or is not up-to-date, or transfer of such data was not authorized, receiving authority shall correct and update it or delete personal data and notify about it communicating authority immediately.
- (g) Communicated personal data shall be deleted by the receiving authority, after the ground for processing personal data do not exist anymore and/or legitimate purpose to keep it. Communicated authority shall be notified about deletion of the personal data.
- (h) Upon the request of the communicating authority, receiving authority shall notify about the results of usage of personal data.
- (i) Receiving authority shall use all appropriate organizational and technical measures to ensure security of personal data, in order to avoid third party's accessibility, replacement, deletion, correction or disclosure of personal data. Receiving authority shall keep a record of the security measures taken, as well as the facts of receiving and transmitting the data to a third party.
- (j) The communicating and the receiving authorities are under an obligation to make records about every activity made on data processed via electronic means. As for data processed via non-electronic means, records shall be made about activities regarding disclosure and/or changes of the data. The registration record shall include the purpose of the data communication, the content and category of the data, the bodies involved in the communication and the purpose for the actions performed (including the destruction) towards the data.
- (k) Receiving authority shall review communicated data periodically, and if the ground and/or legitimate purpose to process personal data does not exit any more, shall delete them.
- (l) In accordance with the Article 17 (1) (c) of this Agreement, where the information communicated contains personal data, if such information is subsequently transferred to another authority or used for purposes other than those provided in this Agreement, a data protection standard guaranteed by this Agreement shall be ensured.
- (m) In case if it is impossible to fulfill the obligations under this Article, the Parties

shall immediately notify each other.

Article 18

Relation to other international obligations

This Agreement shall not affect the rights and obligations of the Parties that are defined by other international treaties to which the Republic of Armenia or Georgia is a party.

Article 19

Joint Readmission Committee

1. The Contracting Parties shall provide each other with mutual assistance in the application and interpretation of this Agreement. To this end, they shall set up a joint readmission committee (hereinafter referred to as "the Committee") which will, in particular, have the task:

- (a) To monitor the application of this Agreement;
- (b) To solve the issues regarding the interpretation or application of the provisions of this Agreement;
- (c) To take a decision on the interpretation of necessary measures for uniform application of this Agreement;
- (d) To recommend amendments to this Agreement and its Annexes.

2. The decisions of the Committee are compulsory for the Contracting Parties.

3. The Committee consists of representatives of the Contracting Parties.

4. The Committee shall meet where necessary at the request of one of the Contracting Parties.

5. The Committee determines its procedural rules. The dispute that cannot be settled by the Committee shall be solved through consultations and/or negotiations between the Contracting Parties.

Article 20
Provisions of implementation

1. The Contracting Parties shall, within 60 (sixty) calendar days after the signing of this Agreement, inform each other through diplomatic channels on competent authorities for the implementation of the Agreement, their contact details and border crossing points.

2. The Contracting Parties shall immediately inform each other through diplomatic channels of any changes in competent authorities referred to in paragraph 1 of this Article, their contact details and border crossing points.

Article 21
Communication language

All the correspondences between the Contracting Parties regarding the implementation of this Agreement shall be conducted in English.

Article 22
Temporary suspension

Each Contracting Party may, by notifying the other Contracting Party via diplomatic channels and after prior consultation of the Committee referred to in Article 19, completely or partly, for reasons of state security, public order or public health, temporarily suspend the implementation of this Agreement. The suspension shall enter into force on the second day following the day of receipt of such notification. In case the reasons for suspension no longer exist, the Contracting Party suspending the implementation of this Agreement shall immediately inform the other Contracting Party through diplomatic channels.

Article 23
Annexes

The Annexes 1 to 7 shall form the integral part of this Agreement.

Article 24
Final Provisions

1. This Agreement is concluded for an indefinite period of time and shall enter into force on the first day of the next month following the day of the receipt of the last written notification through the diplomatic channels, by which the Contracting Parties shall notify each other on the completion of internal procedures necessary for the entry into force of this Agreement.

2. Each Contracting Party may terminate this Agreement by giving a written notice of termination to the other Contracting Party through diplomatic channels. In such case, this Agreement shall expire 6 (six) months after the date of the receipt of the termination notice by the other Contracting Party.

3. Amendments and additions may be introduced to the Agreement and its Annexes upon mutual consent of the Contracting Parties, which shall be formed as a separate document and enter into force in accordance with Paragraph 1 of this Article. The document formed thereby, shall constitute an integral part of this Agreement.

Done in Tbilisi, on July 21, 2025, in two original copies, each in Armenian, Georgian and English languages, all texts being equally authentic. In case of divergence in the interpretation of this Agreement, the English text shall prevail.

**FOR THE GOVERNMENT
OF THE REPUBLIC OF ARMENIA**



**FOR THE GOVERNMENT
OF GEORGIA**



**Common list of documents the presentation of which is considered
as a proof of nationality (Articles 3(1) and 7(1))**

- passports of any kind (national passports, diplomatic passports, service passports, including passports for children);
- Identity cards issued by a State (including temporary identity cards and identity cards issued in advance);
- identity cards and other official documents that contains the nationality of a person or explicitly makes the reference to the nationality.

**Common list of documents the presentation of which is considered
as *prima facie* evidence of nationality (Articles 3(1) and 7(2))**

- documents listed in Annex 1, the validity of which has expired more than 6 months ago;
- photocopies on any of the documents listed in Annex 1;
- citizenship certificates and other official documents that mention or clearly indicate citizenship;
- driving licenses or photocopies thereof;
- birth certificate or photocopies thereof;
- company identity cards or photocopies thereof;
- service books and military identity cards;
- seaman's registration books and skippers' service cards, and seaman's identity cards;
- statements by witnesses;
- written statement made by the person concerned and language spoken by him or her, including by means of an official test result;
- any other documents which may help to establish the nationality of the person concerned;
- confirmation of identity as a result of a search carried out in "Entry-Exit and Registration" Automated Information Search System (IAMAS).
- Confirmation of identity as a result of a search within the border migration management and report system (BMARS).

Common list of documents which are considered as a proof of the condition for the readmission of third-country nationals and stateless persons (Articles 4(1) and 8(1))

- Valid visa and/or residence permit issued by the Requested State;
- entry/departure stamps or similar endorsement in the travel document of the person concerned or other evidence of entry/departure (e.g. photographic);
- identity cards issued to stateless persons permanently residing in the Requested State;
- laissez-passer issued to stateless persons permanently residing in the Requested State.

**Common list of documents which are considered
as *prima facie* evidence of the conditions for the readmission
of third-country nationals and stateless persons (Articles 4(1) and 8(2))**

- description issued by the relevant authorities of the Requesting State, of place and circumstances under which the person concerned has been intercepted after entering the territory of that state;
- information related to the identity and/or stay of a person which has been provided by an international organization (e.g. UNHCR);
- reports/confirmation of information by family members, traveling companions, etc.;
- documents, certificates and bills of any kind (e.g. hotel bills, appointment cards for doctors/dentists, entry cards for public/private institutions, car rental agreements, credit card receipt etc.) which clearly show that the person concerned stayed on the territory of the Requested State;
- named tickets and/or passenger lists of air, train, coach or boat passages which show the presence and the itinerary of the person concerned on the territory of the Requested State;
- information showing that the person concerned has used the services of a courier or travel agency;
- official statement made, in particular, by border authority staff and other witnesses who can testify to the person concerned crossing the border;
- official statement by the person concerned in judicial or administrative proceedings;
- statement by the person concerned.

[Coat of Arms of the Requesting State]

[Coat of Arms of the Requested State]

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.....
.....

(Place and Date)

(Designation of requesting authority)

Reference:

To:

.....
.....
.....
.....
.....

..... (Designation of the requested authority)

☐ INTERVIEW REQUEST (Article 7(3))

READMISSION APPLICATION

Pursuant to Article 6 of the Agreement between the Government of
the Republic of Armenia and the Government of Georgia on the
readmission of the persons residing without authorization

A. PERSONAL DETAILS

1. Full name (underline surname):

.....

2. Former surname (if changed):

.....

3. Date and place of birth:

.....

Photograph

4. Sex and physical description (height, colour of eyes, distinguishing marks etc.):

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.....

.....

5. Also known as (earlier names, other names used/by which known or aliases):

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6. Nationality and language:

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7. Civil Status: ☐ married

☐ single

☐ divorced

☐ widowed

If married: Name of spouse

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.....

Names and ages of children (if any)

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8. Last address in the Requested State:

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B. PERSONAL DETAILS OF SPOUSE (IF APPROPRIATE)

1. Full name (underling surname):

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2. Former surname (if changed):

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3. Date and place of birth:

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4. Sex and physical description (height, colour of eyes, distinguishing marks etc.):

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5. Also known as (earlier names, other names used/by which known or aliases):

.....
.....

6. Nationality and language:

.....

C. PERSONAL DETAILS OF CHILDREN (IF APPROPRIATE)

1. Full name (underling surname):

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2. Date and place of birth:

.....

3. Sex and physical description (height, colour of eyes, distinguishing marks etc.):

.....

4. Nationality and language:

.....

D. SPECIAL CIRCUMSTANCES RELATING TO TRANSFEREE

1. State of health

(e.g. possible reference to special medical care: Latin name of contagious disease):

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.....

2. Indication of particularly dangerous person

(e.g. suspected of serious offences, aggressive behavior):

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.....

E. MEANS OF EVIDENCE ATTACHED

1.

.....

(Passport No.)

(date and place of issue)

.....

(issuing authority)

(expiry date)

2.

.....

(Identity card No.)

(date and place of issue)

.....

(issuing authority)

(expiry date)

3.

.....

(Driving license No.)

(date and place of issue)

4.

.....

(Other official document No.)

(date and place of issue)

.....

(issuing authority)

(expiry date)

F. OBSERVATIONS

.....

.....

.....

.....

.....

.....

.....

(signature and seal/stamp)

ANNEX 6

[Coat of Arms of the Requesting State]

[Coat of Arms of the Requested State]

.....

.....

.....

.....

.....

(Place and Date)

.....

(Designation of requesting authority)

Reference:

To:

.....

.....

.....

.....

.....

.....

(Designation of the requested authority)

TRANSIT APPLICATION

Pursuant to Article 14 of the Agreement between the Government of the Republic of Armenia and the Government of Georgia on the readmission of the persons residing without authorization

A. PERSONAL DETAILS

1. Full name (underline surname):

.....

2. Former surname (if changed):

.....

3. Date and place of birth:

.....

4. Sex and physical description (height, colour of eyes, distinguishing marks etc.):

.....

.....

.....

5. Also known as (earlier names, other names used/by which known or aliases):

.....

6. Nationality and language:

.....

7. Type and number of travel document:

.....

B. TRANSIT OPERATION

1. Type of transit:

☐ by air

☐ by land

2. State of final destination:

.....

.....

3. Other possible State of transit:

.....

.....

Photograph

4. Proposed border crossing point, date and time of transfer and possible escorts:

.....
.....
.....
.....

5. Admission in any other State of transit and State of final destination:

(Article 13 paragraph 2)

☐ Yes ☐ No

6. Are the reason for denial of transit known?

(Article 13 paragraph 3)

☐ Yes ☐ No

C. OBSERVATIONS:

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.....
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.....

.....

(Signature) (seal/stamp)

**According to paragraph 1 of Article 11 of the Agreement
between the Government of the Republic of Armenia and
the Government of Georgia on the readmission
of the persons residing without authorization**

Readmission notification

FROM WHOM:

(Competent authority/Requesting State)

TO WHOM:

(Competent authority/Requested State)

DATE: _____

Transfer details

We inform you that on _____ the following person(s) will be returned from
the international border checkpoint of _____

(Name of Requesting State)

to _____ on the mentioned route.
(Name of Requested State)

<u>Date:</u>	<u>Arrival time:</u>	<u>Destination:</u>	<u>Departure time:</u>	<u>Flight number:</u>

Personal details:

<u>Name and surname:</u>	<u>Date of birth:</u> (day/month/year):	<u>Border crossing document</u> <u>reference №</u>
<u>Name and surname:</u>	<u>Date of birth:</u> (day/month/year):	<u>Border crossing document</u> <u>reference №</u>
<u>Name and surname:</u>	<u>Date of birth:</u> (day/month/year):	<u>Border crossing document</u> <u>reference №</u>
<u>Name and surname:</u>	<u>Date of birth:</u> (day/month/year):	<u>Border crossing document</u> <u>reference №</u>
<u>Name and surname:</u>	<u>Date of birth:</u> (day/month/year):	<u>Border crossing document</u> <u>reference №</u>

Information on escorts (number of escorts: _____)

<u>Name and surname:</u>	<u>Type and number of passport:</u>
<u>Name and surname:</u>	<u>Type and number of passport:</u>
<u>Name and surname:</u>	<u>Type and number of passport:</u>

Information about person in need of escort, special care or assistance in regard to health or age:

<u>Name and surname:</u>	<u>Reasons:</u>
<u>Name and surname:</u>	<u>Reasons:</u>

Seal/Stamp:

Signature of the representative of the competent
authority:

Tel:

E-mail: _____

Սույնով հավաստվում է, որ կցված տեքստը 2025 թվականի հուլիսի 21-ին ստորագրված «Հայաստանի Հանրապետության կառավարության և Վրաստանի կառավարության միջև առանց թույլտվության բնակվող անձանց հետընդունման (ռեադմիասիայի) մասին» համաձայնագրի՝ Հայաստանի Հանրապետության արտաքին գործերի նախարարության միջազգային պայմանագրերի պահոցում (դեպոզիտում) պահվող բնօրինակի նույնական պատճենն է:

**Հայաստանի Հանրապետության
արտաքին գործերի նախարարության
միջազգային պայմանագրերի և
իրավունքի վարչության պետ**



Նելլի Սարոյան