Migration registration of foreign citizens and stateless persons in the Russian Federation is a form of state regulation of migration processes and is aimed at the provision and execution of the guarantees established by the Constitution of the Russian Federation that observe the right of each person legally staying in the territory of the Russian Federation for freedom of travel, free choice of stay and residence in the territory of the Russian Federation and other rights and liberties of a person, and for the benefit of the national interests of the Russian Federation in the area of migration.

Chapter 1. GENERAL PROVISIONS

Article 1. Subject of the Regulation of this Federal Law
This Federal Law regulates relationships arising at the registration of foreign citizens and stateless persons migrations related to their entrance to the Russian Federation, transit passage through the territory of the Russian Federation, travel within the territory of the Russian Federation while choosing and changing of place of stay or residence in the territory of the Russian Federation or departure from the Russian Federation (hereinafter – foreign citizens and stateless persons migrations).

Article 2. Principal Notions Applied in this Federal Law
1. For the purposes of this Federal Law the following principal notions are used:
1) migration registration of foreign citizens and stateless persons (hereinafter – migration registration) is activities on recording and consolidation of the data on foreign citizens and stateless persons and on foreign citizens and stateless persons migrations stipulated by this Federal Law;
2) bodies of migration registration of foreign citizens and stateless persons (hereinafter – “migration registration bodies”) are a federal executive authority body executing law enforcement functions, control, supervision functions and functions of rendering state services in the area of migration (hereinafter – “the federal executive authority body in the area of migration”) and the territory bodies thereof;

3) place of residence of a foreign citizen or a stateless person in the Russian Federation (hereinafter – “place of residence”) is a residential premise where a foreign citizen or a stateless person is registered in accordance with the procedure established by this Federal Law;

4) place of stay of a foreign citizen or a stateless person in the Russian Federation (hereinafter – “place of stay”) is a residential premise that is not a place of residence and another premise, establishment or organization where a foreign citizen or a stateless person stays and (or) at the address of which a foreign citizen or a stateless person is subject to the registration at the place of stay in accordance with the procedure established by this Federal Law;

5) registration of a foreign citizen or a stateless person at the place of residence (hereinafter – “registration at the place of residence”) is recording of the information on the place of residence by the migration registration bodies pursuant to the established procedure;

6) records of a foreign citizen or a stateless person at the place of stay (hereinafter – records at the place of stay) is recording of the information on the stay of a foreign citizen or a stateless person at the place of stay by the bodies authorized by this Federal Law pursuant to the established procedure;

7) Party hosting a foreign citizen or a stateless person in the Russian Federation (hereinafter – “Host Party”) is a citizen of the Russian Federation permanently residing in the Russian Federation, a foreign citizen or a stateless person, a legal entity, a subsidiary or a representative office of a legal entity, a federal executive authority body, an executive authority body of a constituent element of the Russian Federation, a local authority, a diplomatic representation or a consular office of a foreign country in the Russian Federation, an international organization or the representative office thereof in the Russian Federation or a representation of a country at the international organization located in the Russian Federation where a foreign citizen or a stateless person resides (stays) actually or where a foreign citizen or a stateless person works.

2. For the purposes of this Federal Law the notion “foreign citizen” includes the notion “stateless person” excluding cases when the federal law establishes special rules for stateless persons different from those established for foreign citizens.

Article 3. Legal Framework of Migration Registration in the Russian Federation

The legal framework of migration registration in the Russian Federation is composed by the Constitution of the Russian Federation, international agreements of the Russian Federation, federal constitutional laws, this Federal Law, other federal laws and other normative legal acts of the Russian Federation passed according to the normative legal acts specified above. Other federal laws are applied to the relationships related to
exercise of foreign citizens migration registration in part that does not contradict to this Federal Law.

Article 4. Goals, Basic Principles and Content of Migration Registration.

1. Migration registration is carried out for the following purposes:
   1) to create conditions necessary for citizens of the Russian Federation and foreign citizens to enforce their rights and liberties and to fulfill the obligations undertaken by them;
   2) to elaborate and implement the state policy in the area of migration;
   3) to develop full, true, rapid and up-to-date information on travel of foreign citizens necessary to forecast consequences of the said traveling and to exercise the state statistical observance in the area of migration;
   4) to plan the development of the territories of the Russian Federation;
   5) to manage crisis situations;
   6) to protect the basics of the constitutional order, morality, health, rights and legal interests of citizens of the Russian Federation and foreign citizens staying in the Russian Federation and to enforce the national security of the Russian Federation and public security countereacting to illegal migration and other unlawful displays;
   7) to arrange the data on foreign citizens staying in the Russian Federation (including their personal data) and on traveling of foreign citizens;
   8) to solve other social and economical and public and political problems.

2. Migration registration is notification based excluding cases stipulated by the federal constitutional law or the federal law.

3. Migration registration is based on the following principles:
   1) freedom of travel for foreign citizens and free choice thereof of place of stay or residence in the territory of the Russian Federation;
   2) the state protection of the foreign citizens’ rights for freedom of travel and free choice thereof of place of stay or residence in the territory of the Russian Federation on the basis of law and observance of international rules;
   3) combination of personal, public and state interests;
   4) enforcement of the national security of the Russian Federation and protection of other national interests of the Russian Federation;
   5) availability of performing acts necessary to exercise migration registration;
   6) unification of migration registration rules.

4. Migration registration includes:
   1) registration at the place of residence and registration at the place of stay and record of other data stipulated by this Federal Law;
   2) processing, analysis, storage, protection and usage of the information on quantitative and qualitative social-and-economical and other characteristics of migration processes;
   3) maintenance of the state informational system of migration registration containing the data stipulated by this Federal Law.

Article 5. Guarantees of Observance of Human Rights and Security of the State Interest in Course of Migration Registration
1. Foreign citizens exercise the rights of free travel and free choice of the place of stay or residence in the territory of the Russian Federation and incur obligations on a par with citizens of the Russian Federation excluding case stipulated by the federal constitutional laws, federal laws or international agreements of the Russian Federation.

2. According to the federal constitutional laws or federal laws, the administrative procedure of registration at the place of residence or registration at the place of stay is applied or may be applied:

1) in the frontier zone;
2) in closed administrative-territorial formations;
3) in closed military communities;
4) in the territories, organizations or at the objects to enter which foreign citizens need a special permit according to the federal law;
5) in the territory where emergency or martial emergency is imposed according to the decree of the President of the Russian Federation;
6) in areas of environmental catastrophe;
7) in separate territories and inhabited localities where special conditions and regimes of population residence and business activities are imposed in relation to a hazard of infectious and large-scale non-infectious diseases spread and people intoxication hazard;
8) in the area of exercise of a counterterrorism operation;
9) in the period of mobilization and in war-time;
10) in other cases stipulated by the federal laws.

3. Acts or omissions of state bodies, local authorities, legal entities or other organizations, officials or individual persons violating the rights of foreign citizens for freedom of travel and free choice of the place of stay and residence in the territory of the Russian Federation may be appealed at the superior body, superior official or at a court.

Article 6. Rights of Foreign Citizens in Course of Migration Registration

Foreign citizens in course of migration registration have the right:

1) to study their personal data contained in the state informational system of migration registration;
2) to protect their personal data contained in the state informational system of migration registration;
3) to correct their personal data contained in the state informational system of migration registration in case any mistakes are found out therein;
4) to introduce amendments and addenda to their personal data contained in the state informational system of migration registration;
5) to obtain personal records in the migration registration bodies pursuant to the established procedure;
6) to exercise other rights stipulated by this Federal Law.

Article 7. Obligations of Foreign Citizens in Course of Migration Registration
1. In course of migration registration foreign citizens shall submit reliable information and do other legally relevant acts stipulated by this Federal Law, other federal laws and other normative legal acts of the Russian Federation passed according to the specified normative legal acts.

2. Foreign citizens permanently or temporarily residing in the Russian Federation are subject to registration at the place of residence and registration at the place of stay.

3. Foreign citizens temporarily residing in the Russian Federation are subject to registration at the place of stay.

4. Foreign citizens serving a criminal or administrative sentence are subject to registration at the place of stay at the institution executing the relevant sentence in accordance with the procedure established by the Government of the Russian Federation.

5. Foreign citizens, foreign legal entities and other foreign organizations located beyond the territory of the Russian Federation and possessing residential or other premises located in the territory of the Russian Federation shall fulfill the obligations of the Host Party to register the persons whom the premises are provided to at the place of stay in case such premises are provided for temporary accommodation of foreign citizens.

Article 8. Exercise of Migration Registration

1. Rules and the procedure of exercise of migration registration are established by the Government of the Russian Federation according to this Federal Law.

2. The reason for migration registration is:
   1) a fact of entrance to the Russian Federation by a foreign citizen;
   2) a fact of birthday registration in the territory of the Russian Federation of a foreign citizen or another person who does not acquire Russian citizenships as of the moment of birth;
   3) a fact of a loss of the Russian Federation citizenship by a person staying in the Russian Federation.

3. The reason for migration deregistration is:
   1) a fact of departure from the Russian Federation of a foreign citizen;
   2) a fact of death of a foreign citizen in the Russian Federation;
   3) a court decision that declares a foreign citizen stayed in the Russian Federation missing or dead becoming res judicata;
   4) a fact of the Russian Federation citizenship acquisition by a foreign citizen staying in the Russian Federation.

4. Border control bodies at the Russian Federation border checkpoints shall advise the data on facts of entrance to the Russian Federation or departure from the Russian Federation of a foreign citizen to the migration registration bodies within one day.

5. Civilian registrar bodies shall advise the data on registration of the facts stipulated by Clause 2 of Part 2 and Clause 2 of Part 3 of this Article and the data on state registration of a name change by a foreign citizen including:
Article 9. List of Data Recorded in Course of Migration Registration

1. Collection, record, storage, consolidation and application of the following data on a foreign citizen shall be made:

1) type and requisites of the identity document acknowledged by the Russian Federation as such (title, series, number, data and place of issue, validity term, biometrical data – upon availability – contained in the said document);

2) type and requisites of the document confirming the right to stay (reside) in the Russian Federation;

3) a surname, a name, a patronymic name (the latter – upon availability);

4) date and place of birth;

5) sex;

6) citizenship (nationality);

7) purpose of an entrance to the Russian Federation;

8) occupation;

9) declared terms of stay (residence) in the Russian Federation;

10) the registration date at the latest place of residence and the address thereof, the dates of registration and deregistration at the previous places of residence and the addresses thereof;

11) the data of the registration at the latest place of stay and the address thereof, the dates of registration and deregistration at the previous places of stay and the addresses thereof;

12) data on legal representatives (parents, adoptive parents, guardians, trustees);

13) data on deportation or administrative banishment beyond the territory of the Russian Federation (has been applied or not, when and by whom if it was applied);

14) data on taking a decision on undesirability of stay (residence) in the Russian Federation (has been taken or not, when and by whom if it was taken);

15) data on criminal or administrative prosecution in the Russian Federation or on holding liable for tax offences;

16) the date and place of death in the Russian Federation or the date of a court decision that declares a foreign citizen missing or dead becoming res judicata, the name and location of the said court;

17) the reasons for migration registration and deregistration;

2. In case the data recorded in course of migration registration are changed the relevant data shall be advised to migration registration bodies in accordance with the procedure established by the Government of the Russian Federation.

Article 10. State Informational Migration Registration System

1. Migration registration bodies shall build the state informational migration registration system on the basis of the data obtained on a foreign citizen specified in Article 9 of this Federal Law.

2. The data on foreign citizens contained in the state informational migration registration system are confidential.
The procedure and the term of storage and the procedure of data protection recorded in course of migration registration and contained in the state informational migration registration system shall be established by the Government of the Russian Federation.

3. In order to apply and protect the data on foreign citizens contained in the data banks (databases) (including the state informational migration registration system) efficiently the cooperation of migration registration bodies with other federal executive authority bodies, executive authority bodies of constituent elements of the Russian Federation and local authorities shall be carried out in accordance with the procedure established by the Government of the Russian Federation.

4. The procedure of maintenance of the state informational migration registration system, introducing changes to the data contained therein, access to the said data and delivery thereof shall be established by the Government of the Russian Federation.

Chapter 2. MIGRATION REGISTRATION BODIES AND POWERS THEREOF.

OTHER BODIES POWERS IN THE AREA OF MIGRATION REGISTRATION

Article 11. Bodies Authorized in the Area of Migration Registration

Migration registration shall be carried out by migration registration bodies according to the competence stipulated by the legislation of the Russian Federation. Other federal executive authority bodies may exercise separate powers in the area of migration registration according to the legislation of the Russian Federation.

Article 12. Powers of Migration Registration Bodies

1. The federal executive authority body in the area of migration registration shall exercise the following powers:

   1) migration registration, control over observance of the migration registration rules by foreign citizens, officials, legal entities, other bodies and organizations;

   2) coordination of the activities in the area of migration registration of other federal executive authority bodies;

   3) the state informational migration registration system maintenance and timely entering of necessary data in full thereto;

   4) provision of suggestions on improvement of state statistical observance in the area of migration pursuant to the established procedure.

2. The territorial body of the federal executive authority body in the area of migration registration shall exercise the following powers:

   1) registration of foreign citizens at the place of residence and registration of foreign citizens at the place of stay;

   2) entry of the note on registration of a foreign citizen at the place of residence in the record documents of the migration registration body, residence permit or temporary residence permit of a foreign citizen;

   3) production in court pursuant to the established procedure with an application on cancellation of the registration of a foreign citizen at the place of residence;
4) delivery of the information on the registration of foreign citizens at the place of residence and the information on the registration of foreign citizens at the place of stay to the state statistics bodies according to the approved forms of the state statistical observance;

5) delivery of the information on the registration of a foreign citizen at the place of residence and the information on the registration of a foreign citizen at the place of stay to the territory tax bodies;

6) entering of the data on the registration of foreign citizens at the place of residence and the information on the registration of foreign citizens at the place of stay to the state informational migration registration system;

7) control over observance of the migration registration rules by citizens of the Russian Federation, foreign citizens and legal entities.

Article 13. Bodies Authorized to Exercise Migration Registration of Foreign Citizens at the Place of Stay

1. Migration registration of foreign citizens at the place of stay in addition to migration registration bodies is exercised by:

1) the federal executive authority body exercising the functions on elaboration and implementation of the state policy and normative legal regulation in the area of international relations of the Russian Federation in relation to the foreign citizens including:

   a) heads of diplomatic representations and heads of consular offices of foreign countries in the Russian Federation, employees of diplomatic representations and consular offices of foreign countries in the Russian Federation, the family members accompanying the said officials and guests of the said officials in case the family members or guests reside in the residencies of the said officials or in the territory of such representations or offices;

   b) those entered the Russian Federation with a working visit and having diplomatic or service passports of the officials of the foreign countries ministries of the foreign affairs or the family members accompanying the said officials;

   v) according to the international agreement of the Russian Federation those entered the Russian Federation with a working visit and exercising diplomatic privileges and diplomatic immunities of the foreign organizations officials, officials of the representative offices of the said organizations in the Russian Federation which have headquarters in the Russian Federation and the family members and guests of the said persons if the family members or guests reside in the residencies of the said persons or in the territory of the said representative offices;

2) other bodies the list and powers of which in the area of migration registration shall be established by the President of the Russian Federation or the Government of the Russian Federation.

2. The bodies specified in Part 1 of this Article shall deliver the information on the registration of foreign citizens at the place of stay to the migration registration bodies immediately on a grant basis.
Chapter 3. FOREIGN CITIZENS REGISTRATION AT THE PLACE OF RESIDENCE

Article 14. Obligatory Registration of Foreign Citizens at the Place of Residence

1. A foreign citizen permanently or temporarily residing in the Russian Federation who has the right to use a residential premise in the territory of the Russian Federation shall register himself at the address of the said premise in accordance with the procedure and on the terms established according to this Federal Law excluding the case stipulated in Part 2 of this Article.

2. In case a foreign citizen permanently or temporarily residing in the Russian Federation has two or more residential premises in the territory of the Russian Federation he/she shall declare one of them as his/her place of residence. In this case the registration of the said foreign citizen at the place of residence shall be carried out with recording of the data on the other residential premises thereof located in the territory of the Russian Federation.

Article 15. Grounds to Register Foreign Citizens at the Place of Residence

1. The ground to register a foreign citizen at the place of residence is the right of the said foreign citizen to use a residential premise located in the territory of the Russian Federation. The presence of the said right shall be determined according to the housing legislation of the Russian Federation.

2. A foreign citizen registration at the place of residence includes recording of the address of a certain residential premise in the residence permit or in temporary residence permit of the said foreign citizen, in the record documents of the migration registration body and in the state informational system of migration registration.

Article 16. Procedure of Foreign Citizens Registration at the Place of Residence

An application of a foreign citizen on registration at the place of residence shall be submitted to the migration registration body at the location of the residential premise the said foreign citizen specified as the place of residence thereof. The form of the said application, the list of the data contained therein and requirements to the execution thereof are established by the Government of the Russian Federation.

Article 17. Documents Necessary to Register Foreign Citizens and Stateless Persons at the Place of Residence

When a foreign citizen or a stateless person submits an application on registration at the place of residence to an official of the migration registration body, the following documents shall be submitted:

1) a foreign citizen permanently or temporarily residing in the Russian Federation shall submit:

a) an identification document acknowledged by the Russian Federation as such;
6) a residence permit or a temporary residence permit;
8) documents confirming the right to use the residential premise;

2) a stateless person permanently or temporarily residing in the Russian Federation shall submit:
   a) a residence permit or a temporary residence permit;
   b) documents confirming the right to use the residential premise.

Article 18. Terms of Foreign Citizens Registration at the Place of Residence

1. The migration registration body registering a foreign citizen at the place of residence shall enter the relevant note in the residence permit or temporary residence permit of the said foreign citizen at the days of the submission of an application on registration at the place of residence and the documents specified in Article 17 of this Federal Law by the said foreign citizen and shall record the data on the place of residence of the said foreign citizen in the record documents thereof and in the state informational migration registration system no later than on the next working day as of the date of submission of the documents.

2. The migration registration body having registered a foreign citizen at the place of residence shall exercise other necessary actions related to registration within one month as of the date the said registration in accordance with the procedure established by the Government of the Russian Federation.

Article 19. Grounds for Foreign Citizens Deregistration at the Place of Residence

1. The deregistration of a foreign citizen at the place of residence shall be exercised in case:
   1) the foreign citizen is registered at another place of residence;
   2) termination of the right to use a residential premise according to the reasons stipulated by the legislation of the Russian Federation;
   3) the foreign citizen’s right to reside permanently or temporarily in the territory of the Russian Federation is terminated;
   4) the court decision on declaring the registration of the foreign citizen at the place of residence invalid becomes res judicata;
   5) death of the foreign citizen in the Russian Federation or the court decision on declaring the foreign citizen staying in the Russian Federation missing or declaring him dead becomes res judicata.

2. The deregistration of a foreign citizen at the place of residence includes entering the relevant data to the residence permit or temporary residence permit of the said foreign citizen, the record documents of the migration registration body and the state informational migration registration system.

Chapter 4. FOREIGN CITIZENS REGISTRATION AT THE PLACE OF STAY

Article 20. Obligatory Registration of Foreign Citizens at the Place of Stay
1. In case a foreign citizen is staying at the place of stay he/she shall register himself at the place of stay in accordance with the procedure and on the terms established according to this Federal Law or an international agreement of the Russian Federation.

2. At the place of stay

1) a foreign citizen permanently residing in the Russian Federation – upon expiry of seven working days as of the date of arrival to the place of stay excluding the cases when the said foreign citizen:
   a) doesn’t have a place of residence;
   b) is staying at a hotel or another organization rendering hotel services, at a health resort, a vacation home, a rest home, a camping, a tourist camp, a children’s recreation camp, a hospital or another health care establishment or social services;
   b) is exercising labor activities according to the rotating labor scheme;
   g) is staying in a special-purpose establishment for social rehabilitation of persons with no fixed abode;
   d) is staying in an establishment executing a criminal or administrative sentence;

2) a foreign citizen temporarily residing or temporarily staying in the Russian Federation upon expiry of three working days as of the date of arrival to the place of stay excluding the case when the said foreign citizen:
   a) is staying at a hotel or another organization rendering hotel services, at a health resort, a vacation home, a rest home, a camping, a tourist camp, a children’s recreation camp, a hospital or another health care establishment or social services;
   b) is staying in a special-purpose establishment for social rehabilitation of persons with no fixed abode;
   b) is staying in an establishment executing a criminal or administrative sentence shall be registered.

3. In the cases stipulated by Sub-Claususes “а” – “д” of Clause 1 and Sub-Claususes “а” – “в” of Clause 2 of Part 2 of this Articles the Host Party shall notify the migration registration body on arrival of a foreign citizen to the place of stay within one day.

4. Foreign citizens – sailors being crew members of non-warships of foreign countries shall be registered at the place of stay by the migration registration body on the basis of the sailor’s passport (identity papers of the sailor) upon availability of the note made by the border control body on entrance of the said foreign citizens to the Russian Federation in case of coming ashore and temporary stay in the territory of a port in the territory of the Russian Federation open for calls of non-warships of foreign countries or in the territory of a port town of the Russian Federation exceeding twenty-four hours.

5. Migration registration at the place of stay of foreign citizens permanently or temporarily residing in the Russian Federation who have temporarily left the place of residence due to occurrence of an emergency situation at the said place, exercise of a counterterrorism operation in the territory they live or imposture of an emergency or a military emergency and who are staying at the place of temporary stay shall be carried out in accordance with the procedure established by the Government of the Russian Federation.

6. The following persons shall not be subject to migration registration at the place of stay:
1) heads of foreign countries, heads of foreign countries governments, members of parliamentary and government delegations of foreign countries, heads of international organizations entered the Russian Federation on the invitation of a federal state executive authority or a state executive authority of a constituent element of the Russian Federation and the family members accompanying the persons specified above;

2) foreign citizens – sailors being crew members of warships entered the Russian Federation with an official, non-official visit or a business call, or crew members of war aircrafts of foreign countries (excluding the cases of a forced stop or another stop of the said foreign citizens in the territory of the Russian Federation apart of the principal crew staff thereof for the term exceeding three days);

3) foreign citizens – sailors being crew members of non-warships of foreign countries in case of coming ashore and temporary stay up to twenty-four hours in the territory of a port in the territory of a port town of the Russian Federation or in case of coming ashore of the said foreign citizens for excursions to inhabited localities for the term up to twenty-four hours.

4) foreign citizens – crew members of civil aircrafts, trains and other vehicles taking part in the international traffic in case the said foreign citizens stay at the airports or stations in the territory of the Russian Federation stipulated by the traffic schedules of the said vehicles;

5) other foreign citizens entered to the Russian Federation for the term less than three days excluding the case the said foreign citizens are staying at a hotel or another organization rendering hotel services, at a health resort, a vacation home, a rest home, a camping, a tourist camp, a children’s recreation camp, a hospital or another health care establishment or social services.

7. Foreign citizens specified in Part 6 of this Article have the right to notify the migration registration body at the place of their stay on their place of stay.

Article 21. Ground for Registration at the Place of Stay

1. Unless otherwise is stipulated by this Federal Law, the ground for registration at the place of stay is an actual temporary stay of a foreign citizen at the place that is not his/her place of residence or no place of residence of the said foreign citizen.

2. The registration at the place of stay includes recording the data on the place of stay of a foreign citizen in the record documents of the migration registration body at the place of his/her stay and in the state informational system of migration registration.

Article 22. Procedure of Foreign Citizens Registration at the Place of Stay

1. The registration of foreign citizens at the place of stay shall be carried out when the migration registration body obtains notifications on arrival thereof at the place of stay submitted according to this Article.
2. To register a foreign citizen at the place of stay:
   1) a foreign citizen:
      a) shall submit his/her identity documents acknowledged by the Russian Federation as such and the migration card to the Host Party upon arrival at the place of stay;
      b) shall obtain a tear-off part of the notification form specified above after the Host Party sends the notification on his/her arrival at the place of stay excluding the cases stipulated by Part 3 and Part 4 of this Article;
   2) the Host Party observing the terms stipulated by Clause 1 and Clause 2 of Part 2 and Part 3 of Article 20 of this Federal Law:
      a) shall send a notification on arrival of a foreign citizen at the place of stay to the migration registration body directly or send it by post pursuant to the established procedure excluding the cases stipulated by Part 3 and Part 4 of this Article;
      b) shall transfer a tear-off part of the notification form on arrival of the foreign citizen at the place of stay to the foreign citizen.

3. In case there are document supported reasonable excuses inhibiting the Host Party to send the notification on arrival of a foreign citizen at the place of stay to the migration registration body itself the said notification shall be accepted by the migration registration body from the said foreign citizen directly.

4. A foreign citizen permanently residing in the Russian Federation has the right to notify the relevant migration registration body on his/her arrival at the place of stay directly or by post pursuant to the established procedure in case he/she obtains the relevant written consent of the Host Party.

5. Suppression of documents specified in Sub-Clause “а” of Clause 1 of Part 2 of this Article from a foreign citizen by the Host Party is debarred.

6. The migration registration body and federal postal service organization shall accept the notification on arrival of a foreign citizen at the place of stay only in case the person submitting such a notification also submits his/her identity document acknowledged by the Russian Federation as such.

7. The fulfillment of actions necessary to register a foreign citizen at the place of stay by the foreign citizen and the Host Party is confirmed by a note in the tear-off part of the notification form entered by the migration registration body or federal postal service organization pursuant to the established procedure. In case the tear-off part of the notification form is lost or damaged the procedure of specified actions fulfillment confirmation is established by the Government of the Russian Federation.

8. The notification form on arrival of a foreign citizen at the place of stay, the list of the data contained therein, the requirements to execution thereof, the procedure of sending it to the migration registration body, the terms of storage of the notification copy in the federal postal service organization, the form the Host Party shall express the consent thereof for a temporary stay of a foreign citizen at the place thereof and the list of documents attached to the notification are established by the Government of the Russian Federation.

9. The record of the data on foreign citizens exercising their labor activities according to the rotating scheme, staying at a hotel or another organization rendering hotel services, at a health resort,
a vacation home, a rest home, a camping, a tourist camp, a children’s recreation camp, a hospital or another health care establishment and social services, in a special-purpose establishment for social rehabilitation of persons with no fixed abode or in an establishment executing a criminal or administrative sentence shall be carried out by the authorities of the relevant organization or establishment on arrival and departure of the said foreign citizens. The said record shall be carried out in order to notify the relevant migration registration body subsequently on arrival and departure of the said foreign citizens pursuant to the established procedure.

Article 23. Grounds and Procedure of Deregistration of Foreign Citizens at the Place of Stay

1. Deregistration of a foreign citizen at the place of stay shall be carried out in case:
   1) a foreign citizen departs from the place of stay;
   2) a foreign citizen departs from the Russian Federation;
   3) a foreign citizen dies in the Russian Federation or the court decision on declaring the foreign citizen staying in the Russian Federation missing or dead becomes res judicata.

2. Deregistration of a foreign citizen at the place of stay shall be carried out after the migration registration body receives the tear-off part of the notification form on arrival of the said foreign citizen at the place of stay with the specification of the date of departure of the said foreign citizen from the place of stay at this part of the form from the Host Party. The tear-off part of the notification form on arrival of the said foreign citizen at the place of stay shall be sent to the relevant migration registration body by the Host Party no later than in two days as of the date the said foreign citizen departs from the place of stay.

3. In case a foreign citizen departs from a hotel or another organization rendering hotel services, at a health resort, a vacation home, a rest home, a camping, a tourist camp, a children’s recreation camp, a hospital or another health care establishment and social services the authorities of the specified organization or establishment shall notify the migration registration body on the departure of the said foreign citizen no later than 12 p.m. of the day after the day of the departure of the said foreign citizen.

Part 5. RESPONSIBILITIES FOR VIOLATION OF THE MIGRATION REGISTRATION LEGISLATION OF THE RUSSIAN FEDERATION

Article 24. Responsibilities for Violation of the Migration Registration Legislation of the Russian Federation

Persons guilty of violation of the migration registration legislation of the Russian Federation shall be responsible according to the legislation of the Russian Federation.

Chapter 6. FINAL PROVISIONS
Article 25. Application of this Federal Law to the Legal Relationships Originated before the Date of Coming into Force Thereof

1. Foreign citizens registered at the place of stay at the date this Federal Law comes into force according to Federal Law dated July 25, 2002 No. 115-ФЗ “On Legal Status of Foreign Citizens in the Russian Federation” shall be considered registered at the place of stay until the temporary stay term established by the legislation of the Russian Federation or visa term is expired and shall be registered in case the place of stay in the territory of the Russian Federation is changed.

2. Foreign citizens having a temporary residence permit and registered at the place of temporary residence in the Russian Federation as of the date this Federal Law comes into force have the right to register at the place of residence within the validity term of the temporary residence permit in accordance with the procedure established by this Federal Law.

3. Foreign citizens permanently residing in the Russian Federation and registered at the place of residence as of the date this Federal Law comes into force shall be registered at the place of residence according to this Federal Law in case of change of the place of residence in the territory of the Russian Federation.

Article 26. Coming into Force of This Federal Law


President of the Russian Federation
V. PUTIN

Moscow, the Kremlin
July 18, 2006