Executive Order on Aliens’ Access to Denmark (Aliens Order)

Pursuant to sections 5(2), 12, 13(2), 14(2), 15(2), 38(3), (4) and (7), 39(1) to (5), 41, 42(1) and (3), 46c, 46d, 47(2), 47a and 60(2) of the Aliens Act, cf. Consolidation Act No. 826 of 24 August 2005, the following is laid down:

Part I

Passports or other travel documents

1. (1) A passport is valid as a travel document for an alien when it satisfies the following conditions:

(i) The passport must be issued by a competent authority of the country of which the passport holder is a national and must be provided with a specification of the issuing authority. If the authority is not specified on a laminated page, such specification must be provided by the stamp or seal of the authority. Any corrections of the text must be carried out by a competent authority.

(ii) The passport must provide information on its period of validity.

(iii) The passport must be valid for travelling to Denmark.

(iv) The passport may only be in the name of a single person, but cf. subsections (4) and (5) hereof.

(v) The passport must specify the passport holder’s full name, date of birth, place of birth, nationality and sex.

(vi) The passport must include a lifelike photo of the passport holder. If the photo page is not laminated, the photo must be provided with the stamp or seal of the issuing authority in such manner that it is impressed or printed partly on and partly outside the photo.

(vii) The passport must be provided with the passport holder’s signature or the like.

(viii) The passport must have space for stamps.

(ix) Passports not made out in English, French, Italian, Dutch, Norwegian, Portuguese, Spanish, Swedish, German, Czech, Estonian, Latvian, Lithuanian, Hungarian, Maltese, Polish, Slovenian or Slovakian must include a translation of the entire text into at least one of these languages.

(2) Notwithstanding subsection (1) hereof, the passport is not valid as a travel document if it is stated in the passport or otherwise specified that the passport is not valid for return to the country of issue.

(3) Notwithstanding subsections (1) and (2) hereof, a passport issued to a national of a country which has acceded to the European Union or is comprised by the Agreement on the European Economic Area is valid as a travel document for the alien.

(4) A passport issued to spouses is valid as a travel document when it satisfies the requirements of subsections (1) and (2) or (3) hereof.

(5) A passport in which a child under the age of 16 specified by its full name, sex and date of birth has been included by a competent foreign authority is valid as a travel document for the child when the child is accompanied by the adult passport holder and when the passport satisfies the requirements of subsections (1) and (2) or (3) hereof.

2. A document of identification made out by a competent Danish or foreign authority to a per-
son who is a national of another country or is state-less (alien’s passport or refugee travel document) is valid as a travel document for such alien when it otherwise satisfies the requirements referred to in section 1 of this Order, except for the requirement to specify nationality, cf. section 1(1)(v) of this Order.

3. (1) A collective document of identification (joint passport, collective passport) is valid as a travel document for a group of aliens who enter with a group leader for a joint short-term stay in Denmark when the group leader is in possession of his own passport or document of identification, cf. section 1 or 2 of this Order, and each group member is in possession of a document of identification issued by a public authority.

(2) To be valid, the collective passport:
- (i) must be issued by a competent authority of the country of which the passport holders are nationals and must be provided with a specification of the issuing authority. If the authority is not specified on a laminated page, such specification must be provided by the stamp or seal of the authority. Any corrections of the text must be carried out by a competent authority;
- (ii) must provide information on its period of validity;
- (iii) must be valid for travelling to Denmark;
- (iv) may only comprise persons who are nationals of the country of issue and who, unless otherwise permitted in special cases by the Danish Immigration Service, may enter Denmark on an individual passport without a visa;
- (v) must comprise not less than five and not more than 50 persons;
- (vi) must specify each group member’s full name, date of birth, place of birth, nationality and sex; and
- (vii) must specify the group leader’s name and the number and date of issue of his passport.

(3) Notwithstanding subsection (2) hereof, the collective passport is not valid as a travel document if it is stated in the passport or otherwise stated that the passport is not valid for return to the country of issue.

(4) Notwithstanding subsections (2) and (3) hereof, a collective passport issued to nationals of a country which has acceded to the European Union or is comprised by the Agreement on the European Economic Area is valid as a travel document for such aliens.

4. (1) In connection with a decision whether to refuse entry to an alien pursuant to section 28(1)(ii) or section 28(2) or (3), cf. section 28(1)(ii), of the Aliens Act, the relevant chief constable or the Commissioner of the Copenhagen Police shall decide whether the alien’s passport or other travel document satisfies the conditions of sections 1 to 3 of this Order, cf. section 48 of the Aliens Act.

(2) The National Commissioner of Police shall examine what passports and other travel documents satisfy the conditions of sections 1 to 3 of this Order. The result of such examination must be passed on to the Ministry of Refugee, Immigration and Integration Affairs, the Danish Immigration Service, the chief constables, the Commissioner of the Copenhagen Police, the Ministry of Foreign Affairs and the Council of the European Union.

(3) The Minister of Refugee, Immigration and Integration Affairs shall decide to what extent passports and other travel documents, including identity cards that do not satisfy the conditions of sections 1 to 3 of this Order may be valid as travel documents. Information on the provisions made under the first sentence hereof must be passed on to the Danish Immigration Service, the chief constables, the Commissioner of the Copenhagen Police, the Ministry of Foreign Affairs, the Council of the European Union and the National Commissioner of Police.

(4) The Minister of Refugee, Immigration and Integration Affairs shall publish information on the provisions made under subsection (3) hereof in the Danish Official Gazette. A list of the provisions made must be published once a year as at 1 January in the same medium.

5. (1) Under section 39(4), first sentence, cf. section 39(1), of the Aliens Act, nationals of another Nordic country are exempt from being in possession of a passport or other travel document on entry into Denmark from another Nordic country, during stays in Denmark and on departure from Denmark to another Nordic country.

(2) Under section 39(4), second sentence, of the Aliens Act, the Minister of Refugee, Immigration and Integration Affairs shall decide what other groups of aliens are exempt from being in
possession of a passport or other travel document on entry and stay in Denmark and on departure from Denmark.

(3) When humanitarian considerations, considerations of national interests or international obligations make it appropriate, the Danish Immigration Service or the police may permit an alien to enter and stay in Denmark without being in possession of a passport or other travel document, but cf. section 49(2) of this Order.

(4) The Minister of Refugee, Immigration and Integration Affairs shall publish information on the provisions made under subsection (2) hereof in the Danish Official Gazette. A list of the provisions made must be published once a year as at 1 January in the same medium.

(5) The Danish Immigration Service shall provide information on the permits granted under subsection (3) hereof to the other Schengen countries.

6. (1) A refugee travel document is issued upon application in accordance with the rules of the Convention relating to the Status of Refugees (28 July 1951) to an alien holding a residence permit under section 7(1) or section 8(1) of the Aliens Act.

(2) An alien’s passport is issued upon application to:

(i) an alien issued with a residence permit under section 7(2) of the Aliens Act;
(ii) an alien issued with a residence permit under section 8(2) or (3) of the Aliens Act;
(iii) an under-age child issued with a residence permit under section 9c(3) of the Aliens Act; or
(iv) an under-age child issued with a residence permit under section 9(1)(ii) of the Aliens Act if the child’s parents hold a residence permit under section 7 or 8 of the Aliens Act.

(3) An alien’s passport is issued upon application to an alien who is unable to procure a passport or other travel document, provided the alien has been issued with:

(i) a permanent residence permit under sections 9 to 9f of the Aliens Act;
(ii) a time-limited residence permit with a possibility of permanent residence under sections 9 to 9f of the Aliens Act;
(iii) a residence permit under section 9b of the Aliens Act;
(iv) a residence permit under section 9c of the Aliens Act when the permit has been issued to an alien who has submitted an application for a residence permit under section 7 of the Aliens Act; or
(v) a residence permit under section 9e of the Aliens Act.

(4) Upon application, a refugee travel document and an alien’s passport may be issued to an alien not falling within subsections (1) to (3) hereof when particular reasons make it appropriate.

(5) Issue of refugee travel documents and alien’s passports may be refused when deemed necessary for security reasons.

7. (1) The Danish Immigration Service issues refugee travel documents and alien’s passports.

(2) Where a travel document under section 6(1) to (3) of this Order is issued to an alien who is above the age of 18 and who holds a permanent residence permit, the period of validity is fixed at ten years. For other aliens who are above the age of 18, the period of validity for travel documents under section 6(1) to (3) of this Order is fixed at five years. For aliens who are between the ages of 2 and 18, the period of validity for travel documents under section 6(1) to (3) of this Order is fixed at five years. For aliens who are under the age of 2, the period of validity for travel documents under section 6(1) to (3) of this Order is fixed at two years. The period of validity under the second to fourth sentences hereof is fixed so that it expires not more than six months after expiry of the residence permit, or, in case of aliens not issued with a residence permit, cf. section 6(4) of this Order, so that it expires not later than on the date when the purpose for which is was issued has been accomplished. Where particular reasons make it appropriate, a shorter period of validity may be fixed than stated in the first to fifth sentences hereof.

(3) It must be made a condition for issue under section 6(1) or (2) of this Order that the alien’s passport or travel document is surrendered to the Danish Immigration Service. Travel documents issued under section 6(2)(iv) or (3) of this Order may be revoked if the alien is issued with a national passport.

(4) A refugee travel document and an alien’s passport issued to an alien holding a time-limited residence permit under section 7 or 8(1) or (2) of the Aliens Act must be provided with an en-
endorsement stating that it is not valid for travelling to the country or countries in which, as determined by the authority issuing the residence permit, the alien risks persecution falling within section 7 of the Aliens Act.

5. Any endorsement under subsection (4) hereof is cancelled when the alien is issued with a permanent residence permit. Any endorsement under subsection (4) hereof is furthermore cancelled when the alien applies for it to the Danish Immigration Service. Cancellation under the second sentence hereof of an endorsement under subsection (4) hereof may only be effected if the application provides information on:

(i) details of the purpose of the cancellation of the endorsement under subsection (4) hereof;

(ii) whether the alien finds that he can enter and stay in the country or countries referred to in subsection (4) hereof without any problems and, if so, the reason therefore; and

(iii) the date of the departure to the country or countries referred to in subsection (4) hereof and the expected date of the alien’s return to Denmark.

6. Where an endorsement is cancelled under subsection (5), second sentence, hereof and where the alien returns to Denmark after having departed to the country or countries referred to in subsection (4) hereof, the alien’s refugee travel document or alien’s passport must be forwarded to the Danish Immigration Service and provided with a new endorsement under subsection (4) hereof unless the alien’s residence permit is revoked, cf. section 19(1)(i) of the Aliens Act. Where an endorsement is cancelled under subsection (5), second sentence, hereof, but where the alien does not depart to the country or countries referred to in subsection (4) hereof, the alien’s refugee travel document or alien’s passport must be forwarded to the Danish Immigration Service and provided with a new endorsement under subsection (4) hereof.

7. An application for a refugee travel document and an alien’s passport must be submitted to the Danish Immigration Service. If the applicant lives or resides outside Copenhagen Municipality, Frederiksborg Municipality or Copenhagen County, the application may also be submitted to the Danish Immigration Service through the police at the place where the applicant lives or resides.

8. The period of validity for travel documents issued under section 6(1) to (4) of this Order may be extended upon application. Subsections (2) and (7) hereof apply correspondingly.

9. Otherwise, the rules on issue of passports to Danish nationals apply correspondingly.

7a. (1) The person or persons having custody of a child under the age of 15 with its own passport, its own refugee travel document or its own alien’s passport may demand that such child be deleted from other persons’ refugee travel documents or alien’s passports.

(2) The police shall make any decisions under subsection (1) hereof.

(3) A request for deletion must be submitted in writing to the police at the place where the person or persons having custody of the child live or reside.

(4) If the person or persons requesting deletion live or reside abroad, the request for deletion may be submitted to the National Commissioner of Police through a Danish mission in the country in which the person or persons requesting deletion live or reside or, if there is no Danish mission in the country in which the person or persons live or reside, through the relevant local Danish mission.

(5) The refugee travel document or alien’s passport in respect of which deletion of the child is requested may be temporarily seized for the purpose of the deletion.

(6) A decision on deletion cannot be appealed to any other administrative authority.

Part 2
Entry and departure checks

8. Entry from and departure to another Schengen country is made without any entry and departure checks, but cf. section 11 of this Order. Where temporary checks have exceptionally been introduced at the border of another Schengen country pursuant to Article 2(2) of the Schengen Convention, entry from and departure to such country must be made in accordance with the check measures laid down in that connection, cf. section 9 of this Order.

9. (1) Entry from and departure to a country which has not acceded to the Schengen Convention may only, unless otherwise laid down pursuant to Article 3(1), second sentence, of the Schengen Convention, be effected at the border
crossing points (ports and airports) approved for such purpose by the Minister of Refugee, Immigration and Integration Affairs pursuant to section 38(3) of the Aliens Act, and only within their opening hours, but cf. section 11 of this Order. In very special cases, as further provided for by the National Commissioner of Police, the police may permit entry and departure at places other than the border crossing points referred to in the first sentence hereof.

(2) Upon entry from and departure to a country which has not acceded to the Schengen Convention, aliens shall report for an entry or departure check, but cf. section 11 of this Order. The checks are carried out by the police, as further provided for by the National Commissioner of Police.

(3) Aliens entering from or departing to a country which has not acceded to the Schengen Convention shall give the police the information necessary for the police to carry out the entry or departure check.

(4) In connection with entry and departure checks, the police may stamp an alien’s passport or other travel document. The National Commissioner of Police lays down further provisions thereon.

(5) In connection with entry checks, the police may copy or take photos of an alien’s passport or other travel document or otherwise secure information in such documents for the purpose of checking the alien’s travel document and identity.

(6) In connection with entry and departure checks, the police shall check whether an alien holding a time-limited residence permit under section 7 or 8(1) or (2) of the Aliens Act observes a travel restriction imposed by endorsement under section 7(4) of this Order. The first sentence hereof does not apply if the other entry and departure checks are disproportionately disturbed thereby. The police shall report non-observance to the Danish Immigration Service.

(7) The Minister of Refugee, Immigration and Integration Affairs shall publish information on the approvals granted pursuant to section 38(3) of the Aliens Act in the Danish Official Gazette. A list of the approved border crossing points (ports and airports) must be published once a year as of 1 January in the same medium. Information on the approvals granted under the first sentence hereof must be given to the Council of the European Union.

10. (1) Captains of aircraft arriving from or departing to a country which has not acceded to the Schengen Convention shall ensure:

(i) that foreign crew members and any foreign passengers remain onboard until an entry check can be carried out, cf. subsections (2) to (4) hereof; and

(ii) that the aircraft does not depart until a departure check of foreign crew members and any foreign passengers has been carried out, cf. subsections (2) to (4) hereof.

(2) Airline companies of aircraft, cf. subsection (1) hereof, which carry passengers on scheduled flights to airports with no permanent police service require a disembarkation permit to be issued by the Minister of Refugee, Immigration and Integration Affairs. Aircraft captains shall observe the provisions laid down in the disembarkation permit on reporting of crew members and passengers as well as other conditions in connection with entry and departure checks.

(3) Captains of aircraft, cf. subsection (1) hereof, that arrive in or depart from an airport on unscheduled flights shall notify the airport of the time of arrival or departure of the aircraft before arrival or departure and of the number of crew members and passengers so that the airport can pass on the information to the police for the purpose of planning the entry and departure checks.

(4) At the request of the police, aircraft captains shall surrender a copy of the passenger list and the crew list. The police may further order aircraft captains, cf. subsection (1) hereof, to send a list of crew members and passengers to the police before the arrival of the aircraft as further provided for by the National Commissioner of Police. The list must provide information on names (surname, first name(s)), dates of birth (date, month, year), nationalities and travel documents (including type and number of passport or other travel document). In addition, the police may order aircraft captains, cf. subsection (1) hereof, before the arrival of the aircraft, to provide information on the place of the passengers’ original boarding, on the border crossing point in Denmark, on the identification code of the aircraft and on departure and arrival times of the aircraft. The information must be provided on a form drafted by the National Commissioner of Police or otherwise as laid down by the National Commissioner of Police, including by electronic transmission, if relevant.
11. (1) Shipmasters shall ensure:
   (i) that foreign crew members and any foreign passengers remain onboard until an entry check can be carried out, cf. subsections (2) to (8) hereof; and
   (ii) that the ship does not sail until a departure check of foreign crew members and any foreign passengers has been carried out, cf. subsections (2) to (8) hereof.

(2) Foreign crew members in possession of a discharge book, a document of identification issued under the ILO Seafarers’ Identity Documents Convention 185 of 2003 or other valid travel document may stay in the area near the port of call without being subject to entry and departure checks as long as the ship remains there, but not for more than three months (right to shore leave). The police may prohibit certain crew members from leaving the ship.

(3) The shipmaster shall notify the police when a foreign crew member is to be discharged or signed on in Denmark or when a foreign crew member has jumped ship or failed to appear onboard. The shipmaster shall also notify the police of the presence of stowaways onboard. At the request of the police, the shipmaster shall surrender a copy of the passenger list and the crew list.

(4) Shipping companies or shipbrokers of passenger ferries that operate a regular passenger service between Denmark and a country which has not acceded to the Schengen Convention require a disembarkation permit to be issued by the Minister of Refugee, Immigration and Integration Affairs. Shipmasters of passenger ferries shall observe the provisions laid down in the disembarkation permit on the reporting of crew members and passengers as well as other conditions in connection with entry and departure checks. The first and second sentences hereof apply correspondingly to shipping companies or shipbrokers and shipmasters of cargo vessels capable of carrying up to twelve passengers and maintaining a regular service between Denmark and a country which has not acceded to the Schengen Convention.

(5) Shipping companies or shipbrokers of cruise ships carrying passengers require a disembarkation permit to be issued by the Minister of Refugee, Immigration and Integration Affairs. Subsection (4), second sentence, hereof applies correspondingly to shipmasters of cruise ships.

(6) Shipmasters of cargo vessels other than those referred to in subsection (4), third sentence, hereof shall send a list of the crew members and any passengers of the ship to the police, as further provided for by the National Commissioner of Police, as far as possible 24 hours before calling at a Danish port approved as a border crossing point and otherwise promptly after the expected calling at such Danish port has been determined and information on crew members and any passengers at the time of calling at the port is available, for the purpose of planning the entry checks, cf. subsection (8) hereof. The same applies to masters of fishing vessels that do not daily or every few days call at a Danish port approved as a border crossing point after having sailed out from a port in Denmark or another Schengen country.

(7) Shipmasters of pleasure craft calling at a Danish port from a country which has not acceded to the Schengen Convention shall prepare a list of the crew members and any passengers of the craft, cf. subsection (8) hereof. The list must be surrendered to the harbour master upon call for passing on to the police, as further provided for by the National Commissioner of Police, for the purpose of planning the entry check.

(8) Lists of the crew members and any passengers of a ship, cf. subsections (6) and (7) hereof, must provide information on the names (surname, first name(s)), dates of birth (date, month, year) and nationalities. The information must be provided on the forms issued by the International Maritime Organisation (IMO) for crew members and passengers (FAL forms Nos. 5 and 6) or otherwise as laid down by the National Commissioner of Police, including by electronic transmission, if relevant.

Part 3

Visas

12. (1) Aliens shall have their passport or other travel document endorsed (visaed) before entry, unless they are visa exempt, cf. section 13 of this Order.

(2) A visa is issued with validity for all Schengen countries, but cf. section 16 of this Order.

13. (1) The following aliens are visa exempt:
   (i) Nationals of Finland, Iceland, Norway and Sweden, cf. section 1 of the Aliens Act.
   (ii) Aliens who are nationals of a country which is a member of the European Union or
comprised by the Agreement on the European Economic Area, cf. section 2 of the Aliens Act.

(iii) Aliens who hold a residence permit for another Schengen country and are visa exempt before entry under Article 21 of the Schengen Convention.

(iv) Aliens who are visa exempt before entry under the rules of the European Union.

(v) Aliens who are nationals of a country with which Denmark has concluded an agreement on visa exemption, cf. section 39(2) of the Aliens Act.

(vi) Aliens who belong to a special group of aliens who, as provided for by the Minister of Refugee, Immigration and Integration Affairs, are visa exempt, cf. section 39(2) of the Aliens Act.

(2) The Minister of Refugee, Immigration and Integration Affairs shall publish information on agreements or provisions under subsection (1)(iv) to (vi) hereof in the Danish Official Gazette. A list of the groups of aliens referred to in subsection (1)(iv) to (vi) hereof must be published once a year as at 1 January in the same medium.

14. A visa valid for all Schengen countries is issued as: -

(i) a visa valid for one or more entries into the Schengen countries, where neither the duration of an unbroken stay nor the total duration of several consecutive stays in Denmark and the other Schengen countries may exceed three months per any six-month period reckoned from the date of the first entry into the Schengen countries.

(ii) a transit visa entitling the holder to pass once, twice or exceptionally more times through the Schengen countries to a country which has not acceded to the Schengen Convention, and where the transit time may not exceed five days per passage.

(iii) a collective visa, which is affixed in a collective travel document (collective passport) relating to a group of at least five and not more than 50 persons and is valid for one or more entries into the Schengen countries, and where the duration of the stay in the Schengen countries may not exceed 30 days. In case of a transit visa, paragraph (ii) hereof applies correspondingly.

(iv) an airport transit visa entitling the holder to stay in the international transit zone of an airport in a Schengen country during a stopover, but not to enter the Schengen countries.

15. (1) A visa valid for all Schengen countries may only be issued if the following conditions are satisfied: -

(i) The alien must be in possession of a valid passport or other travel document entitling the holder to travel to Denmark and the other Schengen countries. If the passport is only valid for travelling to one or more of the Schengen countries, the validity of the visa is restricted to such country or countries. The passport may not state or otherwise indicate that the passport is not valid for return to the country of issue.

(ii) The alien must have sufficient means to support himself during the intended stay and to pay for his return to his country of origin or for the passage to a third country where the person in question is guaranteed entry, or be able to acquire such means in a lawful manner.

(iii) Unless particular reasons make it inappropriate, the alien must have taken out travel insurance covering any expenses in connection with return for health reasons, urgent medical treatment and acute hospital treatment during the intended stay. The travel insurance must cover all the Schengen countries, and the minimum insurance cover must amount to €30,000.

(iv) No alert may be entered in the Schengen Information System for the purposes of refusing entry in respect of the alien.

(v) The alien may not constitute a threat to the public policy, relations with foreign powers or national security or health of the Schengen countries.

(2) If necessary, the alien shall present documentation for the purpose and specific circumstances of his stay.

(3) A visa is issued in accordance with Article 17(2) of the Schengen Convention on consultation with Danish authorities and the authorities of other Schengen countries.

16. Notwithstanding the provisions of section 15 of this Order, a visa limited so as to be valid only for entry and stay in Denmark may be issued when humanitarian considerations, consid-
erations of national interests or international ob-
ligations make it appropriate. The other Schen-
gen countries must be informed of visas issued 
under the first sentence hereof.

17. (1) Visas are issued by the Danish Immi-
gration Service or by a Danish diplomatic or 
consular mission authorised to do so under sec-
tion 47(2), first sentence, of the Aliens Act by 
agreement between the Minister of Refugee, Im-
migration and Integration Affairs and the Minis-
ter of Foreign Affairs.

(2) Visas may furthermore be issued by anoth-
er Schengen country’s diplomatic and consular 
missions abroad which have been authorised to 
do so under section 47(2), second sentence, of 
the Aliens Act by the Minister of Foreign Affairs 
following agreement with the Minister of Refu-
gee, Immigration and Integration Affairs.

(3) When Denmark is the competent state un-
der the rules of the Schengen Convention, an ap-
plication for visa must be submitted to a Danish 
mission, cf. subsection (1) hereof, the mission of 
another Schengen country, cf. subsection (2) 
hereof, or in very special cases to certain Danish 
 honorary missions, but cf. subsection (4) hereof.

(4) When particular reasons make it appropri-
ate, the Danish Immigration Service may issue a 
visa for up to 15 days’ stay valid for one entry, 
or a transit visa for up to 5 days’ stay valid for one 
entry, at an alien’s entry into Denmark. A 
visa under the first sentence hereof may not be 
issued if such issue is conditional upon consulta-
tion of the authorities of other Schengen coun-
tries under Article 17(2) of the Schengen Con-
vention. Notwithstanding the provisions of the 
second sentence hereof, a visa under the first 
sentence hereof, limited so as to be valid only for 
entry and stay in Denmark, may be issued when 
humanitarian considerations, considerations of 
national interests or international obligations 
make it appropriate. The other Schengen coun-
tries must be informed of visas issued under the 
first sentence hereof. The Danish Immigration 
Service may furthermore permit entry into Den-
mark without a visa when humanitarian consid-
erations, considerations of national interests or 
international obligations make it appropriate. 
The other Schengen countries must be informed 
of permits granted under the fifth sentence here-
of.

(5) The Danish Immigration Service may issue 
a return permit to an alien residing lawfully in 
Denmark.

(6) In special cases, the Danish Immigration 
Service may empower the police to issue a visa 
for up to 15 days’ stay valid for one entry, or a 
transit visa for up to 5 days’ stay valid for one 
entry, at an alien’s entry into Denmark under sub-
section (4), first sentence, hereof. Subsection 
(4), second and third sentences, hereof applies 
correspondingly. A visa under the first sentence 
hereof may not be issued, if an alert has been en-
tered in the Schengen Information System for 
the purposes of refusing entry in respect of the 
alien, or if the alien is prohibited from entering 
Denmark. In special cases, upon authorisation 
from the Danish Immigration Service, the police 
may issue a return permit under subsection (5) 
hereof.

18. (1) During an alien’s stay in Denmark, the 
Danish Immigration Service may extend a visa 
to a stay of a total of three months in case of 
force majeure, or when humanitarian considera-
tions or weighty business or personal reasons 
make it appropriate. Unless particular reasons 
make it inappropriate, an extension may only be 
effected on the basis of information that was not 
available when the visa was issued, and only if 
the purpose of the stay does not change.

(2) An application for extension must be sub-
mitted to the Danish Immigration Service before 
expiry of the valid visa. If the applicant lives or 
resides outside Copenhagen Municipality, Fred-
eriksberg Municipality or Copenhagen County, 
the application may also be submitted to the 
Danish Immigration Service through the police 
at the place where the applicant lives or resides.

19. (1) A visa is issued so that it expires not 
later than three months before expiry of the 
alien’s passport or, if the alien has no passport, 
not later than six months before expiry of the re-
turn permit to the country which has issued the 
alien’s travel document.

(2) If the alien is a permanent resident of a 
country other than his country of origin, the visa 
is issued under the terms stated in subsection (1) 
hereof and so that it expires not later than three 
months before expiry of the return permit for his 
country of residence or, if the alien has no pass-
port, not later than six months before expiry of the 
return permit for his country of residence.

(3) When humanitarian considerations, con-
siderations of national interests or international 
obligations make it appropriate, the Danish Im-
migration Service may deviate from the provisions of subsections (1) and (2) hereof. In that case, the validity of the passport must be longer than that of the visa and allow the alien to return to the country of issue before expiry of the passport. The passport may not state or otherwise indicate that the passport is not valid for return to the country of issue.

20. (1) If the grounds for issue of a visa were not correct or no longer exist, the Danish Immigration Service may revoke the visa if deemed necessary in consideration of the public policy, relations with foreign powers, national security or health of the Schengen countries or if an alert has been entered in the Schengen Information System for the purposes of refusing entry in respect of the alien. The visa is cancelled by a stamp to that effect from the police in the alien’s passport.

(2) Where a visa issued by another Schengen country is revoked, the central authorities of that country must be informed thereof.

Part 4
Residence permits
General provisions

21. (1) A child under the age of 18 residing permanently with the person having custody of it is exempt from proof of a residence permit during its residence in Denmark when the child has been issued with a residence permit under section 7, 8, 9(1)(ii) or 9b to 9e of the Aliens Act, or when the child was born in Denmark and the person having custody of it is a lawful resident of Denmark pursuant to a residence permit under sections 7 to 9e of the Aliens Act. The first sentence hereof applies correspondingly when the child has been issued with a residence permit under section 9(1)(iii) of the Aliens Act.

(2) Upon application, proof of a residence permit may be issued to a child as referred to in subsection (1) hereof if the child in question needs documentation for its residence permit. Proof of a residence permit issued under the first sentence hereof is issued for not more than three years at a time.

22. (1) A residence permit under section 7, 8, 9(1) or 9d of the Aliens Act is issued with a possibility of permanent residence in Denmark unless the alien applies for a residence permit for the purpose of a temporary stay only.

(2) A residence permit under sections 9a to 9c or section 9e or 9f of the Aliens Act is issued with a possibility of permanent residence or a temporary stay in Denmark. In deciding whether to issue the residence permit for the purpose of permanent residence or a temporary stay, particular regard must be had to the purpose of the residence or stay, cf., inter alia, sections 28 to 30 of this Order.

23. (1) A time-limited residence permit under section 7 or 8 of the Aliens Act is issued for not more than two years at a time, and after four years for not more than three years at a time.

(2) A time-limited residence permit under section 9(1)(i) of the Aliens Act is issued for not more than two years at a time, and after four years for not more than three years at a time.

(3) A time-limited residence permit under section 9(1)(ii) of the Aliens Act is issued until the child’s 18th birthday, but only until expiry of the period for which one of or both the persons having custody of it hold a residence permit for Denmark.

(4) A time-limited residence permit under section 9a of the Aliens Act for researchers, teachers, executive employees, specialists and embassy personnel is issued for not more than three years and may be extended for not more than four years at a time. A residence permit may be granted for not longer than the contract period. The first and second sentences hereof apply correspondingly when the child has been issued with a residence permit under section 9(1)(iii) of the Aliens Act.

(5) A time-limited residence permit under section 9b of the Aliens Act is issued for not more than one year at a time, after two years for not more than two years, and after four years for not more than three years at a time.

(6) A time-limited residence permit under section 9c(3) of the Aliens Act for under-age unaccompanied aliens who have entered Denmark and been registered as asylum-seekers under section 48e(1) of the Aliens Act is issued for not more than two years at a time, and after four years for not more than three years at a time.
(7) A time-limited residence permit under section 9c(1) of the Aliens Act for Danish nationals’ family members who are entitled to reside in Denmark under the EU rules on freedom of movement for workers or under the EU rules on freedom of establishment for self-employed persons is issued the first time for up to five years. If the Danish national is going to be employed as an employee for less than one year, the residence permit referred to in the first sentence hereof is issued for the expected duration of the employment. No residence permit is issued if the expected duration of the employment is up to three months, cf. section 2(1) of the Aliens Act.

(8) A time-limited residence permit under section 9c(1) of the Aliens Act for Danish nationals’ family members who are entitled to reside in Denmark under the EU rules on freedom to receive and provide services is issued for the expected duration of the services, but not for more than five years. No residence permit is issued if the expected duration of the services is up to three months, cf. section 2(1) of the Aliens Act.

(9) A time-limited residence permit under section 9c(2) of the Aliens Act for aliens with reference to the fact that return, cf. section 30 of the Aliens Act, has not been possible for at least 18 months is issued for not more than one year at a time.

(10) Apart from the cases referred to in subsections (1) to (9) hereof, the first time-limited residence permit is issued for not more than one year and it may be extended by periods of up to three years, but cf. sections 28 to 30 of this Order. In special cases, the first time-limited residence permit may be issued for up to three years.

24. (1) The provisions of section 19(1) and (2) of this Order apply correspondingly to residence permits issued under sections 9 to 9f of the Aliens Act.

(2) When a residence permit is issued under sections 9 to 9f of the Aliens Act, the Danish Immigration Service may in special cases deviate from the provision of section 39(1) of the Aliens Act.

(3) When a residence permit is issued under sections 9 to 9f of the Aliens Act, the Danish Immigration Service may in special cases deviate from the provision of section 39(1) of the Aliens Act. In that case, the validity of the alien’s passport must be longer than that of the residence permit issued and must allow the alien to return to the country of issue before expiry of the passport. The passport may not state or otherwise indicate that the passport is not valid for return to the country of issue.

25. In connection with a residence permit under sections 7 to 9f of the Aliens Act, such conditions may be laid down as are warranted by the purpose of the residence or the alien’s own circumstances or security or health reasons.

26. (1) An application for a residence permit under section 7 of the Aliens Act must be submitted in Denmark.

(2) An application for a residence permit under section 9, 9a(1), 9c, 9d or 9f of the Aliens Act may be submitted to a Danish mission in the applicant’s country of origin or in the country in which the applicant has resided permanently for the last three months, but cf. subsections (3) and (4) hereof. Unless humanitarian reasons conclusively make it inappropriate, an application under the first sentence hereof may only be submitted if the applicant has resided lawfully in the relevant country for the last three months. If there is no Danish mission in the applicant’s country of origin or the country in which the applicant has resided permanently for the last three months, the Danish Immigration Service may decide that an application for a residence permit under section 9, 9a(1), 9c, 9d or 9f of the Aliens Act may be submitted to another Danish mission when particular reasons make it appropriate. The Danish Immigration Service may further decide that nationals of another country may submit an application for a residence permit under section 9, 9a(1), 9c, 9d or 9f of the Aliens Act to a Danish mission other than the ones referred to in the first sentence hereof when an agreement to that effect has been concluded with the country in question. By agreement with the Ministry of Foreign Affairs, an application for a residence permit under section 9, 9a(1), 9c, 9d or 9f of the Aliens Act may be submitted to the mission of another country in the applicant’s country of origin or in the country in which the applicant has resided permanently for the last three months, but cf. subsections (3) and (4) hereof.

(3) An application for a residence permit under section 9, 9a(1), 9c or 9f of the Aliens Act may be submitted in Denmark if submission in Denmark of the application for a residence permit is
permitted under section 9(18), 9a(3), 9c(4) or 9f(6) of the Aliens Act.

(4) An application for a residence permit under section 9d of the Aliens Act may be submitted in Denmark.

(5) An application for a residence permit under section 9a(2) or 9b of the Aliens Act may only be submitted under section 9a(4) or 9b(2) of the Aliens Act by persons staying in Denmark.

(6) An application for a residence permit under section 9a(1) or (5) from an alien who is a national of Estonia, Latvia, Lithuania, Poland, Slovakia, Slovenia, the Czech Republic or Hungary may be submitted in Denmark to the Danish Immigration Service. If the applicant lives or resides outside Copenhagen Municipality, Frederiksberg Municipality or Copenhagen County, the application may also be submitted to the Danish Immigration Service through the police at the place where the applicant lives or resides. If the applicant does not live or reside in Denmark, the application must be submitted to a Danish mission in the applicant's country of origin or in the country in which applicant has resided permanently for the last three months. If there is no Danish mission in the applicant’s country of origin or the country in which the applicant has resided permanently for the last three months, the Danish Immigration Service may further decide that nationals of another country may submit applications for a residence permit through the police at the place where the applicant lives or resides.

Special provisions

27. (1) A residence permit under section 9(iii) of the Aliens Act for under-age aliens with a possibility of permanent residence with others than the person having custody thereof is issued with a possibility of:

(i) adoption where the applicant for adoption is approved as an adopter, where the child is comprised by the approval and where the applicant for adoption has consented to accept the child.

(ii) residence with the child’s closest family when there is a special reason why the child cannot live with its parents or other close relatives in its country of origin.

(iii) residence with others in case of very special circumstances and when the foster relationship is recommended by the local council on the basis of an examination corresponding to that carried out at adoption of foreign children, or relating to children above the age of 14 when the foster relationship must be deemed satisfactory on the basis of other information.

(2) A residence permit under subsection (1)(ii) or (iii) hereof is conditional upon the foster parents declaring that they undertake to maintain the child.

(3) A residence permit under subsection (1)(ii) or (iii) hereof for the purpose of adoption may not be issued until the Department of Family Affairs has issued an opinion as to whether completion of the adoption is to be expected.

28. (1) A residence permit under section 9c(1) of the Aliens Act for the purpose of participation
in a higher education programme at an educational institution accredited by the public authorities may be issued for the purpose of a temporary stay for not more than one year at a time: -

(i) when participation in the programme has been planned by a ministry or the educational institution in question; or

(ii) when participation in the programme is part of a study programme of higher education already commenced by the applicant in the country of origin.

(2) A residence permit under subsection (1)(i) hereof may be extended until the end of the programme in question if the alien is actively studying and the number of months for which the student has been enrolled in the programme does not exceed the study period prescribed by the rules applicable to the programme by more than 12 months. A residence permit under subsection (1)(ii) hereof may be extended to not more than two years if the alien is actively studying and the number of months for which the student has been enrolled in the programme does not exceed the study period prescribed by the rules applicable to the programme by more than 12 months.

(3) A residence permit may be issued for the purpose of participation in qualifying courses in connection with a higher education programme comprised by subsection (1)(i) hereof: -

(i) when the qualifying course is specifically connected with the relevant higher education programme;

(ii) when the alien has been enrolled in the higher education programme to which the qualifying course is relevant;

(iii) when the educational institution has decided that participation in the qualifying course is a prerequisite for attending the relevant higher education programme; and

(iv) when the duration of the specific qualifying course is not more than one year.

29. A residence permit under section 9c(1) of the Aliens Act for the purpose of participation in a course at a folk high school or the like may be issued for the purpose of a temporary stay for not more than one year to pupils and students in basic and youth education or similar education unless particular reasons make it inappropriate.

(2) In special cases a residence permit issued under subsection (1) hereof may be extended for not more than one further year.

31. A residence permit under sections 28 to 30 of this Order is conditional upon the alien’s maintenance being ensured through the alien’s own means, grants, study loans or the like.

(2) In such cases, a residence permit for children under the age of 18 is further conditional upon the educational institution in question submitting a declaration stating that it will assist in ensuring for the child a reasonable stay in Denmark for the duration of the permit.

(3) The Danish Immigration Service may order an alien issued with a residence permit under sections 28 to 30 of this Order to submit documentation proving that the conditions of subsection (1) hereof are still satisfied.

Part 5

Work permits

32. In addition to the cases referred to in section 13(1) of the Aliens Act, aliens need a work permit for working in the territorial waters and on the continental shelf.

33. (1) The following aliens are exempt from the requirement of a work permit: -

(i) The aliens referred to in section 14(1) of the Aliens Act.

(ii) Persons sent out and employed with foreign diplomatic or sent-out consular missions or by organisations and institutions covered by the Act on Rights and Immunities for International Organisations, etc., as well as accompanying family members and assistants sent out and employed in the private households of such persons.

(iii) Personnel of foreign trains and vehicles in international traffic.

(iv) Personnel on Danish cargo vessels in international traffic calling at Danish ports not more than 25 times per year, calculated on a one-year rolling basis independently of the calendar year, if a work permit is required therefore, cf. section 13(1), second sentence, of the Aliens Act.

(v) Crew members on cruise ships acting as tourist guides for some of or all the passen-
gers of the cruise ship for up to 72 hours after the cruise ship has called at a Danish port if the crew member’s function as a tourist guide is a natural part of his other work onboard the cruise ship.

(vi) Qualified crew members of flight operators or alliance partners for the purpose of providing assistance to survivors and their family members, to the family members of fatal casualties and to relevant authorities in connection with aircraft accidents.

(2) The following aliens are exempt from the requirement of a work permit for a period of three months from entry:

(i) Scientists and lecturers, in regard to teaching or similar activities to which they have been invited.

(ii) Artists, including musicians, performers, and the like, if they are of major importance to an important artistic event.

(iii) Representatives on a business trip in Denmark for foreign firms or companies having no business address in Denmark.

(iv) Fitters, consultants and instructors who have entered Denmark to fit, install, check or repair machinery, equipment, computer software or the like or to inform of the use thereof, if the enterprise with which the alien is connected has supplied the machinery, equipment, computer software or the like or, upon agreement with such enterprise, has undertaken to fit, install, check or repair the machinery, equipment, computer software or the like.

(v) Persons employed in the private household of aliens who are staying in Denmark on a visit for up to three months.

(vi) Professional athletes and coaches and trainers, in regard to the exercise of sports and sports training or coaching.

34. (1) A work permit is issued to aliens holding a residence permit under section 9a of the Aliens Act.

(2) A work permit is issued to aliens holding a residence permit under section 9c(1) of the Aliens Act for the purpose of traineeships.

(3) Upon application, a work permit is issued to foreign students holding a residence permit under section 9c(1) of the Aliens Act and referred to in section 28(1) of this Order for employment in part-time jobs for up to 15 hours a week. Furthermore, upon application, a work permit is issued to the foreign students referred to in section 28(1) of this Order, entitling them to full-time employment during the months of June, July and August.

(4) Upon application, a work permit may otherwise be issued to aliens holding a residence permit under section 9c(1) of the Aliens Act who are not exempt from the requirement of a work permit. In deciding thereon, special regard must be had to the purpose of the application. No work permit may be issued to foreign students issued with a residence permit under section 9c(1) of the Aliens Act and referred to in sections 28(3), 29 and 30 of this Order, unless particular reasons make it appropriate to issue a work permit. This does not apply to EU/EEA nationals or Swiss nationals.

(5) A work permit is issued to aliens holding a residence permit under section 9f of the Aliens Act.

(6) Upon application, a work permit may furthermore be issued to aliens residing outside Denmark when essential employment or business considerations make it appropriate, cf. section 9a(1) of the Aliens Act.

35. (1) A work permit under section 34(1), (2) or (4) to (6) of this Order is issued for employment in a particular job. The Danish Immigration Service may alter the permit for employment in another job.

(2) In connection with a work permit, such conditions may be laid down as are warranted by the purpose of the work, the alien’s own circumstances or security or health reasons.

36. A work permit under section 34 of this Order for aliens under the age of 18 may only be issued if an employment contract is available in writing and the employer declares to the Danish Immigration Service that he observes the conditions of the working environment legislation.

37. A work permit under section 34 of this Order is valid for the same period as the alien’s residence permit, unless otherwise stated in the permit.

38. (1) If the alien holds a residence permit for Denmark, an application for a work permit or for extension of a work permit under section 34 of this Order must be submitted to the Danish Immigration Service. If the applicant lives or resides outside Copenhagen Municipality, Freder-
iksberg Municipality or Copenhagen County, the application may also be submitted to the Danish Immigration Service through the police at the place where the applicant lives or resides.

(2) If the applicant does not hold a residence permit for Denmark, an application for a residence and work permit must be submitted in accordance with section 26 of this Order.

39. A work permit under section 34 of this Order may be revoked if the grounds referred to in the application or the permit were not correct or are no longer present.

Part 6
Special provisions on residence permits in connection with adoption

40. (1) Decisions on the issuing, extension, lapse and revocation of a residence permit under section 27(1)(i) of this Order are made by the county government office of the place where the adoptive parents live or reside. If the adoptive parents do not live or reside in Denmark, the county government office of the place where it is assumed, on the basis of the application submitted, that the adoptive parents will live or reside in Denmark shall make the decision in the case. If it cannot be determined on the basis of the application submitted where in Denmark the adoptive parents intend to live or reside, the Government Office of Copenhagen shall make the decision in the case. In special cases the Danish Immigration Service may authorise another county government office to make the decision in the cases referred to.

(2) An application for a residence permit or extension of a residence permit must be submitted to the county government office that is to make the decision in the case under subsection (1) hereof. If the adopted child does not live or reside in Denmark, the application must be submitted to a Danish mission in the adopted child’s country of origin or the country in which the adopted child lawfully resides. The mission shall forward the application to the Government Office of Copenhagen, which re-forwards the application to the county government office that is to make the decision in the case under subsection (1) hereof.

41. The county government office that is to make the decision in the case under section 40(1) of this Order may deviate from the provisions of section 19(1) and (2), cf. section 24, of this Order.

42. (1) The decision of the county government office made under section 40(1) of this Order can be appealed to the Danish Immigration Service.

(2) The decision of the Danish Immigration Service cannot be appealed to any other administrative authority.

43. The Danish Immigration Service may lay down further rules and decide on the examination of the cases referred to in section 40(1) of this Order.

Part 7
Exchange of case documents between the county government offices and the Danish Immigration Service

44. For the purpose of a decision to be made by the Danish Immigration Service or an opinion under the Aliens Act or provisions laid down in pursuance thereof, a county government office may, without the alien’s consent, pass on case documents to the Danish Immigration Service, including information on the alien’s purely personal details, filed in a case with the county government office relating to a residence permit under section 27(1)(i) concerning: -

(i) the alien in question; or
(ii) other aliens, provided that the case documents may be of importance to the case upon a general assessment.

45. For the purpose of a decision to be made by the Danish Immigration Service or an opinion under the Aliens Act or provisions laid down in pursuance thereof, a county government office may, without the alien’s consent, pass on case documents to the county government office, including information on the alien’s purely personal details, filed in a case with the Danish Immigration Service relating to a decision or an opinion under the Aliens Act or provisions laid down in pursuance thereof, concerning: -

(i) the alien in question; or
(ii) other aliens, provided that the case documents may be of importance to the case upon a general assessment.

46. For the purpose of a decision to be made by the county government office under section 27(1)(i) of this Order, another county government office may, without the alien’s consent,
pass on case documents to the first county government office, including information on the alien’s purely personal details, filed in a case relating to a residence permit under section 27(1)(i) of this Order or under the Order on Residence in Denmark for Aliens falling within the Rules of the European Union or the Agreement on the European Economic Area, concerning: -

(i) the alien in question; or

(ii) other aliens, provided that the case documents may be of importance to the case upon a general assessment.

Part 8

The Faroe Islands and Greenland

47. A Danish visa, residence permit or work permit is not valid for the Faroe Islands and Greenland.

Part 9

Control provisions, etc.

48. (1) An alien who is above the age of 18 and who is not a national of another Nordic country or a country which has acceded to the European Union or is comprised by the Agreement on the European Economic Area shall carry documentation of his Danish residence permit at all times during his stay in Denmark.

(2) If no proof of a Danish residence permit has been issued to an alien falling within subsection (1) hereof, the alien shall carry his passport or other travel document at all times during his stay in Denmark. If the alien’s travel document has been surrendered to the Danish Immigration Service or the police, the alien shall instead carry documentation thereof.

(3) If no proof of a Danish residence permit has been issued to an alien falling within subsection (1) hereof, and the alien is not in possession of a passport or other travel document, the alien shall carry documentation of his lawful stay in Denmark at all times during his stay in Denmark if the Danish Immigration Service or the police has issued such documentation.

49. (1) An alien who is not a national of another Nordic country or a country which has acceded to the European Union or is comprised by the Agreement on the European Economic Area and who holds a residence permit issued by another Schengen country shall carry his residence permit and his passport or other travel document at all times during his stay in Denmark, but cf. subsection (3) hereof. Section 48(2), second sentence, of this Order applies correspondingly.

(2) An alien holding a visa for residence exceeding three months and valid only for another Schengen country, and who is entitled, pursuant to Article 18 of the Schengen Convention, to enter and stay in Denmark for up to three months or to transit through Denmark without any undue delay, shall carry his visa and his passport or other travel document at all times during his stay in Denmark or during his transit. Section 48(2), second sentence, of this Order applies correspondingly.

(3) Notwithstanding the provision of subsection (1) hereof, an alien holding a residence permit or return permit issued by another Schengen country is entitled to transit through Denmark without any undue delay even though such alien is not in possession of a passport or other travel document, cf. section 2b(4) and section 28(6), third sentence, of the Aliens Act.

50. The police may order aliens to report to the police at specified times when this is motivated by considerations of national security or the maintenance of law and order.

51. At refusal of entry or expulsion, the police may stamp an alien’s passport or other travel document. The National Commissioner of Police lays down further provisions thereon.

52. (1) Any person running a hotel, pension, hostel, shelter or campsite shall keep a book or file, including an electronic file, of all foreign arriving guests in accordance with the rules of the Act on Processing of Personal Data.

(2) The book or file must include information on the alien’s full name, date of birth, nationality, permanent address, date of arrival and type and number of passport or other travel document, but cf. section 5(1) of this Order as concerns Nordic nationals.

(3) Aliens shall personally fill in and sign a form comprising the information necessary for observance of the duty under subsections (1) and (2) hereof. This does not apply to accompanying spouses and under-age children or to members of groups. Aliens shall present a travel document for checking of the correctness of the information provided. Nationals of another Nordic country need only produce a document of identification, cf. section 5(1) of this Order.
(4) The information referred to in subsection (2) hereof must be entered promptly upon the alien’s arrival. Promptly upon departure, the departure date must also be entered in the book or file.

(5) The information entered in the book or file must be confirmed by the alien and by the host or landlord or his representative. In respect of members of groups, the police may permit the information entered in the book or file concerning the members of the group to be confirmed only by the group leader and the host or landlord or his representative.

(6) The information referred to in subsection (2) hereof must be kept in the book or file for at least one year after entry of the individual piece of information and may be kept for not more than two years after such entry.

53. The police may order other hosts or landlords who offer night lodgings to aliens for or without remuneration to keep a book or file pursuant to the rules of section 52 of this Order.

54. The police may order the hosts or landlords referred to in sections 52 and 53 of this Order to notify the police of information from the book or file.

55. (1) The National Commissioner of Police provides for the layout of the books and files referred to in section 52 of this Order.

(2) The costs of purchasing books or files are defrayed by the hosts or landlords referred to in sections 52 and 53 of this Order.

Part 10

Penalty provisions

56. (1) A person is liable to a fine if he violates section 8, second sentence, section 9(1), first sentence, section 9(2) or (3), section 11(2), first sentence, or section 48, 49 or 52 of this Order, orders issued under section 11(2), second sentence, or section 50, 53 or 54 of this Order or directions issued pursuant to section 55 of this Order.

(2) A person is liable to a fine or imprisonment for up to four months if he violates section 10(1) to (3), section 10(4), first sentence, section 11(1) or section 11(3) to (7) of this Order, or orders issued under section 10(4), second sentence, of this Order.

57. Criminal liability may be imposed on companies, etc. (legal persons) under the rules of Part 5 of the Criminal Code.

Part 11

Entry into force and interim provisions

58. (1) This Order enters into force on 1 November 2005.

(2) Sections 6, 21 to 31 and 34 to 39 of this Order do not apply to aliens who have submitted an application for or have been issued with a residence permit before 1 July 2002. Section 23 of this Order applies correspondingly to aliens who have submitted an application for a residence permit under sections 7 to 9 of the Aliens Act, cf. Consolidation Act No. 711 of 1 August 2001, on or after 28 February 2002. Section 34(4), second sentence, does not apply to students issued with a residence permit before 1 November 2005.

(3) Executive Order No. 581 of 10 July 2002 on Aliens’ Access to Denmark (Aliens Order) is repealed.

Ministry of Refugee, Immigration and Integration Affairs, 5 October 2005

Rikke Hvilshøj

/ Oluf Engberg