

permission, the order of the Commission is final.

The appeal against the order of the Director-General mentioned in paragraph two shall be lodged with the competent official within forty eight hours from the time the order of the Director-General is acknowledged. The appeal shall be made in the form and with payment of fees as prescribed in the Ministerial Regulations.

Upon revocation of permission under paragraph one, a written notice shall be given to the alien. In a case where such notice cannot be given to the alien, upon the expiration of the forty eight hour period after the competent official has posted the notice at the residence of the alien as notified to the competent official, it shall be deemed that such alien has acknowledged the revocation order.

**Section 37.** An alien who is permitted to stay in the Kingdom temporarily shall do the following —

(1) Not engage in an occupation or employment except with permission from the Director-General or the competent official designated by the Director-General. In a case where there is alien working law providing otherwise, the permission shall have to be by virtue of that law.

(2) Reside at the place notified to the competent official except where the reason for not residing at the place notified to the competent official is justifiable, change of residence shall be notified to the competent official within twenty four hours from the time of moving into the residence.

(3) Notify the police officer at the police station of the locality jurisdiction in which the alien resides within twenty four hours from the time of moving in. In case of change of residence, if the new residence is not in the same locality jurisdiction as the locality of the former police station, the alien shall notify the police officer of the police station of the new locality jurisdiction within twenty four hours from the time of arrival.

(4) If travel to any province and stay there longer than twenty four hours, an alien shall notify the police officer of the police station of the locality jurisdiction within

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forty eight hours from the time of arrival.

(5) Staying in the Kingdom longer than ninety days, an alien shall notify the competent official at the Immigration Division, of his or her residence, in writing, without delay, upon the completion of a ninety day period. This shall be repeated at every ninety day interval. If there is an immigration office in the locality, the notification may be made to the competent official of that immigration office.

For the provisions of subsections (3) and (4) not to be applicable to any of the cases mentioned in Section 34 and on what conditions, it shall be prescribed by the Director-General.

The notification under this Section may be made by the alien in person or in writing to the competent official as regulated by the Director-General.

**Section 38.** The householder, the owner or the possessor of a dwelling place or a hotel manager, who takes in, as a resident, an alien with permission to temporarily stay in the Kingdom, shall notify the competent official at the immigration office located in the locality in which the house, dwelling place, or hotel is located within twenty four hours from the time the alien has taken residence. If there is no immigration office located in that locality, the police officer at a police station of that locality jurisdiction shall be notified.

In a case where the house, dwelling place, or hotel where the alien is staying under paragraph one is located in Bangkok Metropolis locality, such notification shall be made to the competent official at the Immigration Division.

The notification mentioned in paragraphs one and two shall be made in accordance with the regulation prescribed by the Director-General.

**Section 39.** If, after having received permission for temporary stay in the Kingdom, the alien leaves the Kingdom, it shall be deemed that the temporary stay permission is terminated. But, if prior to leaving the Kingdom, the alien is granted permission

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