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**Full name and/or number of the statute (in original language):**

213/1996. (XII.23.) Korm.rend. az utazásszervezo- és közvetito tevékenységrol

**Translation of the name:**

Government Decree No. 213/1996. (XII.23.) on Travel Organisation and Agency Activities

**Reference in Official Journal (if appropriate):**

Magyar Közlöny 1996/117 (XII.23.)

**Date of coming into force:**

01.01.1997

**Subsequent amendments:**

last amendment 01.06.2004

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**Text:**

**Government Decree No. 213/1996 (XII. 23.) Korm.  
on travel organisation and agency activities**

Based on Article 40 of Act I of 1978 on domestic trade, as amended, the Government hereby orders as follows:

**Article 1**

1. The scope of the Decree shall include business organisations having their registered offices within Hungary and engaged in organising and acting as an agent for domestic and international travel as a business activity [Article 685 (c) of the Civil Code] (hereinafter: travel enterprises).

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2. For the purposes of this Decree:
- (a)<sup>1</sup> travel organisers are entities that sell tours organised by themselves or arranged on the basis of an individual order on the basis of a tour contract within the country or from within the country abroad directly or through a retailer, and those that within Hungary organise the tours to Hungary of foreign tour organisers or sell tours to Hungary to foreign tour organisers or individual travellers, organise tours from abroad to abroad, as well those who sell foreign accommodation within Hungary, and event organisers, if they sell services deemed to be package tours [point (f)] in the scope of their business activities,
  - (b) travel agents are those who conclude tour contracts as an agent of domestic tour organisers or a commission agent of foreign tour organisers,
  - (c) domestic tour organisation is the organisation and sale of tours organised by organisers to domestic destinations,
  - (d) international tour organisation is the organisation of tours from within the country to foreign destinations and from foreign destinations to other foreign destinations, the domestic organisation of a foreign organiser's tours organised to Hungary, and the sale of tours to Hungary to foreign organisers or individual travellers, and the domestic sale of accommodation abroad,
  - (e)<sup>2</sup> offices for the purpose of travel enterprises (hereinafter: offices) are the offices separated for carrying out the tasks in connection with the activities of a travel enterprise and the furnishing of which complies with the requirements of proper use, which have a separate land telephone line and a fax machine solely serving the purposes of the activity, and the business premises used for serving customers (travel office or travel agency) comply with the requirements set out in a separate legal act<sup>3</sup> as well,

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<sup>1</sup> Amended by Article 1 (1) of Government Decree No. 36/1999. (II. 26.) Korm.

<sup>2</sup> Established by Article 1 (1) of Government Decree No. 62/2001. (IV. 13.) Korm. In force: from 28 April 2001.

<sup>3</sup> See: Government Decree No. 4/1997. (I. 22.) Korm.

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- (f)<sup>2</sup> package tours are services that contain at least two of the following services: passenger transport, accommodation in connection with tours and related services (in particular meals, guided tours, cultural programs), regardless of whether the services are invoiced to the traveller together or separately,
- (g) transport services, the sale of tickets, accommodation services (room reservations), except for the service described in point (a), catering services, medical and other services, the sale of tickets for cultural programs and other (e.g. sport) events, local program organisation, tourist guide services, and the administration of matters related to this, and services to be provided by another organisation in connection with the tour and the administration of affairs related to this that are sold separately (not in packages) shall not be deemed to be tour organisation,
- (h) a tour is a service provided by a travel enterprise according to conditions set out in a separate legal act.
3. Travel agents may sell tours organised by a foreign organiser within Hungary only as a commission agent.
- 4.<sup>4</sup> Tours organised by education institutions only for persons in a legal relation with them as students or pupils (including the number of accompanying person necessary for the number of the pupil or student group), and by associations and public interest or non-profit organisations organised solely for their members not as a business and solely at cost price shall not be subject to this Decree, if the tour brings no profit for the organiser.
- 5.<sup>5</sup> The provisions applicable to package tours shall also apply to the sale of foreign accommodation within Hungary as appropriate.

<sup>4</sup> Inserted by Article 1 (2) of Government Decree No. 36/1999. (II. 26.) Korm. In force: from 13 March 1999.

<sup>5</sup> Inserted by Article 1 (2) of Government Decree No. 62/2001. (IV. 13.) Korm. In force: from 28 April 2001.

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6.<sup>5</sup> For the purposes of applying paragraph 2 (a) the receipt of an amount of money that is to be inputted in the purchase price under any legal title shall be deemed to be the sale of foreign accommodation within Hungary.

#### Article 2<sup>6</sup>

1. Only travel enterprises that comply with the conditions required in this Decree and were registered in the statutory public register maintained by the Licensing and Administration Office of the Ministry of Economic Affairs (hereinafter: GM EKH) based on an application may conduct travel organiser and travel agent activities. GM EKH may register travel enterprises if

- (a) they have been registered in the company register or — if operation is dependent on registration by some other court or authority — in the register of the prescribed court or authority,
- (b) its executive officers, leading officials, and individual entrepreneur have no previous criminal record,
- (c) there is at least one person responsible for professional activities — having the qualification as a travel organiser or the qualification and professional experience required by a separate legal act<sup>7</sup> — in the travel enterprise to whom the rules determined for executive officers and leading officials shall apply for the purpose of this Decree,
- (d) have the capital security that meets the conditions defined in Article 8 of this Decree,
- (e) have offices [Article 1 (2) (e)],

<sup>6</sup> Established by Article 2 of Government Decree No. 62/2001. (IV. 13.) Korm. In force: from 28 April 2001. See also: Article 10 (2) and (3) of the same Decree.

<sup>7</sup> See: Decree of Ministry of Industry and Trade No. 3/1992. (I. 13.) IKM.

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- (f) the executive officers, leading officials, members of the applicant travel enterprise registered by name, or the individual entrepreneurs who maintain travel enterprises have not been included in travel enterprises that operated without a statutory license and that fall within the scope of this Decree or in a travel enterprise that has been deleted from the register due to any of the reasons listed in Article 11 (1) (a)–(h) and (j)–(m) or because they did not fulfil the reporting obligation set out in Article 4 and the obligation of proving compliance with legislative requirements by the deadline set, within five years of submitting the application, in their capacities listed,
- (g) they make a statement on the sales revenue they plan to realise out of tour organisation activities in the start-up year,
- (h) they make a statement on the type of tour organisation or tour retailing activities, with regard to the provisions set out in Article 1 (2) (a) and (b), they pursue.
2. GM EKH may not register the applicant if
- (a) it has executable public debts (tax, duty, customs duty, social security and healthcare contribution) that are overdue by over 60 days according to the legal act on the order of taxation,
- (b) it has started tour organisation or tour retailing activities before statutory registration by GM EKH. The provisions set out in paragraph 1 (f) shall be applied to the executive officers, leading officials and members of such an enterprise registered by name as appropriate.
3. Individual entrepreneurs may pursue their activities as individual companies.
4. The tasks of the person responsible for the professional activities as specified by paragraph 1 (c) may not be performed by a business entity, except for an individual entrepreneur's own enterprise.
5. The following shall be exempted from the obligation specified in paragraph 1 (d):



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- (a) Tour retailers, if they act only as an agent to a tour organiser registered in the statutory register of GM EKH, and
- (b) Tour organisers if they pursue only the following activities:
1. they organise the tours of foreign tour organisers to Hungary within the territory of Hungary,
  2. they sell tours in Hungary to foreign tour organisers
  3. they organise tours from foreign destinations to foreign destinations on commission by a foreign tour organiser, or
  4. they organise domestic tours.
6. Tour organisers will be exempted from the obligation of opening a shop considered to be a travel office or travel agency, if they sell their tours only by way of retailers, or are engaged only in the activities specified in paragraph 5 (b) (1)–(3).
7. The items specified in paragraph 1 (a)–(e) and paragraph 2 (a) shall be certified by attaching the originals or authentic copies of the relevant documents, and those specified in paragraph 1 (f) and paragraph 2 (b) shall be certified by a statement from the applicant.
8. The requirements specified in paragraph 1 (f) shall not be taken into account in the case of travel enterprises deleted after 1 January 1997.
9. GM EKH shall inform the notary of the local authority having competence at the registered office of the travel enterprise and at the location of the travel office (travel agency) and the inspectorate for consumer protection on the registration of the travel enterprise in the authentic statutory register.
10. The authentic statutory register shall contain the following data:

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- (a) the name, registered office, company registration number, tax number, telephone and fax number of the travel enterprise, and if the travel enterprise pursues its activity by electronic commerce, its e-mail address,
  - (b) the name, title and expiry of the appointment of the manager or managers of the travel enterprise,
  - (c) the name, title and expiry of the appointment of the executive officer and leading official of the travel enterprise included in the company register,
  - (d) the name and qualification of the person responsible for professional activities, the number of the document confirming his/her qualification, the qualification examination and of the language examination certificate,
  - (e) the name of the bank or insurance company contracted for providing the capital security, the amount that the bank or insurance company agreed to cover, the amount of planned sales revenue, the date when the agreement concluded for providing the capital security expires,
  - (f) the addresses, telephone and fax numbers of the travel enterprise's travel offices and travel agencies,
  - (g) the list of the activity (activities) pursued by the travel enterprise together with their TEÁOR codes,
  - (h) the other activities pursued in conjunction with tour organising activities, and
  - (i) registrations concerning the suspension of the travel enterprise's activities or the travel enterprise's deletion from the statutory register, together with the number and date of the resolution ordering such procedures.

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Travel enterprises shall report the data to GM EKH at the time of submitting the application for registration.

### Article 3

1. Travel enterprises may commence their activities after the delivery of the notification on registration.
2. The activity may be pursued only under the name and at the address included in the register.
- 3.<sup>8</sup> GM EKH shall make the register of the travel enterprise available, in the manner and at the frequency specified by the organisation requiring the data, to the Central Statistics Office for statistical purposes, and to the General Inspectorate for Consumer protection, the National Bank of Hungary, and the Tax and Financial Audit Office for control purposes.

### Article 4

- 1.<sup>9</sup> Travel enterprises shall report changes in the data specified in Article 2 and the termination of activities in writing to GM EKH within 15 days.
- 2.<sup>10</sup> GM EKH may register the modification of an organiser's activity to retailer activity or the supplementing of the organiser's activity by a retailer activity only if the travel enterprise makes a statement that it has performed all of its obligations assumed under all contracts concluded by it in connection with its tour organisation activities and it has no unsettled debts established by a final and enforceable decision due to failure to perform or improper performance of such contracts or unsettled debts that are executable, and there is no forec-

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<sup>8</sup> Established by: Article 2 (2) of Government Decree No. 128/2000. (VII. 11.) Korm. In force: from 1 November 2000.

<sup>9</sup> Established by: Article 2 (3) of Government Decree No. 128/2000. (VII. 11.) Korm. Numbering amended by: Article 3 of Government Decree No. 62/2001. (IV. 13.) Korm.

<sup>10</sup> Inserted by: Article 3 of Government Decree No. 62/2001. (IV. 13.). In force: from 28 April 2001.



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losure procedure in progress against the travel enterprise in connection with such debt. The provisions set out in Article 9 shall govern the modification of tour organisation activities to tour retailing activities.

3.<sup>10</sup> The provision set out in paragraph 2 shall apply as appropriate also in the case that the tour retailer activities are planned to be modified to or supplemented by tour organisation.

### Article 5

Travel enterprises shall continuously use their registration number in their business relations (correspondence), inform their customers of this number, include it in written information (brochure) published in connection with tours and display it visibly in their offices.

### Article 6

1. The name of the office shall refer to the scope of activities.
2. If travel enterprises pursue their activities in more than one office, the requirements applicable to offices shall apply to all offices.

### Article 7<sup>11</sup>

The enterprise shall employ the person responsible for professional activities, who has passed a qualification exam for tour organisation, full time. This provision shall apply as appropriate also in case that this activity is performed by a member of a business association who participates personally in the company.

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<sup>11</sup> Inserted by Article 3 of Government Decree No. 36/1999. (II. 26.) Korm. In force: from 13 March 1999.



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#### Article 8<sup>12</sup>

1. The capital security may be:
  - (a) a bank guarantee, or
  - (b) an insurance contract concluded with an insurance company, or
  - (c) a sum of money deposited by the travel enterprise for a specific term at a financial institution, which is managed separately (money deposit).
  
2. The amount of the security shall be at least 12% of the sales revenue planned out of tours from within the country to foreign destinations, the domestic sales of accommodation abroad, and the sales of tours organised by a foreign organiser on a commission agent basis in the period specified in paragraph 3 following the months when the contract for the bank guarantee, the insurance contract is concluded or the money deposit is placed on a net basis (amount of the gross sales revenue reduced by value added tax). If in the course of organising tours from within the country to foreign destinations the travel enterprise uses seats in charter aeroplanes or has concluded a guaranteed contract the services reserved in which may not be cancelled and thereby incurs a regularly recurring liability, the amount of the security shall be at least 20% of the planned sales revenue (the sales net to be accounted for in accordance with the accounting act). If the planned sales revenue is less than the net sales revenue accounted for in the year preceding the current year, in accordance with the accounting act, the sales revenue of the previous year shall be taken into account in both cases when determining the security.
  
3. The twelve-month period specified in paragraph 2 shall be calculated from 1 November to 31 October. In the year when the activity is started, the initial period shall be calculated until 31 October of the next year.

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<sup>12</sup> Established by Article 2 of Government Decree No. 62/2001. (IV. 13.) In force: from 28 April 2001. See also: Article 10 (2) and (3) of the same Decree.

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4. Travel enterprises shall report the amount of the capital security to GM EKH by 31 October of each year, and at the same time they shall provide certification that they possess the bank guarantee or insurance contract or money deposit for the next period as specified according to paragraph 3. If the actual sales revenue is expected to exceed the planned revenue by more than 10%, travel enterprises shall amend the amount of the security as appropriate by 30 April, and shall confirm that this has taken place to GM EKH by 31 May. Start-up travel enterprises shall modify the amount of the security in the case of a difference of over 10% by the end of the fifth month after commencing their operation and confirm it to GM EKH as appropriate.

5. The contracts specified in paragraph 1 shall comply with the requirements of this Decree. Such contracts shall be concluded for a term of at least one year. Travel enterprises shall extend the effect of such contracts for a period of one year, at least sixty days prior to the date when the term expires, and confirm that this has taken place to GM EKH before the contract term expires. If the parties do not extend the contract, the travel enterprise shall confirm to GM EKH that it has concluded a contract with another financial institution or insurance company. Upon the expiry of the term, travel enterprises may shift to another type of capital security.

#### **Article 9<sup>13</sup>**

Travel enterprises may terminate the security only after the termination of travel organisation activities, after the performance of obligations arising out of travel contracts, but no earlier than after six months have elapsed from the date when the activity was terminated.

#### **Article 10**

1. Only those contracts may be taken into account as capital security, according to which the bank (financial institution) or the insurance company may make payments only for

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<sup>13</sup> Established by Article 5 of Government Decree No. 62/2001. (IV. 13.) Korm. In force: from 28 April 2001.



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the following purposes out of the capital security in the event of default in the travel enterprise's performance, in the order specified in points (a)–(c):

- (a) to cover the actions to be taken in the interest of travellers who get in an emergency situation after starting the tour (e.g. travel home) and the costs of the forced stay abroad,
- (b) to repay the advance or the participation fee received, and
- (c) to satisfy other needs arising out of failure to perform the obligations assumed with respect to the travellers.

2.<sup>14</sup> GM EKH shall confirm the lawfulness of the use of the security, upon the travel enterprise's request, to the financial institution or insurance company.

3.<sup>14</sup> The contract for the capital security shall comply with the provisions of this Decree, if it contains the stipulation that the financial institution or insurance company shall make payment out of the security only in the event that the travel enterprise presents the certification from GM EKH in advance and the financial institution or insurance company shall communicate the date when payment was made out of the capital security to GM EKH.

4. If they continue their activities, travel enterprises shall replace the security used without delay, but no later than within thirty days.

5.<sup>15</sup> If a travel enterprise fails to perform its obligation of providing transportation home to travellers, GM EKH will propose to take the necessary measures to be charged to the capital security provided by the travel enterprise or at the cost of the travel enterprise to the bank or the insurance company, and will notify the Ministry of Foreign Affairs about this.

### Article 11

<sup>14</sup> Amended by Article 14 (4) of Government Decree No. 128/2000. (VII. 11.) Korm

<sup>15</sup> Established by: Article 6 of Government Decree No. 62/2001. (IV. 13.). In force: from 28 April 2001.

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1. Acting *ex officio* or on the proposal of an authority authorised for control, GM EKH, by issuing a resolution, will delete a travel enterprise from the register that<sup>16</sup>
- (a) does not meet any of the conditions for registration,
  - (b)<sup>17</sup> pursues its activities in violation of the legislation specified in *Annex No. 2* of the Decree,
  - (c) fails to set out the travel contract in writing despite a notification from the authority to this effect,
  - (d)<sup>17</sup> violates its obligation related to the capital security specified in Article 8,
  - (e) fails to ensure that a person authorised to act as a tourist guide and who speaks the language of the destination country or the world language generally used in the destination country accompanies the group participating in a package tour,
  - (f) fails to ensure that the documents required by a separate law<sup>18</sup> are available for the driver of the charter bus used for the tour (e.g. list of travellers),
  - (g) fails to ensure transport home for the travellers,
  - (h) has not terminated the reason for suspending its activities within three months,
  - (i)<sup>19</sup> has not transported the traveller at the due date specified in the travel contract, except for a case of force majeure, and failed to repay the advance or participation fee paid to the traveller in accordance with the provisions of a separate law<sup>20</sup>,

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<sup>16</sup> Amended by Article 14 (4) of Government Decree No. 128/2000. (VII. 11.) Korm

<sup>17</sup> Established by Article 7 (1) of Government Decree No. 62/2001. (IV. 13.) Korm.. In force: from 28 April 2001.

<sup>18</sup> Decree of the Ministry of Transport, Communication and Water Management No. 16/1992. (VII. 3.) KHVM on certain conditions of performing international public road transport for passengers.

<sup>19</sup> Inserted by Article 7 (1) of Government Decree No. 62/2001. (IV. 13.) Korm. In force: from 28 April 2001.

<sup>20</sup> See: Government Decree No. 214/1996. (XII. 23.) Korm.



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- (j)<sup>19</sup> a court has ordered a liquidation procedure against it,
- (k)<sup>19</sup> has failed to report to the authentic statutory register or has made an untrue report,
- (l)<sup>19</sup> hinders statutory control related to the contents of points (a)–(l) (Article 14), and
- (m)<sup>21</sup> reports the termination of the activity.

2.<sup>22</sup> By issuing a resolution, GM EKH may suspend the operations of a travel enterprise that misleads travellers, fails to satisfy its obligation of informing travellers, endangers the travelling home of travellers, fails to comply with the rules applicable to passenger road transport and thereby endangers the conducting of the program announced for a duration of no more than three months. By issuing a resolution, GM EKH will delete a travel enterprise from the register in the case of which a circumstance that provides a reason for suspension occurs repeatedly.

3.<sup>16</sup> If GM EKH suspends the travel organisation or travel agent activity, the travel enterprise concerned may not organise a new tours, may not accept advance payments or participation fees for the tours announced, but shall take the measures necessary for bringing the travellers that are away home, shall repay the advances paid for cancelled tours to the full amount, and from that point on may only conduct tours in connection with which it has already performed all its payment obligations prior to the suspension.

4. If the reason for ordering the suspension identified in the resolution has ceased to exist in the meantime, the suspension shall be terminated.

5.<sup>23</sup> In the event of an application by the travel enterprise for deletion from the statutory register GM EKH shall investigate whether the conditions for *ex officio* deletion exist. If the

<sup>21</sup> Numbering amended by Article 7 (1) of Government Decree No. 62/2001. (IV. 13.) Korm.

<sup>22</sup> Amended by: Article 8 (2) of Government Decree No. 36/1998. (II. 27.) Korm., Article 14 (1) (i) of Government Decree No. 128/2000. (VII. 11.) Korm., Article 7 (2) of Government Decree No. 62/2001. (IV. 13.) Korm.

<sup>23</sup> Inserted by Article 7 (3) of Government Decree No. 62/2001. (IV. 13.) Korm. In force: from 28 April 2001.



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conditions for *ex officio* deletion exist, GM EKH shall delete the applicant from the statutory register *ex officio* and reject the application.

6.<sup>23</sup> If GM EKH has deleted the travel enterprise from the statutory register, this travel enterprise may not organise and may not conduct new tours, but shall provide travel home for travellers away, and shall repay the total amount of advances and participation fees paid for cancelled tours in accordance with the provisions of a separate legal act<sup>20</sup>.

#### Article 12<sup>24</sup>

1. The deletion of the travel enterprise from the register or the suspension of its activities maybe proposed by the Ministry of Economic Affairs, the General Inspectorate for Consumer Protection, the Hungarian Association of Travel Agencies, and the notary of the local authority having competence at the location of the travel office (travel agency).

2. GM EKH shall send its resolution suspending the travel enterprise's activities or deleting the travel enterprise from the register to the other organisations that register the enterprise, to the General Inspectorate for Consumer Protection and the notaries of the local authority having competence at the locations of the travel enterprise's travel offices without delay.

3.<sup>25</sup> The Ministry of Economic Affairs shall regularly publish the list of travel enterprises registered in the register whose activities have been suspended and of those that have been deleted from the register as well as those that have amended their activities as tour organisation to tour retailer activities or tour retailer activities to tour organisation activities in the Tourist Gazette (Turisztikai Értesítő).

#### Article 13

<sup>24</sup> Established by Article 2 (4) of Government Decree No. 128/2000. (VII. 11.) Korm. In force: from 1 November 2000.

<sup>25</sup> Established by Article 8 of Government Decree No. 62/2001. (IV. 13.) Korm. In force: from 28 April 2001.

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The requirements of this Decree shall not affect the licensing or other conditions specified in other legislation in connection with pursuing tour organisation and retailing activities.

#### Article 14

1.<sup>26</sup> Compliance with the provisions of this Decree shall be checked by the organisations authorised for consumer protection control having competence at the travel enterprise's registered office or offices, the notary of the municipality, and in respect of the existence of the conditions for registration, GM EKH.

2.<sup>27</sup> Travel enterprises shall enable the controlling authorities to look at the documents necessary for checking the items specified in Article 11 (1) and (2).

3.<sup>28</sup> If in the course of checking it is found that the travel enterprise pursues its activities without authorisation or in violation of legislation, the controlling organisation shall take or propose the measures necessary for holding the enterprise liable.

#### Article 15

1. This Decree shall come into force on 1 January 1997. At the same time, the Decree of the Ministry of Industry and Trade No. 2/1992. (I. 13.) IKM on tour organising and retailing activities, as well as the Decree of the Ministry of Industry and Trade No. 16/1992. (V. 26.) IKM and Decree of the Ministry of Industry and Trade No. 7/1994. (III. 10.) IKM that amended the said Decree, as well as Article 2 of the Decree of the Ministry of Industry and Trade No. 3/1992. (I. 13.) IKM on the professional qualification exam for tour organisers shall be repealed.

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<sup>26</sup> Established by Article 2 (5) of Government Decree No. 128/2000. (VII. 11.) Korm. In force: from 1 November 2000.

<sup>27</sup> Inserted by Article 9 of Government Decree No. 62/2001. (IV. 13.) Korm. In force: from 28 April 2001.

<sup>28</sup> Numbering amended by Article 9 of Government Decree No. 62/2001. (IV. 13.) Korm.



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2. This Decree contains regulations that are compatible with the following legislation of the European Community in accordance with Article 3 of Act I of 1994 proclaiming the Europe Agreement signed between the Republic of Hungary on the one hand and the European Communities and their Member States on the establishment of an association signed in Brussels, on 16 December 1991: Council Directive 90/314/EEC on package travel, package holidays and package tours.

3.<sup>29</sup> Travel enterprises already in operation at the time when this Decree comes into force shall certify to GM EKH that they have the material and personal conditions and the capital security required by the Decree, by submitting the originals or authentic copies of the relevant documents, within six months of the date when this Decree comes into force. As of 1 July 1997 only travel enterprises that have been registered in accordance with the requirements of this Decree may be in operation.

4.<sup>30</sup>

5.<sup>31</sup>

**Appendix No. 1 to Government Decree No. 213/1996. (XII. 23.) Korm.**<sup>32</sup>

**Appendix No. 2 to Government Decree No. 213/1996. (XII. 23.) Korm.**<sup>33</sup>

Legal acts that may be taken into account for the purposes of Article 11 (1) (b):

- Government Decree No. 213/1996. (XII. 23.) Korm. on the regulation of tour organisation and tour retailing activities,

<sup>29</sup> Amended by Article 14 (4) of Government Decree No. 128/2000. (VII. 11.) Korm.

<sup>30</sup> Repealed by Article 153 (3) of Government Decree No. 218/1999. (XII. 28.). Effective: from 1 March 2000

<sup>31</sup> Repealed by Article 28 (1) of Government Decree No. 4/1997. (I. 22.) Korm. Effective: from 21 February 1997.

<sup>32</sup> Repealed by: Article 10 (1) of Government Decree No. 62/2001. (IV. 13.) Korm., as amended, according to issue No. 2001/45 of Magyar Közlöny. Effective: from 28 October 2001.

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- Decree of the Ministry of Industry and Trade No. 41/1995. (VIII. 31.) IKM on tourist guides,
  
  - Government Decree No. 4/1997. (I. 22.) Korm. on the operation of shops and the conditions for pursuing domestic trading activities
  
  - Decree of the Ministry of Trade No. 5/1990. (IV. 5.) IKM on specialist qualifications, as amended,
  
  - Decree of the Ministry of Industry and Trade No. 3/1992. (I. 13.) IKM on the professional qualification exam for tour organisers

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<sup>33</sup> Amended by: Article 10 (4) of Government Decree No. 62/2001. (IV. 13.) Korm.