## Article 86

## (Employment without a work permit of alien doctors residing in Bosnia and Herzegovina for the purpose of performing specialized check-ups - PB/6-21)

- (1) Aliens residing in Bosnia and Herzegovina for the purpose of performing specialized checkups and other medical services, referred to in Article 84, paragraph (1), item v) of the Law, in addition to the application for the approval or extension of temporary residence permit, and apart from the evidence of meeting the general requirements for the approval of temporary residence referred to in Article 53 of the Law and 58 of this Bylaw, shall submit:
  - a) evidence that a health institution in Bosnia and Herzegovina invited the alien,
  - b) contract/agreement concluded between the alien and the health institution in Bosnia and Herzegovina which contains the information on the time period of the alien's engagement, rights and obligations of contractual parties,
  - c) a certificate from the health institution, with the stamp and the signature of the responsible person, which obliges it to defray the costs of accommodation, medical costs, ensure the support and defray all the other costs which may incur as a result of the alien's stay in Bosnia and Herzegovina, as well as the cost of placing under supervision, voluntary leave of the country or forced removal, and all other costs that result from an alien leaving Bosnia and Herzegovina.
- (2) The alien referred to in paragraph (1) of this Article may be granted temporary residence on the basis of employment without a work permit if such employment is no longer than three months per year, provided that the validity of the alien's passport exceeds the period of temporary stay by three months.