

Solicitors Inn 62 Barking Road London E6 3BP Immigration Enforcement

Lunar House 40 Wellesley Road

Croydon CR9 2BY

Tel DPA Fax DPA

Web www.gov.uk/uk-visas-immigration

Our Ref C1346228

Your Ref 3020317/IMM/IP/ **DPA** 

Case ID 019955058

Date 21 April 2017

SENT	BY	FAX	TO	DPA
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Dear Sirs

Re: D1914 Romania DPA

We refer to your letter dated 19 April 2017, regarding your above name client and your claim that he suffered a heart attack, due to his detention and that he should be released without delay.

You also state that you believe that it is the Home Office's responsibility to provide full medical care and attention to your client who is also a heart patient.

I would advise you that we are fully aware of your client's medical condition and that he has been and is receiving the appropriate medical attention whilst in detention and that he was, as a precaution, taken urgently to East Surrey Hospital, following complaints, of chest pains.

However, your client was discharged by the hospital on 19 April 2017 and has been returned to his room at the removal centre, where his health and medical needs will continue to be monitored and the appropriate care provided.

His medical condition has be reviewed, following his return from his recent hospital attendance, by the medical staff, at the centre and he has been declared, by them, as being fit to be detained.

Your client will continue to receive the appropriate medical attention whilst in detention, where the appropriate support is constantly on hand.

It is not considered, therefore that it is necessary to release him, at this time, or that there is anything to indicate that his chest pains were a direct result of his detention, rather than his medical condition.

Your client has been convicted of serious offences in Romania, Germany and Italy, including Sensitive/Irrelevant in Romania, for which he was sentenced to Sensitive/Irrelevant and has failed previously to adhere to bail conditions, by moving without approval.

Your client has been served with a certified deportation decision and signed Deportation Order and with the lodging of an appeal being no barrier to removal, it is considered that his removal can be achieved within a reasonable timescale.

Your client's detention will continually be reviewed routinely every 28 days, and if required at an earlier interval, if there are any substantial change to his circumstances either in terms of his health or immigration status. All reviews are authorised by a senior manager, with the progression of the case at the forefront to avoid unnecessary detention. Your client's detention has been considered in line with Chapter 55 of the Enforcement Instructions and Guidance and the presumption in favour of release, together with the Adults at Risk policy, but it is not considered appropriate at this time.

I appreciate that you may find my response disappointing, but you may be assured that the decision to maintain your client's detention will continue to be regularly reviewed by our senior managers within the Home Office, pending your removal.

You are of course welcome to re-apply again to the Immigration and Asylum Chamber of the First Tier Tribunal for Adjudicator's bail if you so wish.

Yours faithfully,

Signature

Paul M. Benson CC CWK04 Immigration Enforcement