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[Excerpt: Regulations 11-12 of the] Entry into Israel Regulations, 5734-1974

Expiration of validity of residency licence Amendment (No. 2) 5745-1985	11 (a) Validity of a licence of transit residency, visit residency, or temporary residency, will expire in each of the following: (1) Upon the end of the time stipulated in the licence as its validity period; (2) Upon the exit of the licence holder from Israel, unless he possess a valid visa for another entry to Israel; (3) Upon the expiration of validity of the travel document in which the licence was given, unless the document's validity was extended or if the Minister determined otherwise; (4) If the Minister made the validity of the licence conditional on the existence of some condition and the condition was not fulfilled; (5) If a correction or change was made in the travel document by someone not authorized for the purpose.
Amendment 5747-1987	(b) The validity of a temporary residency licence type A/1 will expire if one of the circumstances stated in paragraphs (1), (4) or (5) of Sub-Regulation (a) exist, and also if the licence holder left Israel and settled in a country outside Israel. (c) The validity of a permanent residency will expire if one of the circumstances stated in paragraphs (1), (4) or (5) of Sub-Regulation (a) exist, and also if the licence holder left Israel and settled in a country outside Israel.
Settlement in a country outside Israel Amendment (No. 2) 5745-1985	11A. For the purpose of Regulations 10 and 11, a person shall be considered as having settled in a country outside Israel, if one of the following applies: (1) He stayed outside Israel for a period of at least seven years and with a visa and temporary residency licence type A-1 three years at least; (2) He received a licence of temporary residency in that country; (3) He received citizenship of that country by way of naturalization.
Status of a child born in Israel	12. The status in Israel of a child born in Israel to whom the Section 4 of the Law of Return, 5710-1950 does not apply, shall be as his parents' status; [if] his parents do not have a single status, the child shall receive the status of his father or guardian, unless the second parent objects to it in writing; the second parent having objected, the child shall receive the status of one of his parents, according to the Minister's decision.