



Jesuit Refugee Service-Europe  
Rue du Progrès, 333  
1030 Brussels - Belgium  
Tel: +32 02 250.32.20  
Fax: +32 02 250 32.29  
Email: [europa@jrs.net](mailto:europa@jrs.net)  
Website: <http://www.jrseurope.org>

## Dublin II info country sheets

### Country: ROMANIA

**Notice:** This information sheet is meant to give information only about what an asylum seeker can expect if they will be transferred to Romania under the Dublin Regulation.

It is not meant to provide information about the Dublin Regulation in general and the way it is implemented in Romania. It is also not meant to provide information on how to challenge a Dublin transfer to Romania. In order to avoid a transfer to Romania, it may be recommended that the asylum seeker or his/her lawyer contact the 'Dublin Department' in Romania, whose coordinates are provided in this sheet. In doing so the asylum seeker can forward information that may persuade the department to refuse the 'take back' request received from the member state that wants to initiate the transfer.

#### 1. Data on the State Department responsible for Dublin requests (ingoing and outgoing)

Name of department: **Romanian Immigration Office - Directorate for Asylum and Integration, Dublin and Eurodac Department** (Oficiul Roman pentru Imigrari – Directia Azil si Integrare, Serviciul Dublin Si Eurodac)

Postal address: 24 A Tudor Gociu Street, Bucharest – 4

Phone: 0040.21.450.1705

Fax: 0040.21.450.1729

E-mail: [ori@mira.gov.ro](mailto:ori@mira.gov.ro)

Website: <http://ori.mai.gov.ro/>

Person in charge: **Raducu Burlacu**

Language: English

Phone: 0040.450.1134

E-mail: [dublin.ori@mai.gov.ro](mailto:dublin.ori@mai.gov.ro)

#### 2. Will the asylum seeker be handed over to any kind of public authority (police, immigration officer, etc.)?

When he is transferred **by air, by sea or by land**, the asylum seeker is handed over to the Romanian Immigration Office (RIO).

Depending on the stage of the procedure and his status, the person is under the responsibility of the RIO - Directorate for Asylum and Integration or under the responsibility of the RIO - Migration Directorate.

- **If the person is still in the asylum procedure**, he will be under the responsibility of the Directorate for Asylum and Integration and will be accommodated in one of the five reception/accommodation centres for refugees and asylum seekers – depending where the asylum procedure was initiated.
- **If a final decision was already taken** concerning his asylum application, or the asylum-seeker deliberately relinquishes his application in the administrative or judicial phase, he will be taken in public custody (detention centre) under the Migration Directorate being considered an irregular alien.

### **3. Must the transferred asylum seeker be in possession of any kind of document given by the sending Member State? And must he/she register anywhere?**

The transferred asylum-seeker/foreigner has to be in the possession of a travel document (**passport or laissez-passer**). The decision concerning the Dublin transfer and other documents related to the transfer are communicated between the Immigration Offices of the Member states. The asylum-seeker/foreigner receives the relevant documents but does not have the obligation to be in their possession in order to be transferred.

### **4. Must the asylum seeker apply anew for asylum? If so, how and where?**

- **If his procedure was not concluded** in the period of absence from the country and his file is still pending, he will continue it, so he doesn't need to apply anew explicitly for asylum.
- **If he did not ask for asylum in Romania**, he will be registered as an asylum-seeker and get access to the asylum procedure for the first time.
- **If the asylum procedure initiated before he left Romania is finally concluded**, he will be considered as an irregular foreigner. He can apply for access to a new asylum procedure according to the Romanian Asylum Law 122/2006:

**Article 88 the conditions to submit an application to grant access to a new asylum procedure:**

(1) The application to grant access to a new asylum procedure can be submitted only if the following conditions are fulfilled cumulatively:

a. it must be submitted personally, the person should be on Romanian territory; and

b. the previous asylum procedure or, by case, the application of granting access to a new asylum application, should have been finalized without the foreigner having obtained a form of protection or, the cancellation or cessation procedure should have been finalized and the form of protection was annulled or stopped.

The previous procedure will be finalized on the date when the decision to close the file is

communicated, on the expiry of the legal deadline to submit an appeal against the decision of the RIO – Directorate for Asylum and Integration, at the expiry of the deadline to submit recourse or, by case, the moment when the decision is pronounced by the court of last resort.

(2) Access to a new asylum procedure will be granted if the following conditions are fulfilled alternatively:

a. during the asylum procedure of the previous application or after the resolution of the previous application, the applicant claims new elements that could not be presented previously due to reasons that were out of his/her control, as long as these elements are not the result of actions

provoked in order to obtain a form of protection from the Romanian state. The applicant is obliged to prove the existence of the new reasons claimed and the impossibility of presenting them until the date of submission of the application to grant access to a new asylum procedure;

b. from the date of the resolution of the previous procedure, in the sense of paragraph (1), letter

b), transformations of a political, social, military or legislative nature have taken place in the country of origin that could have serious consequences for the applicant.

(3) The personal submission of the application will not be compulsory in the case of foreigners that are taken into public custody by the RIO - and its territorial structures, are in preventive custody or in the course of carrying out a sentence of imprisonment.

(4) The application to grant access to a new asylum procedure belonging to foreigners found in the situations stipulated in paragraph (3) will be immediately sent to the RIO - Directorate for Asylum and Integration by the institution in whose custody or, by case, in whose arrest or detention they are found.

## 5. Is there any risk that the transferred asylum seeker will be detained?

Yes, there is a risk.

### *- If so, at what stage and in which circumstances?*

- **As an asylum-seeker**, he might be detained (taken in public custody) in order to enforce the transfer to another country under Dublin procedure, if he is declared undesirable on the Romanian territory or if an expulsion measure was ordered against him.
- **As a foreigner returned in Romania** under Dublin, he will be detained if the asylum procedure has ended.
- **As a foreigner**, he will be detained if he is apprehended on the Romanian territory without visa, or enters the territory illegally and there is proof that he has previously been in another EU member state (e.g. registration in the EURODAC fingerprint database; submission of an asylum application in another member state; possession of a visa for another member state).

### *- For which reasons?*

Asylum-seekers have the obligation to be present at any stage of the procedure. They cannot be represented, only assisted. Should the asylum seeker not appear at any stage of the procedure, his case may be closed, and he may be subject to detention.

### **See below the relevant articles from Asylum Law:**

#### **Art. 19, Asylum Law**

Throughout the asylum procedure, the foreigner who applies to receive a form of protection has the following obligations:

- e) the obligation to follow the stage of the procedure and to inform the qualified authorities regarding any change of residency;
- f) the obligation to respond to the requests of the authorities that have responsibilities in the field of asylum;
- g) the obligation not to leave the city of residence, without the authorization of the RIO. The authorization will be issued by the RIO after an individual, objective and impartial analysis, and in the case it is not granted, the reasons must be communicated;
- j) the obligation to leave Romanian territory, within 15 days from the finalization of the asylum procedure, if the applicant did not receive the form of protection requested, with the exception of the situation in which the asylum application was rejected as manifestly unfounded as a result of its resolution in accelerated procedure, case in which the foreigner

must leave Romanian territory as soon as the asylum procedure has been finalized.

#### **Article 59, Asylum Law**

Exercise of procedural rights

Exercising procedural rights is only done personally or with the assistance of a defender.

#### **Art. 17, Asylum Law**

For justified reasons of public interest, national security, order, health and public morals, protection of the rights and freedom of other people – even if the alien has the material means necessary for subsistence – RIO can establish a place of residency and can arrange transportation with a companion to that place for the entire duration of the asylum procedure, at the request of the qualified authorities.

The foreigner transferred to Romania under Dublin procedure will be detained if his asylum procedure has ended because it was finally rejected or he/she absconded the procedure or he/she explicitly withdrew the application.

The foreigner taken in public custody under Foreigners Law (GO 194/2002) will fall under Dublin procedure if he/she has submitted an asylum request / have fingerprints / visa / there are proofs that have previously been in another Dublin territory.

#### ***- How can a detention order be challenged?***

The detention order can be appealed in **5 days** at the Court of Appeal.

➤ **If you need a lawyer: Free legal services** are offered by:

##### **1. Jesuit Refugee Service Romania**

Postal address: 54 Mr.Ilie Opris Street, Bucharest 4, Romania

Phone: 0040.213.322.457

Fax: 0040.372.877.090

E-mail: [jrsromania@gmail.com](mailto:jrsromania@gmail.com)

Website: [www.jrsromania.org](http://www.jrsromania.org)

Person(s) in charge + spoken language(s): legal counsellor, Bianca Albu

##### **2. Romanian National Council for Refugees (CNRR)**

Postal address: 42 Mantuleasa Street, 3rd floor , ap. 10, Bucharest 2

Phone: 0040.213.126.210 / 0040.314.050.275

Fax: 0040.213.126.210

E-mail: [office@cnrr.ro](mailto:office@cnrr.ro)

Website: [www.cnrr.ro](http://www.cnrr.ro)

Person(s) in charge + spoken language(s): President, Nicolae Carcu

**6. Does a transferred asylum seeker have the right to receive accommodation? If so, how can he/she enforce this right? How can he/she get access to reception facilities?**

1. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Bucharest (Centrul Regional de Cazare si Proceduri Pentru Solicitantii de Azil Bucuresti)**

Postal address: 15 Vasile Stolnicul street, bl.13, Bucharest - 2

Phone: 0040.021.240.8427 / 0040.021.240.87.74

Fax: 0040.021.240.8510

E-mail: [cbucuresti.ori@mai.gov.ro](mailto:cbucuresti.ori@mai.gov.ro)

Website: <http://ori.mai.gov.ro/contact/form/ro/bucuresti/10>

Person(s) in charge + spoken language(s): Director Vasile Cornel, English

2. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Galati (Centrul Regional de Cazare si Proceduri pentru Solicitantii de Azil Galati)**

Postal address: 2 Savinesti Street, Galati

Phone: 0040.236.323.878

Fax: 0040.236.323.884

E-mail: [cgalati.ori@mai.gov.ro](mailto:cgalati.ori@mai.gov.ro)

Website: <http://ori.mai.gov.ro/contact/form/ro/galati/19>

Person(s) in charge + spoken language(s): Director, Dorinel Geru

3. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Suceava (Centrul Regional de Cazare si Proceduri pentru Solicitantii de Azil Radauti)**

Postal address: 2 Perilor Street, Radauti, Suceava

Phone: 0040.230.564.462 / 0040.230.564.463

Fax: 0040.230.564.464

E-mail: [cradauti.ori@mai.gov.ro](mailto:cradauti.ori@mai.gov.ro)

Website: <http://ori.mai.gov.ro/contact/form/ro/suceava/36>

Person(s) in charge + spoken language(s): Director, Ioan Redinciuc

4. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Maramures (Centrul Regional de Cazare si Proceduri pentru Solicitantii de Azil Maramures)**

Postal address: 1A Cetatii Street, Somcuta Mare, Maramures

Phone: 0040.262.280.004

Fax : 0040262.280.004

E-mail : [cmaramures.ori@mai.gov.ro](mailto:cmaramures.ori@mai.gov.ro)

Website : <http://ori.mai.gov.ro/contact/form/ro/maramures/27>

Person(s) in charge + spoken language(s): Appointed Director Ionel Creta

5. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Timis (Centrul Regional de Cazare si Proceduri pentru Solicitantii de Azil Timis)**

Postal address: 33 Armoniei Street, Timisoara

Phone: 0040.256.421.240

Fax : 0040.256.421.240

E-mail : [ctimisoara.ori@ mai.gov.ro](mailto:ctimisoara.ori@mai.gov.ro)

Website : <http://ori.mai.gov.ro//contact/form/ro/timis/38>

Person(s) in charge + spoken language(s): Director, Dorel Andras

6. Name of centre: **Otopeni Centre for Aliens Taken into Public Custody (Centrul Pentru Cazarea Strainilor Luati În Custodie Publica Otopeni)**

Postal address: 257 Bucuresti- Ploiesti Street, Otopeni, Ilfov

Phone: 0040.213.515.606

Fax: 0040.213.515.606

Website: <http://ori.mai.gov.ro//contact/form/ro/ilfov/26>

Person(s) in charge + spoken language(s): Director Cornel Rotaru

7. Name of detention centre: **Arad Centre for Aliens Taken into Public Custody (Centrul Pentru Cazarea Strainilor Luati În Custodie Publica Arad)**

Postal address: Comuna Horia, Judetul Arad

Phone:0040.257.382.031

Website: <http://ori.mai.gov.ro//contact/form/ro/arad/2>

Person(s) in charge + spoken language(s): Director Ioan Cioara

## 7. Are there any specific reception conditions foreseen for vulnerable asylum seekers?

- The asylum-seekers that have **special needs** will benefit from the adaptation of the accommodation and assistance to suit their special needs in the accommodation centres and have the right to receive adequate medical aid.

They are evaluated by RIO in order to be included in the category of persons with special needs and can benefit from the psychological assistance provided by specialized staff of RIO.

Interviews are to be conducted by specialised officials of RIO; special situations are consideration. RIO can notify specialised institutions who are able to provide needed assistance and can collaborate with non governmental organisations.

- The interests of a **minor** are protected by the legal representative with whom the asylum application is submitted, except if the minor has turned 14 years.
- In the case of a **unaccompanied minor** who has expressed the wish to obtain asylum, before the competent authorities in writing or orally, he will be registered as an asylum-

seeker and the asylum application will be submitted at the moment a legal representative has been named.

RIO will immediately notify the child protection authority in order to begin the procedure of naming a legal representative. The asylum procedure is suspended but the minor has the rights recognised to asylum seekers.

Unaccompanied minors are granted the same protection offered to Romanian minors that are in difficult situations. Interviews will be conducted in the presence of their legal representatives who will inform them about the purpose and possible consequences of the personal interview and will undertake the necessary steps to prepare the minor for the interview.

Interviewing is done in all the cases where it is possible, according to their psychological state and degree of their intellectual development and maturity.

The access to education is free, unconditioned and is the same as the conditions for Romanian minor citizens. RIO can offer adequate space for courses and buy school supplies.

## **8. Brief outline of asylum procedures in the receiving country and possibilities for appeal.**

### **Access to the asylum procedure**

The competent authorities ensure access to the asylum procedure to any alien or stateless person who is on Romanian territory or at its borders, from the moment his/her willingness is expressed, either in writing or orally, stating that he/she is requesting the protection of the Romanian state.

### **Forms of protection**

Under the conditions of the asylum law, aliens:

- a) have their refugee status recognised; or
- b) are granted subsidiary protection.

### **Ordinary Asylum Procedure**

Beginning of the procedure

A person is considered an asylum seeker from the moment their request for asylum is expressed before the qualified authorities either in writing or orally. Hence, it is understood that he/she is requesting the protection of the Romanian state.

### **Competence to receive asylum applications**

The following authorities are competent to receive an asylum application:

The structures of the Romanian Immigration Office – Directorate for Asylum and Integration and the Migration Directorate;;

The structures of the Romanian Border Police;

The structures of the Romanian Police;

The structures of the National Administration of Penitentiaries within the Ministry of Justice.

### **The moment of submission of the asylum application**

The asylum application is submitted as soon as:

- the applicant has presented himself/herself at a checkpoint to cross the state border;
- the applicant has entered Romanian territory;

- for the alien with the right of residency in Romania, the events which cause him/her to request protection have taken place in the country of origin

### **The asylum application**

The asylum application is individual and is submitted by the applicant personally or, by case, by the curator or legal representative.

The asylum application is filled out in Romanian or in a language that the applicant knows. Collective asylum applications are not accepted.

### **Questionnaire**

After registering the asylum application with the RIO - Directorate for Asylum and Integration or with its territorial units, the applicant will fill out a questionnaire in order to establish his/her personal information and that of his/her family members, the route travelled from the country of origin to Romania, the data regarding any possible asylum applications submitted in third countries or in a member state of the European Union, as well as the identification or travel documents that are in his/her possession.

### **Interview to determine a form of protection**

The interview to determine a form of protection is made up of a hearing of the asylum-seeker by an official of the Directorate for Asylum and Integration.

The interview is recorded in writing and will clarify the aspects necessary to analyse the asylum application, as follows: the identification data of the applicant, the name of the official specially designated to carry out the interview, the name of the interpreter and, by case, of the legal representative, curator and/or lawyer who is assisting the applicant, the language in which the interview is taking place, the reasons for asylum, the applicant's declaration, from which should result that all the information and data presented in the interview is real.

### **The qualification to decide on asylum applications**

Interviewing, analysing the reasons claimed and the decision regarding applications fall under the competence of the Directorate for Asylum and Integration.

The deadline for the decision on asylum applications

(1) The officials conduct the interview, analyses the reasons presented by the applicant and makes a decision regarding the request of the applicant within 30 days from taking on the case.

(2) If the resolution of the asylum application requires supplementary research, the deadline stipulated in paragraph (1) is extended by 30 days at most.

(3) The deadline stipulated in paragraph (1) is suspended for the duration of the procedure to determine the member state responsible with the analysis of an asylum application or, by case, for the duration of the procedure of the third safe country.

(4) In the case of unaccompanied minor asylum-seekers, the deadline stipulated in paragraph (1) is suspended until a legal representative is named.

### **The decision on the asylum application**

The official issues a decision through which he/she:

- recognises refugee status; or
- grants subsidiary protection; or
- rejects the asylum application.

### **Communication of the decision on the asylum application**

Acceptance or rejection of the asylum application is done through a decision, which is immediately communicated in writing to the applicant by the representatives of the Directorate for Asylum and Integration or via post sent to the applicant's latest declared residence.

### **Deadline for submission of an appeal**

In the situation of a decision of granting subsidiary protection or a rejection decision, an appeal can be lodged against the decision within 10 days from the date of reception the proof of communication or of the document through which it is ascertained that the applicant is no longer to be found at the latest declared residence.

### **Hearings and debates**

The cases that have asylum applications as an object will be tried with priority before other civil cases, within 30 days. The court will be able to grant a single delay for lack of defense, with well-founded reasons.

In practice, the situation is different. The judicial phase can last for more than one year because the 30 days term is a recommendation term and the lawyers/asylum-seekers can ask for delay for more than one year, according to civil law.

### **Hearing**

The court can demand that the asylum-seeker take the stand when it is considered that the declarations are useful to the resolution of the case.

### **Decision on the appeal**

The court should rule on the appeal within 30 days from receiving the appeal. The court will motivate the decision within 5 days from the date it was pronounced.

In practice, the situation is different because the court doesn't usually rule in 30 days and the motivation of the decision is not made in only 5 days. There are cases pending for more than 2 years waiting for the motivation of the Court decision.

### **The deadline to submit a recourse**

The appellant or the Directorate for Asylum and Integration can demand a recourse against the decision of the court within 5 days from when it is pronounced.

The deadline to submit the grounds of the recourse is 10 days from the date when the sentence is communicated.

### **Decision on the recourse**

The recourse is ruled in 30 days of registration by the tribunal – the administrative contentious department – under whose circumscription the court, which issued the decision that is being attacked, is found.

In practice, the situation is different because the court doesn't usually rule in 30 days.

### **Exercising means of appeal beyond the legal deadline**

In a case in which the appeal or the recourse is submitted beyond the legal deadline, the applicant can request the suspension of the execution of the disposition to leave Romanian territory. The suspension request is ruled within 7 days from it being registered by the qualified court of law, which will be pronounced in camera, without citing the parties, through an irrevocable conclusion.

In addition to the ordinary asylum procedure, there are also other asylum procedures: border procedures, accelerated procedures, access to a new asylum procedures, temporary protection procedures, procedures of the responsible member state, the procedures of the safe third country, family reunification procedures, the procedures for termination or cancellation of a form of protection etc.

Website(s) where additional info on asylum procedure may be found:

<http://ori.mai.gov.ro/>

# Contacts and addresses

## 1. State Departments

### 1.1. In charge of the Dublin request (ingoing and outgoing)

Name of department: **Romanian Immigration Office - Directorate for Asylum and Integration, Dublin and Eurodac Department** (Oficiul Roman pentru Imigrari – Directia Azil si Integrare, Serviciul Dublin Si Eurodac)

Postal address: 24 A Tudor Gociu Street, Bucharest – 4

Phone: 0040.21.450.1705

Fax: 0040.21.450.1729

E-mail: [ori@mira.gov.ro](mailto:ori@mira.gov.ro)

Website: <http://ori.mai.gov.ro/>

Person in charge: **Raducu Burlacu**

Language: English

Phone: 0040.450.1134

E-mail: [dublin.ori@mai.gov.ro](mailto:dublin.ori@mai.gov.ro)

### 1.2. In charge of the asylum claim

➤ **Introduction of the asylum claim:**

The structures of the Romanian Immigration Office – Directorate for Asylum and Integration and the Migration Directorate;;

The structures of the Romanian Border Police;

The structures of the Romanian Police;

The structures of the National Administration of Penitentiaries within the Ministry of Justice.

➤ **Examination on the asylum application :**

The structures of the Romanian Immigration Office – Directorate for Asylum and Integration, see below the Regional Reception/Accommodation Centre

➤ **Appeal :**

The structures of the Romanian Immigration Office – Directorate for Asylum and Integration, see below the Regional Reception/Accommodation Centre and the Local Courts in Bucharest (Sector 4), Galati, Radauti, Somcuta Mare, Timisoara

### 1.3. In charge of the reception of asylum seekers

Name of department: **Romanian Immigration Office - Directorate for Asylum and Integration**

Postal address: 24 A Tudor Gociu Street, Bucharest – 4

Phone: 0040.21.450.1705 / 0040.21.450.1134

Fax: 0040.21.450.1729

E-mail: [ori@mira.gov.ro](mailto:ori@mira.gov.ro) ; [ori.dai@mai.gov.ro](mailto:ori.dai@mai.gov.ro)

Website: <http://ori.mai.gov.ro/>

**Person in charge:** Catalin Necula, Director of the Directorate for Asylum and Integration  
Language: English  
Phone: 004.021.450.1134  
E-mail: [ori.dai@mai.gov.ro](mailto:ori.dai@mai.gov.ro)

➤ **Reception centre**

1. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Bucharest (Centrul Regional de Cazare si Proceduri Pentru Solicitantii de Azil Bucuresti)**

Postal address: 15 Vasile Stolnicul Street, bl.13, Bucharest - 2

Phone: 0040.021.240.8427 / 0040.021.240.87.74

Fax: 0040.021.240.8510

E-mail: [cbucuresti.ori@mai.gov.ro](mailto:cbucuresti.ori@mai.gov.ro)

Website: <http://ori.mai.gov.ro/contact/form/ro/bucuresti/10>

Person(s) in charge + spoken language(s): Director Vasile Cornel, English

2. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Galati (Centrul Regional de Cazare si Proceduri pentru Solicitantii de Azil Galati)**

Postal address: 2 Savinesti Street, Galati

Phone: 0040.236.323.878

Fax: 0040.236.323.884

E-mail: [cgalati.ori@mai.gov.ro](mailto:cgalati.ori@mai.gov.ro)

Website: <http://ori.mai.gov.ro/contact/form/ro/galati/19>

Person(s) in charge + spoken language(s): Director, Dorinel Geru

3. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Suceava (Centrul Regional de Cazare si Proceduri pentru Solicitantii de Azil Radauti)**

Postal address: 2 Perilor Street, Radauti, Suceava

Phone: 0040.230.564.462 / 004.0230.564.463

Fax: 0040.230.564.464

E-mail: [cradauti.ori@mai.gov.ro](mailto:cradauti.ori@mai.gov.ro)

Website: <http://ori.mai.gov.ro/contact/form/ro/suceava/36>

Person(s) in charge + spoken language(s): Director, Ioan Redinciuc

4. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Maramures (Centrul Regional de Cazare si Proceduri pentru Solicitantii de Azil Maramures)**

Postal address: 1A Cetatii Street, Somcuta Mare, Maramures

Phone: 0040. 262.280.004

Fax : 0040. 262.280.004

E-mail : [cmaramures.ori@mai.gov.ro](mailto:cmaramures.ori@mai.gov.ro)

Website : <http://ori.mai.gov.ro/contact/form/ro/maramures/27>

Person(s) in charge + spoken language(s): Appointed Director Ionel Creta

5. Name of reception centre: **Regional Centre for Accommodation and Procedures for Asylum Seekers – Timis (Centrul Regional de Cazare si Proceduri pentru Solicitantii de Azil Timis)**

Postal address: 33 Armoniei Street, Timisoara

Phone: 0040.256.421.240

Fax : 0040.256.421.240

E-mail : [ctimisoara.ori@mai.gov.ro](mailto:ctimisoara.ori@mai.gov.ro)

Website : <http://ori.mai.gov.ro/contact/form/ro/timis/38>

Person(s) in charge + spoken language(s): Director, Dorel Andras

6. Name of centre: **Otopeni Centre for Aliens Taken into Public Custody (Centrul Pentru Cazarea Strainilor Luati În Custodie Publica Otopeni)**

Postal address: 257 Bucuresti- Ploiesti Street, Otopeni, Ilfov

Phone: 0040.213.515.606

Fax: 0040.213.515.606

Website: <http://ori.mai.gov.ro/contact/form/ro/ilfov/26>

Person(s) in charge + spoken language(s): Director Cornel Rotaru

7. Name of detention centre: **Arad Centre for Aliens Taken into Public Custody (Centrul Pentru Cazarea Strainilor Luati În Custodie Publica Arad)**

Postal address: Comuna Horia, Judetul Arad

Phone:0040.257.382.031

Website: <http://ori.mai.gov.ro/contact/form/ro/arad/2>

Person(s) in charge + spoken language(s): Director Ioan Cioara

➤ **Reception centres for unaccompanied minors**

Reception centres for unaccompanied minors within the General Directorate of Social Assistance and Child Protection in Bucharest (Sector 2), Galati, Suceava. Baia Mare, Timisoara, Arad.

**2. NGO able to give reliable information on reception conditions for asylum seekers and asylum procedure**

**1. Jesuit Refugee Service Romania**

Postal address: 54 Mr.Ilie Opris Street, Bucharest 4, Romania

Phone: 0040.213.322.457

Fax: 0040.372.877.090

E-mail: [jrsromania@gmail.com](mailto:jrsromania@gmail.com)

Website: [www.jrsromania.org](http://www.jrsromania.org)

Person(s) in charge + spoken language(s): legal counsellor, Bianca Albu

**2. Romanian National Council for Refugees (CNRR)**

Postal address: 42 Mantuleasa Street, 3rd floor , ap. 10, Bucharest 2

Phone: 0040.213.126.210 / 0040.314.050.275

Fax: 0040.213.126.210

E-mail: [office@cnrr.ro](mailto:office@cnrr.ro)

Website: [www.cnrr.ro](http://www.cnrr.ro)

Person(s) in charge + spoken language(s): President, Nicolae Carcu

**Disclaimer**

The organisation that gathered the data contained within this information sheet has taken all reasonable measures to ensure that the material provided is correct, reliable and accurate to the most extent possible. However, the Jesuit Refugee Service-Europe and the organisation that gathered the data for this information sheet does not accept responsibility for the correctness, reliability, accuracy and completeness of the data contained within this information sheet. The Jesuit Refugee Service-Europe and the organisation that gathered the data for this information sheet hereby disclaim all liability for any negative consequence or damage whatsoever and howsoever incurred in reliance upon the information provided.

Users that find errors within this information sheet, or discrepancies between the information provided and its implementation in practice, are kindly requested to contact both the organisation that gathered the data for this information sheet, and the Jesuit Refugee Service-Europe ([europa.advocacy@jrs.net](mailto:europa.advocacy@jrs.net)). All feedback will be assessed for correctness, reliability and accuracy. The data within this information sheet will be updated at least once every year, or more frequently in accordance with received feedback.

September 2011

**Information gathered by:**

Organisation: Jesuit Refugee Service Romania

Contact Person: Bianca Albu

Postal address: 54 Mr.Ilie Opris Street, Bucharest 4, Romania 041378

E-mail: [jrsromania@gmail.com](mailto:jrsromania@gmail.com)

Phone: 0040.213.322.457

Fax: 0040.372.877.090

Website: [www.jrsromania.org](http://www.jrsromania.org)