OHR RRTF Report July 1997 - Annex 3

RRTF: Report July 1997

Annex 3

"Code of Practice"

July 1997

Proposal by the Reconstruction and Return Task Force

- 1. Reconstruction agencies should obtain from the municipal authorities a list of the pre-war residents of each of the individual properties on which work needs to be carried out; or should obtain from municipal authorities the pre-war addresses of the beneficiaries identified for assistance.
- 2. Reconstruction agencies should corroborate the property title (ownership/lawful possession/occupancy right) by means independent of the municipal authority. The Commission for Real Property Claims of Displaced Persons and Refugees can perform this service for a fee on a cost-recovery basis.
- Reconstruction agencies should enter into an agreement with the municipal authority which obliges the municipal authority to permit the confirmed owner/occupant to return to the reconstructed property.
- 4. In cases where the confirmed owner/occupant chooses not to return, the municipal authority may issue a Certificate of Temporary Occupancy to another person for a specific but renewable period.
- 5. Any temporary occupant should be required by the municipal authority to sign a document acknowledging that the confirmed owner/occupant retains full legal rights to the property. This right is not affected by any reconstruction work done to the property before or during the period of temporary occupancy.

Back to Index

Office of the High Representative Reconstruction and Return Task Force