

Opozorilo: Besedilo osnovnega predpisa

Na podlagi petega odstavka 12. člena in drugega odstavka 90. člena Zakona o veterinarskih merilih skladnosti (Uradni list RS, št. 93/05, 90/12 – ZdZPVHVVR, 23/13 – ZZZiv-C in 40/14 – ZIN-B), desetega odstavka 6. člena Zakona o zaščiti živali (Uradni list RS, št. 38/13 – uradno prečiščeno besedilo) ter tretjega odstavka 73. člena in prvega odstavka 77. člena Zakona o veterinarstvu (Uradni list RS, št. 33/01, 45/04 – ZdZPKG, 62/04 – odl. US, 93/05 – ZVMS in 90/12 – ZdZPVHVVR) izdaja minister za kmetijstvo, gozdarstvo in prehrano

PRAVILNIK
o označevanju in registraciji hišnih živali

I. SPLOŠNE DOLOČBE

1. člen
(vsebina)

(1) Ta pravilnik določa natančnejše pogoje za označevanje hišnih živali, identifikacijski dokument in registracijo hišnih živali, način izdaje identifikacijskih dokumentov, način vodenja evidenc izdanih identifikacijskih oznak in izdanih identifikacijskih dokumentov, način

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Pursuant to paragraph five of Article 12 and paragraph two of Article 90 of the Veterinary Compliance Criteria Act (Official Gazette of the Republic of Slovenia [*Uradni list RS*], Nos 93/05, 90/12 – ZdZPVHVVR, 23/13 – ZZZiv-C and 40/14 – ZIN-B), paragraph ten of Article 6 of the Animal Protection Act (Official Gazette of the Republic of Slovenia [*Uradni list RS*], No. 38/13 – Official Consolidated Text) and paragraph three of Article 73 and paragraph one of Article 77 of the Veterinary Practice Act (Official Gazette of the Republic of Slovenia [*Uradni list RS*], Nos 33/01, 45/04 – ZdZPKG, 62/04 – Dec. of the CC, 93/05 – ZVMS and 90/12 – ZdZPVHVVR), the Minister of Agriculture, Forestry and Food issues the following

RULES
on the marking and registration of pet animals

I. GENERAL PROVISIONS

Article 1
(Subject)

(1) These Rules determine the conditions for marking pet animals, identification documents for and the registration of pet animals, the manner of issuing identification documents, the manner of keeping records of issued identification codes and issued identification

vodenja centralnih registrov hišnih živali ter vsebino in vodenje evidenc dobaviteljev identifikacijskih oznak in identifikacijskih dokumentov.

(2) S tem pravilnikom se ureja tudi način označitve in izdaje identifikacijskih dokumentov ter vodenje evidenc o identifikacijskih dokumentih za izvajanje:

- Uredbe (EU) št. 576/2013 Evropskega parlamenta in Sveta z dne 12. junija 2013 o netrgovskih premikih hišnih živali in razveljavitvi Uredbe (ES) št. 998/2003 (UL L št. 178 z dne 28. 6. 2013, str. 1; v nadaljnjem besedilu: Uredba 576/2013/EU) in
- Izvedbene Uredbe Komisije (EU) št. 577/2013 z dne 28. junija 2013 o vzorcih identifikacijskih dokumentov za netrgovske premike psov, mačk in belih dihurjev, o sestavi seznamov ozemelj in tretjih držav ter o zahtevah glede formata, oblike in jezika izjav, ki potrjujejo izpolnjevanje nekaterih pogojev in Uredbe (EU) št. 576/2013 Evropskega parlamenta in Sveta (UL L št. 178 z dne 28. 6. 2013, str. 109; v nadaljnjem besedilu: Uredba 577/2013/EU).

2. člen (izrazi)

Izrazi, uporabljeni v tem pravilniku, pomenijo naslednje:

- hišne živali so psi, domače mačke, sobne ptice, mali glodavci, terarijske, akvarijske in druge živali, ki so namenjene za družbo, varstvo ali pomoč človeku, kot so definirane v zakonu, ki ureja zaščito živali, in so navedene v prilogi 1 Uredbe 576/2013/EU;
- mikročip pomeni transponder iz Uredbe 576/2013/EU;
- veterinarska organizacija je veterinarska organizacija s koncesijo za opravljanje dejavnosti javne veterinarske službe preventivnega cepljenja hišnih živali proti steklini v skladu s predpisom, ki ureja mrežo javne veterinarske službe in izvajalcev nalog odobrenih veterinarjev;
- pooblaščen veterinar iz Uredbe 576/2013/EU je veterinar veterinarske organizacije s koncesijo za izvajanje javne veterinarske službe v skladu s predpisom, ki ureja mrežo javne veterinarske

documents, the manner of keeping central registers of pet animals and the content and keeping of records of suppliers of identification codes and identification documents.

(2) These Rules also regulate the manner of marking and issuing identification documents and keeping records of identification documents in implementing:

- Regulation (EU) No 576/2013 of the European Parliament and of the Council of 12 June 2013 on the non-commercial movement of pet animals and repealing Regulation (EC) No 998/2003 (OJ L 178, 28.06.2013, p. 1; hereinafter: Regulation 576/2013/EU) and
- Commission Implementing Regulation (EU) No 577/2013 of 28 June 2013 on the model identification documents for the non-commercial movement of dogs, cats and ferrets, the establishment of lists of territories and third countries and the format, layout and language requirements of the declarations attesting compliance with certain conditions provided for in Regulation (EU) No 576/2013 of the European Parliament and of the Council (OJ L 178, 28.06.2013, p. 103; hereinafter: Regulation 577/2013/EU).

Article 2 (Definitions)

For the purposes of these Rules, the following definitions shall apply:

- pet animals shall mean dogs, domestic cats, pet birds, small rodents, terrarium, aquarium and other animals kept for people's company, protection and assistance as defined in the Act governing animal protection and listed in Annex 1 to Regulation (EU) 576/2013;
- microchip shall mean a transponder as referred to in Regulation (EU) 576/2013;
- veterinary organisation shall mean a veterinary organisation with a concession for performing the activity of a public veterinary service providing preventive vaccination of pet animals against rabies pursuant to the regulation governing the network of providers of public veterinary services and operators performing tasks carried out by approved veterinarians;
- authorised veterinarian as referred to in Regulation (EU) 576/2013 shall mean a veterinarian from a veterinary organisation with a concession for providing public veterinary services pursuant to the

službe in izvajalcev nalog odobrenih veterinarjev (v nadaljnjem besedilu: veterinar);

- označitev hišne živali pomeni označitev z mikročipom ali drug način označitve, ki omogoča preverjanje identitete hišne živali;
- registracija hišne živali pomeni označitev, izdajo identifikacijskega dokumenta in vpis podatkov v registre hišnih živali;
- potni list za hišne živali je potni list za pse, mačke in bele dihurje, kot je določen v delih 1 in 2 priloge 3 Uredbe 577/2013/EU, in ga izda pooblaščen veterinar (v nadaljnjem besedilu: potni list).

II. OZNAČEVANJE HIŠNIH ŽIVALI

3. člen **(označitev psov, mačk in belih dihurjev)**

(1) Vsak pes mora biti označen z mikročipom najpozneje do dopolnjenega tretjega meseca starosti.

(2) Ne glede na določbo prejšnjega odstavka morajo biti psi za namen premikov izven Republike Slovenije (v nadaljnjem besedilu: RS) ali pred prvo spremembo lastništva označeni z mikročipom tudi pred dopolnjenim tretjim mesecem starosti.

(3) Mačke in beli dihurji morajo biti za namen premikov izven RS označeni z mikročipom.

(4) Ne glede na prejšnji odstavek se lahko mačke in beli dihurji na zahtevo lastnika označijo z mikročipom tudi če se ne bodo premikali izven RS.

4. člen **(postopek označitve psov, mačk in belih dihurjev)**

(1) Pred vstavljanjem mikročipa veterinar preveri, ali je žival že označena z mikročipom ter preveri delovanje vstavljenega mikročipa.

regulation governing the network of providers of public veterinary services and operators performing tasks carried out by approved veterinarians (hereinafter: veterinarian);

- marking of a pet animal shall mean microchipping or another manner of marking that enables the identity of a pet animal to be checked;
- registration of a pet animal shall mean marking, issuing an identification document and entry in a pet register;
- pet animal passport shall mean a passport for dogs, cats and ferrets as specified in parts 1 and 2 of Annex 3 to Regulation (EU) 576/2013, issued by an authorised veterinarian (hereinafter: passport).

II. MARKING OF PET ANIMALS

Article 3 **(Marking of dogs, cats and ferrets)**

(1) Every dog must be microchipped no later than at the age of three months.

(2) Notwithstanding the provision of the preceding paragraph, dogs must also be microchipped earlier than at the age of three months for the purpose of movement outside the Republic of Slovenia (hereafter: RS) or before the first change in ownership.

(3) Cats and ferrets must be microchipped for the purpose of movement outside the RS.

(4) Notwithstanding the provision of the preceding paragraph, cats and ferrets may be microchipped at the owner's request also when they are not intended to be moved outside the RS.

Article 4 **(The procedure for marking dogs, cats and ferrets)**

(1) Prior to implanting a microchip, a veterinarian shall check whether an animal has already been microchipped and whether the implanted microchip is functional.

(2) Če žival ni označena z mikročipom ali preverjanje identitete na osnovi obstoječega mikročipa ni mogoče, veterinar vstavi mikročip skladno s strokovnimi navodili. Po vstavitvi preveri delovanje vstavljenega mikročipa.

(3) Veterinarska organizacija mora po opravljeni označitvi hišne živali v treh delovnih dneh vnesti podatke o označitvi:

- za psa v CRPsi, ki ga vodi Uprava za varno hrano, veterinarstvo in varstvo rastlin (v nadaljnjem besedilu: Uprava);
- za mačko ali belega dihurja v registre za druge vrste hišnih živali, ki jih vodi Uprava.

5. člen (označitev ostalih hišnih živali)

(1) Hišne živali, za katere način označitve ni posebej predpisan s tem pravilnikom ali s predpisom, ki določa označevanje živali prostoživečih vrst v ujetništvu, morajo biti v prometu in pri trgovanju označene na način, ki omogoča njihovo identifikacijo.

(2) Veterinar lahko na željo lastnika hišno žival iz prejšnjega odstavka označi z mikročipom, če mikročip izpolnjuje pogoje iz 6. člena tega pravilnika.

6. člen (način označitve z mikročipi)

Mikročipi, ki se uporabljajo za označitev iz 4. in 5. člena tega pravilnika, morajo ustrezati standardom, navedenim v prilogi 1, ki je sestavni del tega pravilnika.

III. IDENTIFIKACIJSKI DOKUMENT ZA HIŠNE ŽIVALI

7. člen (potni list za hišne živali)

(2) If an animal has not been microchipped or if checking the identity thereof based on the existing microchip is not possible, the veterinarian shall implant a microchip in accordance with professional instructions. After the implantation, the veterinarian shall check the functioning of the implanted microchip.

(3) After marking a pet animal, a veterinarian organisation must enter the following marking data within three work days:

- for dogs, in the CRPsi, which is kept by the Administration for Food Safety, Veterinary and Plant Protection (hereinafter: Administration);
- for cats and ferrets, in the registers of other species of pet animals, which are kept by the Administration.

Article 5 (Marking of other pet animals)

(1) Pet animals for which the manner of marking is not specifically prescribed by these Rules or by the regulation governing the marking of wild animal species in captivity must, when subject to transport or trade, be marked in a manner enabling their identification.

(2) At the owner's request, a veterinarian may microchip an animal referred to in the preceding paragraph if the microchip meets the conditions determined in Article 6 of these Rules.

Article 6 (The manner of microchipping)

Microchips used for marking referred to in Articles 4 and 5 of these Rules must comply with the standards specified in Annex 1, which is a constituent part of these Rules.

III. IDENTIFICATION DOCUMENT FOR PET ANIMALS

Article 7 (Passport for pet animals)

(1) Potni list za hišne živali izda veterinar po postopku iz prvega in drugega odstavka 22. člena Uredbe 576/2013/EU:

- psu, skotenemu v RS, ob označitvi in registraciji;
- mački ali belemu dihurju, skotenemu v RS, ob označitvi in registraciji;
- psu, katerega država izvora je tretja država, če žival izpolnjuje veterinarske pogoje za vnos v Evropsko Unijo (v nadaljnjem besedilu: EU) ob registraciji;
- mački ali belemu dihurju, katerega država izvora je tretja država, za namene premikov izven RS v času veljavnosti veterinarskega spričevala ali na zahtevo lastnika, če žival izpolnjuje veterinarske pogoje za vnos v EU;
- psu, mački ali belemu dihurju ob izgubi ali poškodovanju potnega lista, izdanega v RS, ali če so posamezne rubrike zapolnjene.

(2) Lastnik psa, mačke ali belega dihurja mora v RS v 30 dneh po poginu, evtanaziji, pobegu ali odtujitvi vrniti potni list veterinarski organizaciji, ki dokument uniči na viden način (npr. z luknjanjem). Veterinarska organizacija v evidenco iz 8. člena tega pravilnika vnese podatke, da je potni list razveljavljen.

(3) Potni list, ki ga veterinar zamenja zaradi poškodbe ali zapolnitve, uniči na viden način ter v evidenco vnese podatke o razveljavitvi.

(4) Izgubljeni potni list, ki je bil izdan v RS, veterinar razveljavi in v evidenco iz 8. člena tega pravilnika vpiše podatke o razveljavitvi.

(5) Razveljavljen oziroma uničen potni list veterinar vrne lastniku.

8. člen

(evidenca izdanih in razveljavljenih oziroma uničenih potnih listov)

(1) Veterinarska organizacija vodi evidenco izdanih in

(1) A passport for pet animals shall be issued by a veterinarian following the procedure determined in paragraphs one and two of Article 22 of Regulation (EU) 576/2013:

- for a dog born in the RS, at the time of marking and registration;
- for a cat or ferret born in the RS, at the time of marking and registration;
- for a dog whose country of origin is a third country, if the animal meets the veterinary conditions for entry into the European Union (hereinafter: EU), at the time of registration;
- for a cat or ferret whose country of origin is a third country, for the purpose of movement outside the RS during the validity of a veterinary health certificate or at the owner's request, if the animal meets the veterinary conditions for entry into the EU;
- for a dog, cat or ferret, in the event of a lost or damaged passport issued in the RS or if there is no place for new entries in individual sections.

(2) An owner of a dog, cat or ferret in the RS must return the passport to a veterinary organisation within 30 days of the animal's death, euthanasia, escape or theft. Upon the return of a passport, the veterinary organisation shall destroy it in a visible manner (e.g. by punching holes in it). A veterinary organisation shall enter the data on passport revocation in the records referred to in Article 8 of these Rules.

(3) A veterinarian who replaces a passport due to it having been damaged or having no space for new entries shall destroy it in a visible manner and enter the data on its revocation in the records.

(4) A veterinarian shall revoke any lost passport issued in the RS and enter the data on its revocation in the records referred to in Article 8 of these Rules.

(5) A veterinarian shall return a revoked or destroyed passport to the owner.

Article 8

(Records of issued, revoked and destroyed passports)

(1) A veterinary organisation shall keep records of issued and

razveljavljenih oziroma uničenih potnih listov.

(2) Evidenca vsebuje ime in priimek veterinarja, ki je izdal potni list, ter podatke iz tretjega odstavka 22. člena Uredbe 576/2013/EU.

(3) Za razveljavljene oziroma uničene potne liste mora evidenca potnih listov poleg podatkov iz prejšnjega odstavka vsebovati tudi:

- datum razveljavitve potnega lista in
- vzrok razveljavitve potnega lista (npr.: pogin živali, usmrtitev živali, izguba ali odtujitev potnega lista, zapolnitev rubrik v potnem listu, poln potni list, med uporabo poškodovan potni list).

(4) Podatke iz drugega in tretjega odstavka tega člena veterinarska organizacija hrani najmanj tri leta od posameznega vpisa.

(5) Če veterinarska organizacija ob registraciji vpiše podatke iz tega člena v CRPsi, jih ni treba vpisati v evidenco iz tega člena.

IV. REGISTRACIJA

9. člen (registracija psov, mačk in belih dihurjev)

(1) Šteje se, da je pes registriran, ko:

- je označen z mikročipom,
- ima veljaven potni list za hišne živali in
- so v CRPsi vnešeni podatki o psu, določeni v prilogi 2, ki je sestavni del tega pravilnika, in podatki o lastniku, določeni z zakonom, ki ureja zaščito živali.

(2) Registracija psov v RS je obvezna, razen za pse, ki na ozemlju RS prebivajo nepretrgano manj kot šest mesecev v koledarskem letu.

revoked or destroyed passports.

(2) The records shall contain the name and surname of the veterinarian who issued the passport and the information referred to in paragraph three of Article 22 of Regulation (EU) 576/2013.

(3) In addition to the data referred to in the preceding paragraph, the passport records must, in the case of revoked or destroyed passports, also contain:

- the date of passport revocation, and
- the cause of passport revocation (e.g. the animal having died or having been put down, a passport having been lost or stolen, having no space for new entries or having been damaged by wear and tear).

(4) The data referred to in paragraphs two and three of this Article shall be kept by a veterinary organisation for a period of at least three years from an individual entry.

(5) At the time of registration, if a veterinary organisation enters the data referred to in this Article in the CRPsi it shall not be obliged to enter them in the records referred to in this Article.

IV. REGISTRATION

Article 9 (Registration of dogs, cats and ferrets)

(1) A dog shall be deemed to be registered when:

- it is microchipped,
- it has a valid passport for pet animals, and
- the information on the dog specified in Annex 2, which is a constituent part of these Rules, and the information on the owner specified by the Act regulating animal protection are entered in the CRPsi.

(2) Registration of dogs in the RS shall be obligatory, except for dogs that continuously stay in the territory of the RS less than six months in a calendar year.

(3) Mačke in beli dihurji morajo biti za namen premikov izven RS registrirani skladno s prvim odstavkom tega člena.

10. člen (sporočanje in vpis sprememb podatkov v CRPsi)

(1) Lastnik psa mora vsako spremembo glede lastništva psa ali pogin psa javiti veterinarski organizaciji v sedmih dneh od nastanka spremembe in priložiti ustrezen dokument iz drugega odstavka tega člena.

(2) Veterinarska organizacija spremeni lastništvo psa v CRPsi na podlagi:

- računa, če je iz njega razvidna sprememba lastništva in identifikacija psa,
- kupoprodajne pogodbe,
- ustreznega dokumenta o oddaji psa v zavetišče ali dokumenta o prevzemu iz zavetišča ali
- pisne izjave lastnika o spremembi lastništva psa na obrazcu, ki je kot priloga 3 sestavni del tega pravilnika.

(3) Veterinarska organizacija odjavi psa v CRPsi na podlagi pisne izjave lastnika o spremembi lastništva ali pisne odjave lastnika, ki je kot priloga 4 sestavni del tega pravilnika.

(4) Veterinarska organizacija po opravljeni evtanaziji psa odjavi psa v CRPsi v treh delovnih dneh.

(5) Nacionalni veterinarski inštitut (v nadaljnjem besedilu: NVI) sporoči v treh delovnih dneh pristojnemu območnemu uradu Uprave vsak najden kadaver psa, ki ga je mogoče identificirati. Pristojni območni urad uprave ga odjavi v CRPsi.

(6) Lastnik, ki bo skupaj s psom prebival v tujini, lahko največ sedem dni pred odhodom javi veterinarski organizaciji, da bo pes začasno ali trajno zapustil ozemlje RS, kar veterinarska organizacija vnese v

(3) Cats and ferrets must be registered pursuant to paragraph one of this Article for the purpose of movements outside the RS.

Article 10 (Notification and entry of a change of data in the CRPsi)

(1) A dog owner must notify a veterinary organisation of any change as regards the dog's ownership or the death of the dog within seven days of the change and attach the relevant document referred to in paragraph two of this Article.

(2) A veterinary organisation shall change a dog's ownership in the CRPsi on the basis of:

- a receipt when it clearly indicates the change in ownership and the dog's identification,
- a purchase contract,
- a relevant document of surrendering a dog to a shelter or a document of adopting a dog from a shelter, or
- an owner's written statement of a change in the ownership of the dog on the form in Annex 3, which is a constituent part of these Rules.

(3) A veterinary organisation shall deregister a dog from the CRPsi on the basis of the owner's written statement of a change in the ownership of the dog or the owner's written statement of deregistration as shown in Annex 4, which is a constituent part of these Rules.

(4) After euthanasia has been performed on a dog, a veterinary organisation shall deregister the dog from the CRPsi within three working days.

(5) The National Veterinarian Institute (hereinafter: NVI) shall report to a competent regional office of the Administration within three working days any corpse of a dog that can be identified. A competent regional office of the Administration shall deregister the dog from the CRPsi.

(6) An owner who intends to live abroad together with a dog may notify a veterinary organisation no more than seven days before departure that the dog will temporarily or permanently leave the territory

CRPsi.

11. člen
(vpis podatkov v registre za druge vrste hišnih živali)

(1) Podatki o označeni mački ali belem dihurju, ki ji je bil za namen premikov ali na željo lastnika izdan potni list, se vpišejo v registre za druge vrste hišnih živali.

(2) Za vpis podatkov o mačkah in belih dihurjih se smiselno uporabljajo določbe zakona, ki ureja zaščito živali, ter 9. in 10. člena tega pravilnika.

V. DOBAVITELJI IDENTIFIKACIJSKIH DOKUMENTOV IN MIKROČIPOV

12. člen
(dobavitelji potnih listov)

(1) Dobavitelji potnih listov so pravne ali fizične osebe, ki dobavljajo potne liste v skladu z Uredbo 576/2013/EU veterinarskim organizacijam in so vpisani v evidenco dobaviteljev potnih listov pri Upravi.

(2) Ponudnik, ki želi dobavljati potne liste po tem pravilniku, mora na Upravo vložiti vlogo za vpis v evidenco dobaviteljev potnih listov. Vloga mora vsebovati:

- naziv in naslov ponudnika ter kontaktne podatke;
- vzorec potnega lista skupaj z izjavo, da potni list izpolnjuje vse pogoje, ki jih določata Uredba 576/2013/EU in Uredba 577/2013/EU;
- izjavo, da so identifikacijske številke potnih listov sestavljene v skladu z navodilom v prilogi 5, ki je sestavni del tega pravilnika,
- opis sistema, ki zagotavlja neponovljivost identifikacijskih številk potnih listov;
- izjavo o zagotavljanju dobav potnih listov veterinarskim organizacijam

of the RS, which shall be entered in the CRPsi by the veterinary organisation.

Article 11
(Entry of data in registers of other species of pet animals)

(1) The data on a marked cat or ferret for which a passport was issued for the purpose of movement or at their owners' request shall be entered in registers of other species of pet animals.

(2) The provisions of the Act regulating animal protection and of Articles 9 and 10 of these Rules shall apply *mutatis mutandis* to the entry of data on cats and ferrets.

V. SUPPLIERS OF BLANK IDENTIFICATION DOCUMENTS AND MICROCHIPS

Article 12
(Suppliers of blank passports)

(1) Suppliers of blank passports shall be legal or natural persons who supply blank passports pursuant to Regulation (EU) 576/2013 to veterinary organisations and are entered in the Administration's records of blank passport suppliers.

(2) A provider who wishes to supply blank passports under these Rules must submit to the Administration an application for entry in the records of blank passport suppliers. The application must contain:

- the name and address of the provider and contact details;
- a passport sample along with a statement that the passport meets all the conditions determined by Regulation (EU) 576/2013 and Regulation (EU) 577/2013;
- a statement that the identification numbers of passports are structured in accordance with the instructions in Annex 5, which is a constituent part of these Rules;
- a description of the system that guarantees the uniqueness of the passport identification numbers;
- a statement guaranteeing the supply of blank passports to veterinary

- v petih delovnih dneh od prejetega naročila;
- izjavo, da je ponudnik opremljen za elektronsko povezovanje s CRPsi in elektronsko sporočanje identifikacijskih števil potnih listov, dostavljenih posameznim veterinarskim organizacijam.

(3) Dobavitelj potnih listov mora dobavljati potne liste, kot jih je ponudil v vlogi. Dobavitelj potnih listov se mora odzvati na vsako naročilo, ne glede na količino. Dobavitelj mora ob dostavi potnih listov veterinarski organizaciji vpisati v CRPsi naziv veterinarske organizacije in identifikacijske številke potnih listov, dobavljenih posamezni veterinarski organizaciji.

(4) Podatki iz prejšnjega odstavka se v CRPsi hranijo najmanj tri leta od posameznega vpisa.

13. člen

(postopek vpisa in izbrisa v evidenco dobaviteljev potnih listov)

(1) Ponudniku, ki izpolnjuje pogoje iz drugega odstavka prejšnjega člena, predstojnik Uprave izda odločbo o vpisu v evidenco dobaviteljev potnih listov in mu dodeli dvomestno številko, ki jo uporablja kot številko dobavitelja in je sestavni del identifikacijske številke potnega lista, ki je sestavljena iz ISO črkovne kode države, dvomestne številke dobavitelja ter zaporedne neponovljive številke potnega lista.

(2) Dobavitelj potnih listov, ki posluje v nasprotju z določbami tega pravilnika, se izbriše iz evidence dobaviteljev potnih listov in izgubi pravico dobavljanja. O izbrisu dobavitelja odloči predstojnik Uprave. Dobavitelja se iz evidence izbriše, če:

- dobavlja potne liste, ki ne ustrezajo določbam tega pravilnika;
- dobavlja potne liste, ki ne izpolnjujejo pogojev, ki jih določata Uredba 576/2013/EU in Uredba 577/2013/EU;
- dobavlja potne liste, pri katerih se identifikacijske številke podvajajo;
- se pokaže neustrezna kvaliteta materiala, spoja, barve ali tiska;

- organisations within five working days of receiving an order;
- a statement that the provider is equipped for electronic linking with the CRPsi and electronic reporting of the identification numbers of passports supplied to individual veterinary organisations.

(3) A supplier of blank passports must supply blank passports as offered in the application. A supplier of blank passports must respond to every order regardless of the quantity. Upon the delivery of blank passports to a veterinary organisation, the supplier must enter in the CRPsi the name of the veterinary organisation and the identification numbers of passports supplied to an individual veterinary organisation.

(4) The data referred to in the preceding paragraph shall be kept in the CRPsi for a period of at least three years from an individual entry.

Article 13

(Procedure for entry in and deletion from the records of blank passport suppliers)

(1) The Head of the Administration shall issue an applicant who meets the conditions referred to in paragraph two of the preceding Article a decision on entry in the records of blank passport suppliers and assign a two-digit number that shall be used as the supplier number and be a constituent part of the passport number, which shall be composed of the ISO alpha-3 country code, a two-digit supplier number and the passport's unique serial number.

(2) A blank passport supplier operating in contravention of the provisions of these Rules shall be deleted from the records of blank passport suppliers and the right to supply blank passports shall be withdrawn therefrom. The deletion decision shall be made by the Head of the Administration. Suppliers shall be deleted from the records when:

- they supply passports that fail to comply with the provisions of these Rules;
- they supply passports that fail to meet the conditions determined by Regulation (EU) 576/2013 and Regulation (EU) 577/2013;
- they supply passports with duplicate identification numbers;
- inadequate quality regarding the materials, binding, colour or printing is established;

- so preseženi dobavni roki;
- preneha z dobavami.

(3) Uprava na svojih spletnih straneh objavi naslednje podatke o dobaviteljih potnih listov, vpisanih v evidenco:

- naziv in naslov ter kontaktne podatke,
- številko dobavitelja.

(4) Uprava na svojih spletnih straneh objavi tudi izbris iz evidence dobaviteljev potnih listov.

14. člen (dobavitelji mikročipov)

(1) Dobavitelji mikročipov po tem pravilniku so pravne ali fizične osebe, ki dobavljajo mikročipe, skladne s prilogo 1 in so vpisani v evidenco dobaviteljev mikročipov pri Upravi.

(2) Ponudnik, ki želi dobavljati mikročipe po tem pravilniku, mora na Upravo vložiti vlogo za vpis v evidenco dobaviteljev mikročipov. Vloga mora vsebovati:

- naziv in naslov ponudnika ter kontaktne podatke;
- dokazila, da ponujeni mikročipi izpolnjujejo vse pogoje iz tega pravilnika;
- izjavo o zagotavljanju dobav veterinarskim organizacijam v 30 dneh od prejema naročila;
- izjavo, da je ponudnik opremljen za elektronsko povezovanje s CRPsi in elektronsko sporočanje identifikacijskih števil mikročipov, dobavljenih posameznim veterinarskim organizacijam;
- dokazila o sistemu kontrole nad postopki, ki preprečujejo ponavljanje zaporednih števil mikročipov in dokazila o zagotavljanju stalne kvalitete distribucije do naročnikov.

(3) Dobavitelj mora ob dostavi mikročipov veterinarski organizaciji vpisati v CRPsi naziv veterinarske organizacije in identifikacijske številke mikročipov, dobavljenih posamezni veterinarski organizaciji.

(4) Podatki iz prejšnjega odstavka se v CRPsi hranijo najmanj tri leta od posameznega vpisa.

- they fail to meet supply deadlines;
- they cease to supply blank passports.

(3) The Administration shall publish on its website the following data on blank passport suppliers entered in the records:

- name, address and contact details,
- the supplier's number.

(4) The Administration shall also publish deletions from the records of blank passport suppliers on its website.

Article 14 (Microchip suppliers)

(1) Microchip suppliers under these Rules shall be legal or natural persons who supply microchips in accordance with Annex 1 and are entered in the Administration's records of microchip suppliers.

(2) A provider who wishes to supply microchips under these Rules must submit to the Administration an application for entry in the records of microchip suppliers. The application must contain:

- the name and address of the provider and the contact details thereof;
- proof that the microchips offered meet all the conditions determined in these Rules;
- a statement guaranteeing the supply of microchips to veterinary organisations within 30 days of receiving an order;
- a statement that the provider is equipped for electronic linking with the CRPsi and electronic reporting of the identification numbers of microchips supplied to individual veterinary organisations;
- proof of a system of control over the procedures preventing the duplication of microchip serial numbers and proof guaranteeing uninterrupted quality distribution to clients.

(3) Upon the delivery of microchips to a veterinary organisation, the supplier must enter in the CRPsi the name of the veterinary organisation and the identification numbers of the microchips supplied to the individual veterinary organisation.

(4) The data referred to in the preceding paragraph shall be kept in the CRPsi for a period of at least three years from an individual

entry.

15. člen
(postopek vpisa in izbrisa v evidenco dobaviteljev mikročipov)

(1) Ponudniku, ki izpolnjuje pogoje iz drugega odstavka prejšnjega člena, predstojnik Uprave izda odločbo o vpisu v evidenco dobaviteljev mikročipov.

(2) Dobavitelj mikročipov, ki dobavlja neprimerne mikročipe oziroma posluje v nasprotju z določbami tega pravilnika, se izbriše iz evidence dobaviteljev in izgubi pravico dobavljanja. O izbrisu dobavitelja odloči predstojnik Uprave. Dobavitelja se iz evidence izbriše, če:

- dobavlja mikročipe, ki ne ustrezajo določbam tega pravilnika;
- dobavlja mikročipe, katerih identifikacijske številke se podvajajo;
- se pokaže neustrezna kvaliteta materiala;
- so preseženi dobavni roki;
- preneha z dobavami.

(3) Uprava na svojih spletnih straneh objavi naslednje podatke o dobaviteljih, vpisanih v evidenco:

- naziv in naslov ter kontaktne podatke,
- ICAR številko dobavitelja.

(4) Uprava na svojih spletnih straneh objavi tudi izbris iz evidence dobaviteljev mikročipov.

VI. PREHODNI IN KONČNI DOLOČBI

16. člen
(prehodni določbi)

(1) Potni list za hišne živali, izdan pred 29. decembrom 2014 v skladu s Pravilnikom o veterinarskih pogojih za nekomercialne premike hišnih živali in o modelu potnega lista, ki mora spremljati te živali (Uradni

Article 15

(Procedure for entry in and deletion from the records of microchip suppliers)

(1) The Head of the Administration shall issue a decision on entry in the records of microchip suppliers to a provider who meets the conditions referred to in paragraph two of the preceding Article.

(2) A microchip supplier who supplies unsuitable microchips or operates in contravention of these Rules shall be deleted from the records of microchip suppliers and the right to supply microchips shall be withdrawn therefrom. The deletion decision shall be made by the Head of the Administration. Suppliers shall be deleted from the records when:

- they supply microchips that fail to comply with the provisions of these Rules;
- they supply microchips with duplicate identification numbers;
- it is established that material of inadequate quality has been supplied;
- they fail to meet supply deadlines;
- they cease to supply microchips.

(3) The Administration shall publish on its website the following data on microchip suppliers entered in the records:

- name, address and contact details,
- the supplier's ICAR number.

(4) The Administration shall also publish deletions from the records of microchip suppliers on its website.

VI. TRANSITIONAL AND FINAL PROVISIONS

Article 16
(Transitional provisions)

(1) Passports for pet animals issued before 29 December 2014 pursuant to the Rules on veterinary conditions to be fulfilled for the non-commercial movement of pet animals and on the model passport for such

list RS, št. 25/08, 55/08 in 3/09), ostane veljaven identifikacijski dokument psa, mačke ali belega dihurja do njegove razveljavitve.

(2) Do vzpostavitve registrov za druge vrste hišnih živali se podatki iz 11. člena tega pravilnika vpisujejo v CRPsi.

17. člen (prenehanje veljavnosti)

Z dnem uveljavitve tega pravilnika prenehata veljati 3. člen in priloga 1 Pravilnika o označevanju živali, veterinarskem spričevalu in napotnici, izjavi o prehranski varnosti, povratni informaciji ter izjavi prevoznika (Uradni list RS, št. 136/06) ter 6. člen in priloga 1 Pravilnika o zaščiti hišnih živali (Uradni list RS, št. 51/09).

18. člen (začetek veljavnosti)

Ta pravilnik začne veljati naslednji dan po objavi v Uradnem listu Republike Slovenije, 6. člen se začne uporabljati 29. decembra 2014, tretji odstavek 14. člena pa se začne uporabljati 1. julija 2015.

Št. 007-142/2014
Ljubljana, dne 9. decembra 2014
EVA 2014-2330-0146

Mag. Dejan Židan l.r.
minister
za kmetijstvo, gozdarstvo
in prehrano

animals (Official Gazette of the Republic of Slovenia [*Uradni list RS*] Nos 25/08, 55/08 and 3/09) shall remain valid identification documents for dogs, cats or ferrets until their revocation.

(2) Until the registers of other species of pet animals are established, the data referred to in Article 11 of these Rules shall be entered in the CRPsi.

Article 17 (End of validity)

On the day these Rules enter into force, Article 3 and Annex 1 of the Rules on the identification of animals, veterinary certificates, veterinary referral forms, food safety declarations, feedback information, and declarations by transporter (Official Gazette of the Republic of Slovenia [*Uradni list RS*], No. 136/06) and Article 6 and Annex 1 of the Rules on the protection of companion animals (Official Gazette of the Republic of Slovenia [*Uradni list RS*], No. 51/09) shall cease to be in force.

Article 18 (Entry into force)

These Rules shall enter into force on the day following their publication in the Official Gazette of the Republic of Slovenia, Article 6 shall apply from 29 December 2014 and paragraph three of Article 14 shall apply from 1 July 2015.

No. 007-142/2014
Ljubljana, 9 December 2014
EVA 2014-2330-0146

Mag. Dejan Židan m.p.
Minister
of Agriculture, Forestry and
Food

[Priloga 1: Standardi, ki jih morajo izpolnjevati mikročipi](#)

[Priloga 2: Podatki o psu](#)

[Priloga 3: Izjava o spremembi lastništva psa](#)

[Priloga 4: Izjava lastnika o odjavi psa v CRPsi](#)

Annex 1: Microchip compliance standards



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Annex 2: Dog Information



EN-2014-01-3644-p2.
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Annex 3: Statement of a change in dog ownership



EN-2014-01-3644-p3.
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Annex 4: Dog owner's statement of deregistration from the CRPsi



EN-2014-01-3644-p4.
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Annex 1

MICROCHIP COMPLIANCE STANDARDS

1. Microchips must meet the ISO 11784 standard; they must use HDX or FDX-B technology and must be readable by a scanning device compatible with the ISO 11785 standard.
2. A microchip must have a 15-digit code, whose format is a constituent part of this Annex and is structured as follows:
 - digits 1, 2 and 3: the three-digit country code – 705 in compliance with the ISO 3166 standard;
 - digits 4 and 5: the manufacturer code (991 minus the manufacturer code assigned by ICAR),
 - digits 6 through 15: the individual number of the animal;
 - the structure of the microchip code:

No. of digit	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Example	7	0	5	X	X	X	X	X	X	X	X	X	X	X	X
Description	country code			manufacturer code		individual number of the animal									

or:

- digit 4: 0 and digits 5 and 6: manufacturer code (991 minus the manufacturer code assigned by ICAR),
- digits 7 through 15: the individual number of the animal;
- the structure of the microchip code:

No. of digit	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	
Example	7	0	5	0	X	X	X	X	X	X	X	X	X	X	X	
Description	country code			no. 0	manufacturer code		individual number of the animal									

3. Microchip systems that are to be used in the Republic of Slovenia must ensure that the chips are unique and mutually compatible. The manufacturer shall guarantee the uniqueness of the microchip codes.

4. A microchip must have incorporated mechanisms that prevent its movement under the skin.

Annex 2

Dog information:

- microchip number,
- microchip type (Slovenian, foreign),
- microchipping date,
- location of microchip implantation,
- name and surname of the veterinarian who microchipped the animal and data on the veterinary organisation at which a dog was microchipped,
- passport number,
- type of passport (issued in the Republic of Slovenia or in another EU Member State),
- date of passport issuance,
- name and surname of the veterinarian who issued the passport and data on the veterinary organisation at which the passport was issued,
- dog's name,
- dog's origin (microchip number of the mother or identification document number or the name of the shelter),
- date of birth of the dog,
- breed,
- sex,
- size, hair length and colour are mandatory data for dogs that are uncharacteristic as regards the breed,
- other features and notes.

Annex 4

DOG OWNER'S STATEMENT OF DEREGISTRATION FROM THE CRPsi

(Please use printed capital letters):

Dog owner information:

Owner's name and surname or corporate name: _____

Exact address of permanent residence: _____

Personal identification number/Registration number: _____

Phone number: _____ Fax number e-mail: _____

REASON FOR DEREGISTRATION:

(mark accordingly)

Dog information:

Dog's identification marking (chip no./other valid mark/label): _____

Dog's name: _____

DEATH date: _____

EUTHANASIA* date: _____ place: _____

*if a dog is not put down at a competent veterinary organisation

MOVEMENT abroad date: _____ country: _____

with an owner (within the EU/outside the EU)

By signing below, I deregister the above stated dog from the CRPsi. By signing I guarantee the correctness of the data given in this statement.

Date:

Dog owner's signature:

A dog owner must report the dog's death, change of ownership or euthanasia to a competent veterinary organisation within seven days. Any escape or theft of a dog must also be reported to a shelter for abandoned animals.