

## **Government Regulation 184/2017 (VII. 5.) on the implementation of Act CLV of 2016 on Official Statistics**

The Government, in accordance with the authorization granted by Act CLV of 2016 on Official Statistics, Section 47, Paragraph 1, Points a) to f), and acting in accordance with the scope of duties defined in Article 15, Paragraph 1 of the Fundamental Law, hereby decrees the following:

### ***1. Accreditation of members of the Official Statistical Service***

**1. § (1)** The accreditation procedure pursuant to Section 5, Paragraph 1 of Act CLV of 2016 on Official Statistics (hereinafter: Stt.) consists of the following phases:

- a) self-assessment,
- b) peer review,
- c) decision-making.

(2) The accreditation procedure is carried out exclusively in accordance with the principles laid down in the National Statistics Code of Practice, according to the methodology developed and refined by the President of the Hungarian Central Statistical Office (hereinafter: HCSO) and published on the HCSO website.

**2. § (1)** In the self-assessment phase, the institution initiating the accreditation procedure completes a self-assessment questionnaire about its organization and activities, and initiates the procedure by sending it to the president of the HCSO.

(2) In addition to the self-assessment questionnaire, the institution initiating the accreditation shall send to the HCSO the documents specified therein supporting the information contained in the self-assessment questionnaire.

(3) The methodology for accreditation and the self-assessment questionnaire shall be drawn up by the National Statistical Council and National Statistical Coordination Board, and published on the website of the HCSO.

**3. § (1)** As part of the accreditation procedure, a peer-review is carried out by the Accreditation Committee, which consists of experts invited by the President of the HCSO and holding a credentials certificate.

(2) The Accreditation Committee shall be composed of two members and one chairperson (hereinafter collectively referred to as: members). At least one member of the Accreditation Committee shall be an expert selected among the members of the Official Statistical Service outside of the HCSO in accordance with paragraphs (3) to (5).

(3) The members of the Accreditation Committee shall be appointed by the President of the HCSO, taking into account paragraphs (4) to (6), for the duration of the accreditation procedure, from among the experts listed in the register of experts kept by the HCSO (hereinafter referred to as: the accreditation register) to conduct the accreditation procedure.

(4) A person may be entered on the accreditation register if she/he has:

- a) a minimum of three years of professional experience in the production process of official statistics,
- b)<sup>1</sup> a minimum of five years' experience as government official or employee of the HCSO as a legal advisor, financial manager, consultant, or
- c) a minimum of three years' experience as an internal auditor or actuary with experience in quality management.

(5) The president of the HCSO shall select experts for the accreditation register from among staff members of the HCSO who comply with the requirements of paragraph (4). In order to be included

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<sup>1</sup> Amended by: Government Regulation 393/2017. (XII. 13.) 74. § (2).

in the list, members of the Official Statistical Service other than the HCSO nominate one expert and one deputy expert per member. The President of the HCSO shall select one person per organization from among these candidates. The selected experts shall be entered on the HCSO accreditation register.

(6) The composition of the accreditation register is approved by the President of the HCSO after informing the National Statistical Co-ordination Board and is published on the website of the HCSO.

(7) No person may act as member or chairperson of the Accreditation Committee involved in the accreditation of individual members of the Official Statistical Service who:

- a)* Has been an employee of the organization initiating the accreditation or of the legal predecessor of the organization initiating the accreditation during the five calendar years preceding the initiation,
- b)* During the five calendar years preceding the initiation of accreditation has exercised any type of legal activity in the organization initiating the accreditation or in its predecessor organization,
- c)* is related to the head of the organization initiating the accreditation according to Act V of 2013 on the Civil Code, Section 8:1, Paragraph 1, Point 2.

(9) The members of the Accreditation Committee shall be responsible for:

- a)* all relevant facts being established, discovered and recorded in the accreditation report within the framework of the accreditation, and
- b)* the accuracy of the findings made during the accreditation procedure and their substantiation.

(10) The chairperson of the Accreditation Committee shall be responsible for:

- a)* compliance with procedural deadlines,
- b)* the allocation of responsibilities within the Accreditation Committee, and
- c)* drafting the final document of the investigation report.

(11) During the accreditation procedure, information obtained about the organization concerned or its employees or officials may not be used for any purpose other than the preparation of the accreditation report – unless otherwise provided by law. The members of the Accreditation Committee are obliged to keep any classified information which she/he has come to know confidential by law, and shall not disclose it to third parties without special authorization and shall not use it outside of the scope of her/his duties .

**4. § (1)** At the beginning of the peer review phase, the Accreditation Committee shall examine the self-assessment questionnaire and the documents referred to in §2, and:

- a)* in the case of a formal error, invite the initiating organization to rectify the deficiencies within 15 days of receipt of the initiative, setting a time limit not exceeding 30 days, or
- b)* reject the accreditation initiative if it comes from an organization not entitled to do so.

(2) The time limit for the peer review phase shall be 45 days, which may be extended once by 30 days by the President of the HCSO. The time limit shall not include the time needed to complete any missing information.

(3) The Accreditation Committee shall carry out an on-site assessment of the applicant as part of the peer review.

(4) The organization initiating the accreditation shall be obliged to provide any additional information requested by a member of the Accreditation Committee in the context of the accreditation procedure, including information on the statistical activities of the institution, to consult the relevant documents and to allow an on-site peer review, including personal interviews with the staff of the institution involved in statistical activities.

**5. § (1)** The Accreditation Committee shall document the findings of the peer review, including the on-site assessment, the self-assessment questionnaire examined and the documentation in an examination report. The examination report shall include:

- a)* a presentation of the organization, statistical activities and processes of the institution seeking accreditation,
- b)* compliance of the activities defined in point *a)* in relation to specified principles of the National Statistics Code of Practice,

c) its proposal for membership of the Official Statistical Service, and  
d) its recommendations for improved compliance with the principles of the National Statistics Code of Practice.

(2) The chairperson of the Accreditation Committee shall send the examination report to the head of the organization that has initiated the accreditation for comments. Within 15 days of receipt, the organization initiating the accreditation may request in writing the correction of any errors or mistakes in its content. On the basis of the comments received, the Accreditation Committee shall, where justified, amend the draft report within 15 days. The Accreditation Committee shall indicate separately in the draft report any comments not taken into account and shall provide its reasons for not accepting them.

(3) The Accreditation Committee shall submit the examination report finalized in accordance with Paragraph (2) to the President of the HCSO for a decision the day after finalization.

(4) During the decision-making phase, the President of the HCSO shall decide on accreditation to the Official Statistical Service within a period of 15 days from the date of submission of the report to the HCSO, which may be extended once by 15 days.

7. § Following successful accreditation, the organization admitted to the Official Statistical Service compiles an action plan of measures to improve and continuously comply with the National Statistics Code of Practice, as set out in the examination report prepared by the Accreditation Committee, and shall send it to the President of the HCSO.

8. § (1) The President of the HCSO shall continuously monitor the implementation of the action plan drawn up by the Accreditation Committee in relation to the recommendations in the examination report. To this end, the members of the Official Statistical Service shall inform the President of the HCSO of the progress made every six months.

(2) On the basis of the information provided in Paragraph (1), the President of the HCSO shall report regularly to the National Statistical Co-ordination Board and the National Statistical Council on the developments in the Official Statistical Service.

9. § If the President of the HCSO decides on the basis of the examination report that accreditation cannot be granted to the assessed organization, and the assessed organization remedies the deficiencies objected to in the report as obstacles to accreditation, she or he may request that the accreditation procedure be conducted again.

10. § (1) Five years from the date of a successful accreditation decision, the examination of the conditions for accreditation shall be repeated. The accreditation review is subject to the rules of the accreditation procedure, with the exception that the procedure shall be initiated by the President of the HCSO before the expiry of the five-year period by inviting the organization to a self-assessment in sufficient time to allow for the necessary procedure for the accreditation review to be carried out, taking into account the time limits laid down in this Government Regulation.

(2) In the case referred to in §5, Paragraph (4) of the Stt., the assessed organization may request a re-accreditation procedure at any time within the one-year review period specified therein. After the expiry of the one-year review period, the President of the HCSO shall, in the absence of such a request, order ex officio to re-conduct re-accreditation procedure.

(3) If the assessed organization has not remedied the deficiencies within the one-year review period, §5, Paragraphs (3) and (4) of the Stt. shall be applied.

11. § If a member of the Official Statistical Service wishes to discontinue its official statistical activity, the member shall be subject to the provisions of §5, Paragraphs (5) and (6) of the Stt.

## ***2. Main rules of procedure of the National Statistical Council and the National Statistical Co-ordination Board***

12. § The National Statistical Council shall form working committees to discuss specific issues concerning official statistics, prepare the agendas of the meetings, and coordinate tasks and

developments in the field of statistics, as specified in the rules of procedure.

**13. § (1)** The National Statistical Co-ordination Board shall form working committees to discuss specified issues concerning official statistics, prepare the agendas of its meetings, and coordinate tasks and developments in specified fields, as specified in its rules of procedure.

(2) External experts invited by the organisations belonging to the Official Statistical Service may participate in the working committees with the right to be consulted. External experts invited to the working committees may attend the meetings of the National Statistical Co-ordination Board with the right to participate in the meetings which concern the tasks and areas of expertise of the working committee.

### ***3. Obligations to provide statistical data, content and format requirements of data collection***

#### **14-16. §<sup>2</sup>**

**17. § (1)** The following shall be indicated on the title page of the questionnaire for the collection of statistical data subject to the obligation to provide data and on other material for the collection of statistical data:

- a) the name of the organization collecting data ,
- b) the number of the legal act ordering the statistical data collection and the mandatory nature of the data provision on the basis of the number,
- c) the registration number of the statistical data collection,
- d) the address of the statistical data collection,
- e) the definition of the scope of data providers,
- f) the disclaimer text “The data shall be provided for official statistical purposes. The data shall be used exclusively for statistical purposes”,
- g) the warning text “Refusal to provide data and late provision of data shall give rise to administrative authority proceedings, and the provision of false statistical data by an official shall result in infringement proceedings”,
- h) the deadline for the provision of data,
- i) an indication of the body and the address of the body to which the questionnaire is to be sent,
- j)<sup>3</sup> where the use of an electronic data collection system is mandatory or optional, the name and electronic contact details of the electronic data collection system,
- k) the identifiers of the respondents and the identity of the person completing and validating the questionnaire,
- l)<sup>4</sup> the time at which the data were provided and, if not measured by the electronic data collection system, the time taken to complete the data in minutes, and
- m) in the case of a paper questionnaire, the place of signature of the respondent.

(2)<sup>5</sup> The obligation to provide information may be fulfilled only by means of the questionnaire provided for in Paragraph (1) or by electronic means as specified by law.

(3) The bodies belonging to the Official Statistical Service shall send the questionnaire and related documentation for their new and amended data collections – or the path to the questionnaire on their websites – to the HCSO by 31 December.

(4)<sup>6</sup> The data indicated on the completed questionnaire may be seen only by the member of the Official Statistical Service responsible for the implementation of the data collection and the body processing the data.

<sup>2</sup> Repealed by Government Regulation: 398/2017. (XII. 13.), §3. Repealed from 1 January 2018.

<sup>3</sup> Established by Government Regulation: 398/2017. (XII. 13.)1. § (1). Effective from 1 January 2018.

<sup>4</sup> Established by Government Regulation: 398/2017. (XII. 13.) 1. § (2). Effective from 1 January 2018.

<sup>5</sup> Established by Government Regulation: 398/2017. (XII. 13.) 1. § (3). Effective from 1 January 2018.

<sup>6</sup> Introduced by Government Regulation: 398/2017. (XII. 13.) 1. § (4). Effective from 1 January 2018.

18. §<sup>7</sup> If, in the case of a data collection by the HCSO, the data provider or, in the case of data transfer, the administrative data manager entrusts another person to submit data or, in the case of transfer, to transmit data instead of him/herself, he/she shall send the relevant authorization to the HCSO prior to the first data submission or, in the case of data transfer, prior to the data transfer. The authorized representative shall be deemed to have acted as if he had acted as data provider, or in the case of data transmission, as administrative data manager.

19. §<sup>8</sup>

20. § (1) In the case of voluntary statistical data collection, the voluntary nature of the data collection shall be indicated by the statement “Data provision is not compulsory. The data are collected for statistical purposes”.

(2) Taking into account the provisions of Paragraph (1), in the case of voluntary statistical data collections, the provisions of §17, Points (a) to (f), (h) to (j) and (l) shall apply to the content of the statistical questionnaire.

#### ***4. Detailed rules for the collection of vital statistics***

21. § (1)<sup>9</sup> For the statistical registration of births, the data to be provided in accordance with Annex 1 shall be completed by the health authority and the registrar and transmitted to the HCSO in the manner specified in Paragraph (10).

(2)<sup>10</sup> For the statistical registration of deaths, the information sheet containing the data set out in Annex 2 shall be completed by the registrar, with the assistance of the funeral service provider if the latter is acting on behalf of the deceased, and transmitted to the HCSO in the manner specified in Paragraph (10).

(3) For the statistical registration of foetal deaths, the data sheet in Annex 3 shall be completed by the health authority or the medical examiner and forwarded to the HCSO.

(4)<sup>11</sup> For the statistical registration of marriages, the data sheet in Annex 4 shall be completed by the registrar and sent to the HCSO in the manner specified in Paragraph (10)

(5)<sup>12</sup> For the statistical registration of the formation of a registered partnership, the data sheet in Annex 5 shall be completed by the registrar and sent to the HCSO in the manner specified in Paragraph (10).

(6) For the statistical registration of divorces and annulments, the court which has given judgment in the matrimonial proceedings shall, after the judgment has become final, complete the data form in Annex 6 and send it to the registrar of the place of marriage, who shall forward it to the HCSO after completing the entry in the civil register.

(7) For the statistical registration of the dissolution of registered partnerships by a court, the court which has given a judgment on the dissolution of the bond shall, after the judgment has become final, complete the data form in accordance with Annex 7 and send it to the registrar of the place where the registered partnership was established, who shall forward it to the HCSO after completing the entry in the civil register.

(8) For the statistical registration of the termination of a registered partnership in a non-consensual procedure conducted by a notary, the notary shall complete the data sheet in accordance with Annex 8 and send it to the registrar of the place where the registered partnership was established, who shall forward it to the HCSO after completing the entry in the civil register.

(9) For the statistical registration of declarations of civil partnerships and the termination of registered partnerships, the notary shall complete the data sheet in accordance with annexes 9 and 10

<sup>7</sup> Established by Government Regulation: 398/2017. Effective from 1 January 2018.

<sup>8</sup> Repealed by Government Regulation: 398/2017. (XII. 13.) Repealed from 1 January 2018.

<sup>9</sup> Government Regulation: 572/2020. (XII. 9.) 106. § (1). Effective from 1 February 2021.

<sup>10</sup> Established by Regulation: 572/2020. (XII. 9.) 106. § (1). Effective from 1 February 2021.

<sup>11</sup> Established by Regulation: 572/2020. (XII. 9.) 106. § (2). Effective from 1 February 2021.

<sup>12</sup> Amended by Government Regulation: 745/2021. (XII. 21.) 9. § (2) a).

and send it to the HCSO.

(10)<sup>13</sup> In the case of Paragraphs (1), (2), (4) and (5), the data shall be transmitted automatically via the electronic civil status system after the civil status has been registered. In the case of Paragraphs (6) to (8), the transmission of data shall be completed by the fifth day of the month following the date of the civil status registration. In the case of Paragraph (9), the data shall be provided by the fifth day of the month following the date of declaration. In the case of Paragraph (3), the data shall be provided at the same time as the perinatal death certificate is sent, by the fifth day of the month following the death.

(11) For the statistical registration of vital events abroad, the data to be provided in accordance with Paragraphs (1), (2) and (4) to (8) for the event in the year under consideration shall be submitted to the HCSO by the civil registry office designated to carry out domestic civil registration by 31 March of the year following the year under consideration.

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## ***5. Selection of statistical data collection frameworks, metadata of statistical registers***

**22. § (1)** During their data production processes, the members of the Official Statistical Service shall evaluate the applicability of the available statistical data collection frameworks for the purpose of a given statistical data collection in order to ensure uniformity and harmonisation, in particular for the purpose of determining the collection framework and sampling frame for statistical data collections.

(2) When defining the sampling frame, the members of the Official Statistical Service may define a new sampling frame for statistical data collections only if the characteristics of the statistical data collection in the planned statistical data collection and the sampling frame differ and consistency between the needs of the statistical data collections and the characteristics of the sampling frame cannot be ensured.

**23. § (1)** The member of the Official Statistical Service shall publish on its website a description of the statistical registers used in the statistical data production process. The description shall also include a description of the purpose and content of the statistical register, the method of maintenance, sources and revision practices.

(2) The minimum metadata content accompanying the statistical register:

*a)* the name of the organisation managing the statistical register, contact details (name, telephone number, e-mail address),

*b)* the description of the population of the register unit,

*c)* the characteristics of the register unit, their type and role,

*d)* the reference date of the data processed in the statistical register,

*e)* the frequency with which the statistical register is updated,

*f)* the relationship of the registers with other registers (role of the relationship, relationships between subordinates and superiors),

*g)* the type, frequency and ideal timing of the procedure for documenting the time status of the statistical register,

*h)* a description of the structure of the statistical register record units: field name, data type (including number of decimal places, date format in case of date), the identifying nature, a description of the field content, and, in case of coded information, the identifier of the value set,

<sup>13</sup> Established by Government Regulation: 572/2020. (XII. 9.) 106. § (3). Amended by Government Regulation: 745/2021. (XII. 21.) 9. § (2) b).

<sup>14</sup> Repealed by Government Regulation: 572/2020. (XII. 9.) 108. §. Repealed from 12 December 2020.

*i)* in the case of a statistical register containing a set of values, the transmission of the sets of values (codes, identifiers),

*j)* other methodological descriptions that assist in the interpretation of the data, giving the number of the file (the scope of the register and the individuals taken from it), methodological information on the content of the register (applied classifications, monitoring and production methodology) the way in which the statistical register is updated and its quality is managed.

**24. § (1)** In the event of the creation, modification or termination of statistical registers, the organisation managing the statistical register shall immediately notify the other members of the Official Statistical Service of its intention to do so. The notification shall be accompanied by an opportunity and sufficient time for the HCSO, in its coordinating role, to comment for official statistical purposes and, in the case of creation or modification, to allow for the practical implementation of its proposals.

(2) The approval of the HCSO shall be required before the statistical register established or modified in the manners specified in a §23, Paragraph (2) can be put into operation. The HCSO shall be entitled to take this decision only on the basis of legitimate official statistical interests.

## ***6. Miscellaneous provisions***

**25. § (1)** Statistical classifications may be used for the purpose of organising, structuring and grouping the statistical population according to certain criteria. Classifications are lists of groups of elements of the statistical population according to one or more criteria, which are hierarchically structured and meet the requirements of completeness, non-overlapping and homogeneity.

(2) For the purposes of this §:

1. *completeness*: covers the whole population, i.e. all individuals can be classified in one of the categories of the classification,

2. *non-overlap*: each individual can belong to only one category of classification,

3. *homogeneity*: similar individuals belong to the same category of classification.

(3) In the event of changes in statistical classifications, the HCSO shall inform the concerned members of the Official Statistical Service in advance of any changes affecting a given statistical classification and shall coordinate the changeover with them.

(4) The member of the Official Statistical Service responsible for the statistical register shall coordinate in advance with the other concerned members of the Official Statistical Service on any changes to the statistical register resulting from a change of classification.

## ***7. Final provisions***

**26. §** This Regulation shall enter into force on the eighth day following its publication.

**27. § (1)** The accreditation of a member of the Official Statistical Service pursuant §50 of the Stt. shall be subject to the provisions of the Act and to the provisions §1-10, with the exceptions provided for in Paragraphs (2) and (3).

(2) The schedule of accreditation procedures under §50 of the Stt. shall be adopted in consultation with the National Statistical Co-ordination Board by 31 October 2017 at the latest.

(3) If a member of the Official Statistical Service intends to discontinue its official statistical activity, it may notify its intention to discontinue to the President of the HCSO instead of completing the self-assessment questionnaire of the accreditation procedure. The provisions of §11 shall apply *mutatis mutandis* to the termination of the official statistical activity.

(4) In the case of an accreditation procedure conducted in accordance with Paragraph (1), the Accreditation Committee shall report on the proposal to maintain membership in the Official Statistical Service instead of the procedure provided for in §5, Paragraph (1), point *c*).

**28. §** This Regulation lays down the provisions necessary for the implementation of:

a) Regulation (EC) No. 1338/2008 of the European Parliament and of the Council of 16 December 2008 on Community statistics on public health and health and safety at work,

b) Commission Regulation (EU) No 328/2011 of 5 April 2011 implementing Regulation (EC) No 1338/2008 of the European Parliament and of the Council on Community statistics on public health and health and safety at,

c) Regulation (EC) No 862/2007 of the European Parliament and of the Council of 11 July 2007 on Community statistics on migration and international protection and repealing Council Regulation (EEC) No 311/76 on the compilation of statistics on foreign workers,

d) Regulation (EC) No 223/2009 of the European Parliament and of the Council of 11 March 2009 on European statistics and repealing Regulation (EC, Euratom) No 1101/2008 of the European Parliament and of the Council on the transmission of data subject to statistical confidentiality to the Statistical Office of the European Communities, Council Regulation (EC) No 322/97 on Community Statistics, and Council Decision 89/382/EEC, Euratom establishing a Committee on the Statistical Programmes of the European Communities,

e) Regulation (EU) 2015/759 of the European Parliament and of the Council of 29 April 2015 amending Regulation (EC) No 223/2009 on European statistics.

29. §<sup>15</sup> For the purposes of §3, Paragraph (4), point b), the practice completed as a legal adviser registered in court before 1 January 2018 shall be deemed to be equivalent to practice as a barrister.

### Annex 1 to Government Regulation 184/2017. (VII. 5.)

#### *Contents of the live birth certificate*

- 1.<sup>16</sup> Civil registration identifier, the event identifier
2. The child
  - 2.1. name
  - 2.2. place and date of birth
  - 2.3. sex
  - 2.4. nationality
3. The mother
  - 3.1.<sup>17</sup> surname, forename at birth, and married name
  - 3.2. marital status
  - 3.3. family status
4. The parents
  - 4.1. date of marriage
  - 4.2. place and date of birth
  - 4.3. address of residence
  - 4.4. nationality
  - 4.5. education
  - 4.6. economic activity
  - 4.7. occupation, title, employment relationship
5. In the case of multiple births, number of multiple births and birth order
6. Number of pregnancies from which the child is Number of children born to the mother during her lifetime and from her current marriage
8. Number of children born alive to the mother, including those born of her current marriage
9. Outcome, number, date and duration of current and previous pregnancies
10. Mode of delivery

<sup>15</sup> Established by Government Regulation: 393/2017. (XII. 13.) 74. § (1). Effective from 1 January 2018.

<sup>16</sup> Amended by Government Regulation: 273/2019. (XI. 20.) 2. § (1), 1, Annex 2.

<sup>17</sup> Established by Government Regulation: 273/2019. (XI. 20.) 2. § (1), 1 Annex 1. Effective from 1 January 2020.



11. Where the birth took place, who assisted in the birth
12. The child's weight, length and 5 minute Apgar-score, developmental abnormalities

*Annex 2 to Government Regulation 184/2017. (VII. 5.)*

***Contents of the death certificate***

- 1.<sup>18</sup> Civil registration identifier, event identifier, subtype of civil status procedure
2. Place and time of death
3. The deceased
  - 3.1. sex
  - 3.2. marital status
  - 3.3.<sup>19</sup> surname, forename at birth, and married name
  - 3.4. place and date of birth
  - 3.5. address of residence
  - 3.6. nationality
  - 3.7. education
  - 3.8. economic activity before death
  - 3.9. occupation, title, employment relationship
  - 3.10. date of last marriage or registered partnership
4. Surviving spouse, registered partner
  - 4.1. place and date of birth
  - 4.2. address of residence
  - 4.3. nationality
5. Number of children born to the deceased woman, or surviving spouse of the deceased man during his lifetime or from his last marriage, of which he was born alive, is alive
6. Nearest place of death
- 7.<sup>20</sup> In the case of infant deaths
  - 7.1. the place of live birth
  - 7.2. the civil registration identifier of the birth
  - 7.3. in the case of multiple births, number of births, number in the order of births
  - 7.4. marital status of the mother
  - 7.5. date of the mother's marriage

*Annex 3 to Government Regulation 184/2017. (VII. 5.)*

***Contents of the foetal death certificate***

1. Details of the health institution
2. The pregnant woman
  - 2.1.<sup>21</sup> name, name at birth
  - 2.2. date and place of birth
  - 2.3. marital status
  - 2.4. spouse's (partner's) date of birth
  - 2.5. address of residence
  - 2.6. nationality

<sup>18</sup> Established by Government Regulation: 745/2021. (XII. 21.) 9. § (1), Annex 4. Effective from 1 January 2022.

<sup>19</sup> Established by Government Regulation: 273/2019. (XI. 20.) 2. § (2), 2. Annex 1. Effective from 1 January 2020.

<sup>20</sup> Established by Government Regulation: 572/2020. (XII. 9.) 107. §, based on Annex 11. Effective from 1 February 2021.

<sup>21</sup> Established by Government Regulation: 273/2019. (XI. 20.) 2. § (3), Annex 3. Effective from 1 January 2020.

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- 2.7. education
  - 2.8. economic activity
  - 2.9. occupation, title, employment relationship
  3. Outcome, number and date of previous pregnancies of the pregnant woman
  4. Data in relation to the death of the foetus
    - 4.1. date and method of termination of pregnancy
    - 4.2. sex of the foetus
    - 4.3. duration of pregnancy
    - 4.4. foetus's weight, length
    - 4.5. where and when the foetus died
    - 4.6. cause of foetal death, foetal malformation
    - 4.7. single of twin foetus, foetus number in order
  5. Data on the care of the pregnant woman

*Annex 4 to Government Regulation 184/2017. (VII. 5.)*

***Contents of the marriage certificate***

- 1.<sup>22</sup> Civil registration identifier, event identifier
2. Place and date of marriage
3. Details of husband and wife
  - 3.1. married name and surname
  - 3.2. surname and forename at birth
  - 3.3. place and date of birth
  - 3.4. marital status prior to marriage
  - 3.5. address of residence
  - 3.6. nationality
  - 3.7. the number of this marriage counting previous marriages
  - 3.8. the date of dissolution of the previous marriage
  - 3.9. number of children born alive
  - 3.10. education
  - 3.11. economic activity
  - 3.12. occupation, title, employment relationship

*Annex 5 to Government Regulation 184/2017. (VII. 5.)*

***Contents of the registered partnership certificate***

- 1.<sup>23</sup> Civil registration identifier, event identifier
2. Place and date of registration
3. Details of the registered partners
  - 3.1. surname and forename at birth
  - 3.2. place and date of birth
  - 3.3. sex
  - 3.4. marital status before the partnership was registered
  - 3.5. address of residence
  - 3.6. nationality
  - 3.7. number of this registered partnership counting previous registered partnerships

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<sup>22</sup> Amended by Government Regulation: 273/2019. (XI. 20.) 2. § (4), Annex 4.

<sup>23</sup> Amended by Government Regulation: 273/2019. (XI. 20.) 2. § (5), Annex 5.

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- 3.8. the date of dissolution of the previous registered partnership
  - 3.9. education
  - 3.10. economic activity
  - 3.11. occupation, title, employment relationship

*Annex 6 to Government Regulation 184/2017. (VII. 5.)*

***Contents of the divorce and annulment certificate***

- 1.<sup>24</sup> Civil registration identifier, event identifier
2. Place and date of the marriage
3. Name of the court which finally dissolved the marriage
4. Case number of the final judgment
5. Date of the final judgment
6. Details of husband and wife
  - 6.1.<sup>25</sup> surname, forename at birth and married name
  - 6.2. marital status prior to the marriage
  - 6.3. place and date of birth
  - 6.4. address of residence
  - 6.5. nationality
  - 6.6. number of this divorce counting previous divorces
  - 6.7. the total number of children born alive
  - 6.8. education
  - 6.9. economic activity
  - 6.10. occupation, title, employment relationship
7. Number and age of the parties' common living children
8. Whether the custody of the child has been decided in the proceedings, where the child has been placed
9. Whether the court has ordered spousal support, in whose favour
10. Whether the divorce was by mutual agreement or otherwise, whether the court dismissed the action or annulled the marriage
11. The initiating party
12. Date on which the action was brought
13. Date of the final judgment on the matter of the bond
14. Whether the court has ruled on the claim relating to the use of the common dwelling and if so, in whose favour
15. Whether a matrimonial property claim has been asserted in the matrimonial proceedings

*Annex 7 to Government Regulation 184/2017. (VII. 5.)*

***Contents of the termination of registered partnership on the final judgment on the dissolution of partnership certificate***

- 1.<sup>26</sup> Civil registration identifier, event identifier
2. Place and date of registration
3. Name of the court which finally dissolved the registration
4. Case number of the final judgment

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<sup>24</sup> Amended by Government Regulation: 273/2019. (XI. 20.) 2. § (6), 6, Annex 2.

<sup>25</sup> Established by Government Regulation: 273/2019. (XI. 20.) 2. § (6), 6, Annex 1. Effective from 1 January 2020.

<sup>26</sup> Amended by Government Regulation: 273/2019. (XI. 20.) 2. § (7), 7, Annex 2.

- 
5. Date of the final judgment
  6. Details of the registered partners
    - 6.1.<sup>27</sup> Surname, forename at birth
    - 6.2. sex
    - 6.3. marital status before the registered partnership was formed
    - 6.4. place and date of birth
    - 6.5. address of residence
    - 6.6. nationality
    - 6.7. number of registered partnership, counting previous registered partnerships
    - 6.8. education
    - 6.9. economic activity
    - 6.10. occupation, title, employment relationship
  7. Content of the final judgment
  8. The party initiating the action
  9. Date on which the action was brought
  10. Date on the final judgment on the matter of the obligation
  11. Whether one of the registered partners has a child whom they are jointly responsible for
  12. Whether the court has decided on a claim relating to the use of the common dwelling
  13. Whether a property claim has been asserted in the proceedings

*Annex 8 to Government Regulation 184/2017. (VII. 5.)*

***Contents on the termination certificate of a registered partnership on the basis of a non-contested procedure conducted by a notary by mutual agreement of the parties***

- 1.<sup>28</sup> Civil registration identifier, event identifier
2. Place and date of registration
3. Name and place of business of the notary who terminated the registered partnership
4. File number of the non-consensual proceedings
5. Date on which the order terminating the registered partnership became final
6. Details of the registered partners
  - 6.1.<sup>29</sup> surname, forename at birth
  - 6.2. sex
  - 6.3. marital status before the registered partnership was established
  - 6.4. place and date of birth
  - 6.5. address of residence
  - 6.6. nationality
  - 6.7. number of registered partnership, counting previous registered partnerships
  - 6.8. education
  - 6.9. economic activity
  - 6.10. occupation, title, employment relationship

*Annex 9 to Government Regulation 184/2017. (VII. 5.)*

***Contents provided for the registration of the declaration of a civil partnership***

1. Name and place of business of the notary

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<sup>27</sup> Established by Government Regulation: 273/2019. (XI. 20.) 2. § (7), 7, Annex 1. Effective from: 1 January 2020.

<sup>28</sup> Amended by Government Regulation: 273/2019. (XI. 20.), 2. § (8), 8. Annex 2.

<sup>29</sup> Established by Government Regulation: 273/2019. (XI. 20.) 2. § (8), 8. Annex 1. Effective from: 1 January 2020.

- 
2. Date of entry into force of the registration order
  3. Details of the partners
    - 3.1. place and date of birth
    - 3.2. sex
    - 3.3. marital status
    - 3.4. address of residence
    - 3.5. nationality
    - 3.6. number of children
    - 3.7. education
    - 3.8. economic activity
    - 3.9. occupation, title, employment relationship

*Annex 10 to Government Regulation 184/2017. (VII. 5.)*

***Contents provided for the registration of non-existence of a civil partnership***

1. Name and place of business of the notary
2. Date of entry into force of the registration order
3. Details of the former partners
  - 3.1. place and date of birth
  - 3.2. sex
  - 3.3. marital status
  - 3.4. address of residence
  - 3.5. nationality
  - 3.6. number of children
  - 3.7. education
  - 3.8. economic activity
  - 3.9. occupation, title, employment relationship

*Annex 11 to Government Regulation 184/2017. (VII. 5.)<sup>30</sup>*

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<sup>30</sup> Repealed by Government Regulation: 572/2020. (XII. 9.) 108. §. Repealed from 12 December 2020.

## TABLE OF CONTENTS

To display the table of contents, right-click on the text with a grey background and select Update field.