

REGULATION
ON DETAILED CONDITIONS FOR STORAGE, ARCHIVING AND METHOD OF DATA
EXCHANGE BETWEEN AUTHORIZED LABORATORIES AND PERSONS RESPONSIBLE
FOR THE REPAIR OF TABLES AND AUTOMATIC EQUIPMENT FOR GAMES OF CHANCE
WITH THE GAMES OF CHANCE ADMINISTRATION

“Official Gazette of the Republic of Serbia” No. 47/2026 dated 21 May 2026.

Article 1

This regulation prescribes more detailed conditions for the storage, archiving and exchange of data between authorized laboratories and persons responsible for the repair of tables and automatic equipment for games of chance with the Games Of Chance Administration (hereinafter: the Administration).

Article 2

The authorized laboratory is obliged to keep the following documentation:

- 1) certificates of compliance with the technical and functional characteristics of the tables issued by that authorized laboratory;
- 2) supplementary certificates of compliance with the technical and functional characteristics of the tables issued by that authorized laboratory;
- 3) certificates of compliance with the technical and functional characteristics of the automatic equipment, i.e. multi-automatic equipment issued by that authorized laboratory;
- 4) supplementary certificates of compliance with the technical and functional characteristics of the automatic equipment, i.e. multi-automatic equipment issued by that authorized laboratory;
- 5) certificates of compliance with the technical and functional characteristics of the slot machines issued by that authorized laboratory;
- 6) supplementary certificates of compliance with the technical and functional characteristics of the slot machines issued by that authorized laboratory;
- 7) certificates of compliance with the requirements of the jackpot system issued by that authorized laboratory;
- 8) supplementary certificates of compliance with the requirements of the jackpot system issued by that authorized laboratory;
- 9) certificates of compliance with the technical and functional characteristics of the information and communication systems issued by that authorized laboratory;
- 10) supplementary certificates of compliance with the technical and functional characteristics of the information and communication systems issued by that authorized laboratory.

The person responsible for the repair of tables and automatic equipment for games of chance is obliged to keep the following documentation:

- 1) records of repaired tables, automatic equipment, or slot machines, which contain at least the number of tables, automatic equipment, or slot machines, as well as the date and place of repair;
- 2) summary records of the total number of repaired tables, automatic equipment, or slot machines for each calendar year;
- 3) records of tables, automatic equipment, or slot machines for which a technical inspection

was performed, which contain at least the number of tables, automatic equipment, or slot machines, as well as the date and place of the technical inspection;

4) summary records of the total number of tables, automatic equipment, or slot machines for which a technical inspection was performed for each calendar year;

5) issued certificates of technical correctness of the table, automatic equipment, or slot machine.

Article 3

The authorized laboratory and the person responsible for the repair of tables and automatic equipment for games of chance shall be obliged to keep the documentation referred to in Article 2 of this Regulation (hereinafter referred to as: recorded documentation) for ten years from the date of its creation, and longer upon order of the Administration, after which the authorized laboratory and the person responsible for the repair of tables and automatic equipment for games of chance may archive them, provided that, at the request of the Administration, they must be submitted in their original form within five days from the date of receipt of the request.

The recorded documentation shall be stored using applicable technology in order to ensure security and data protection in a protected room where access to unauthorized persons is limited.

The recorded documentation must be protected from access by unauthorized persons.

The authorized laboratory and the person responsible for the repair of tables and automatic equipment for games of chance is obliged to keep special records of persons authorized to handle recorded documentation.

Article 4

The authorized laboratory and the person responsible for the repair of tables and automatic equipment for games of chance shall exchange the recorded documentation electronically with the software solution of the Administration.

In the event of the impossibility of delivering the recorded documentation electronically, the authorized laboratory and the person responsible for the repair of tables and automatic equipment for games of chance shall ensure the sending of the recorded documentation in written form until the necessary technical conditions are established.

Communication between the authorized laboratory and the person responsible for the repair of tables and automatic equipment for games of chance with the Administration, for the purpose of electronic reporting, shall be implemented via broadband, cable or optical technology.

The authorized laboratory and the person responsible for the repair of tables and automatic equipment for games of chance is obliged to:

1) when reporting to the Administration in accordance with this regulation, use the Administration's portal via a private communication network (VPN), in accordance with the Administration's instructions;

2) protect all its computer equipment and local computer network from unauthorized use by third parties;

3) ensure the sending of verified secure data that must not endanger the Administration's software solution;

4) authorize and report to the Administration two persons responsible for reporting to the Administration.

The authorized laboratory and the person responsible for the repair of tables and automatic

equipment for games of chance is obliged to ensure the integrity of recorded documentation and their protection from unauthorized or unforeseen changes, by disabling privileged access to the information system.

Article 5

This regulation shall enter into force on the eighth day after its publication in the “Official Gazette of the Republic of Serbia”.