



REPUBLIC OF CROATIA
MINISTRY OF THE INTERIOR
GENERAL POLICE DIRECTORATE
BORDER POLICE DIRECTORATE

Number: 511-01-64-251/2-3/17.
Zagreb, 15 September 2017

- COURTESY TRANSLATION -

TO AIR CARRIER

SUBJECT: Obligation to communicate data on passengers transported by air to Croatian Border Police pursuant to the State Border Control Act (Official Gazette 83/13), notification, being delivered

Dear Sir/Madam,

The Council Directive 2004/82/EC of 29 April 2004 (OJ L 261, 6.8.2004.) and Article 24 of the State Border Control Act (Official Gazette 83/13 and 27/16) lay down the obligation of air carriers to communicate data on passengers transported by air.

Pursuant to the provisions of the State Border Control Act, air carriers have to communicate complete and correct passenger data to the authority responsible for state border checks at a border crossing point of passengers' entry into the Republic of Croatia.

Given that your airline company operates flights in the territory of the Republic of Croatia, we kindly request you to communicate data on passengers on flights from third countries prescribed by Article 24(2) of the State Border Control Act in the following manner:

- Type X messages have to be sent to XH_ZAG_BP
- Type B messages have to be sent to ZAGBPXH.

You have to start fulfilling this obligation within 30 days from the receipt of this notification.

In case of failing to comply with the above said provisions, a fine in the amount of HRK 22,000 to HRK 40,000 (approx. EUR 3,000 to EUR 5,000) is prescribed for legal entities which, as air carriers, communicate incorrect or incomplete data or fail to communicate passenger data (Article 46(2) of the State Border Control Act).

Yours faithfully,

ASSISTANT HEAD OF GENERAL POLICE DIRECTOR
HEAD OF DIRECTORATE



Zoran Ničeno