

In accordance with Article 47, paragraph 3 and Article 66, paragraph 2 of the Law on Games of Chance (“Official Gazette of the Republic of Serbia”, No. 18/20),

the minister of finance issues the following

**REGULATION ON THE AMENDMENT OF THE REGULATION
ON THE CONDITIONS FOR THE REPAIR OF TABLES AND AUTOMATIC
EQUIPMENT¹ FOR GAMES OF CHANCE
 (“Official Gazette of the Republic of Serbia”, No. 22/2021 from 12.03.2021)**

Article 1

In the regulation on the conditions for the repair of tables and automatic equipment for games of chance (“Official Gazette of the Republic of Serbia”, No. 152/20), in Article 2 after the word “chance”, a comma and the words “in the context of this regulation,” have been added, and the words “maintenance company” have been replaced with the words “authorised repair person”.

Article 2

In Article 3, paragraph 1, after the word “submitted”, the words “to the Ministry of Finance through” have been added, and the word “Administration” has been replaced with the word “Administration”.

In item 1) the words “repair of electronic devices for general use” have been replaced with the words “- Technical inspection and analysis 7120”.

Item 3) has been amended to read as follows:

“3) proof confirming that at least three persons of electrical engineering with a university degree have been employed, of which at least one person is employed for an indefinite period by the applicant”.

In item 4) the words “electronic devices” have been replaced with the words “tables and automatic equipment available to the applicant;”.

Items 5) and 6) have been added, and they read:

“5) proof of the amount of share capital of the applicant, which may not be less than the Serbian dinar equivalent of €20,000 calculated at the official median exchange rate of the National Bank of Serbia, provided that the value of the subscribed and paid cash contribution of the founder is not lower than the stated amount;

6) statements from employed persons which oblige them to keep business data obtained by performing activities secret, certified by the applicants.

¹ Automatic equipment is considered electromechanical, electronic or similar devices that work based on an algorithm of random events, on which special games of chance are organised.

Article 3

Article 4 has been amended to read as follows:

“Article 4

The repair of a table for games of chance by an authorised repair person, in the context of this regulation, is considered the repair of damage to a table or the replacement of parts of a table that may affect the regularity of the game described in the rules of the game approved by the Minister of Finance.

The repair of automatic equipment for games of chance by an authorised repair person, in the context of this regulation, means any repair that requires removing the seals, changing the value of the dial or resetting the memory to the factory settings – reset (ram clear).

After the repair, the authorised repair person is obliged to place a new seal, make a record and issue a certificate of the repair of tables or automatic equipment on the CR form – certificate of repair – which is printed with this regulation and forms an integral part thereof, and must contain the following information:

- 1) the numerical number of the label;
- 2) the manufacturer;
- 3) category (table or automatic equipment);
- 4) type;
- 5) the month and year of production;
- 6) the unique serial number of the table or automatic equipment;
- 7) proof of ownership of the table or automatic equipment;
- 8) data on the organiser;
- 9) data on the address of the facility in which the table or automatic equipment is located;
- 10) data on the authorised repair person;
- 11) data on the performed repair;
- 12) date of receipt of the request for the repair and preparation of the record;
- 13) specification of performed works;
- 14) the condition of the dial (for automatic equipment only);
- 15) the serial numbers of the removed and newly installed seal (for automatic equipment only);
- 16) the signature of the responsible person of the authorised repair person;
- 17) the signature of the responsible person of the organiser;
- 18) the place and date of issuance of the certificate for the performed repair.

The authorised repair person is obliged to submit the confirmation and the record on the performed repair of the table or the automatic equipment to the laboratory authorised by the minister of finance (hereinafter: the “**laboratory**”) within 24 hours.

If due to the repair there was a change in the technical and functional characteristics, the authorised repair person is obliged to mention it in the certificate and the record of the performed repair.

After checking the records and submitting the documentation on the performed repair, the laboratory is obliged to issue the organiser an additional certificate on the technical and functional characteristics of the tables or automatic equipment by no later than the end of the next working day and submit it to the Administration within the same deadline.

The certificate referred to in paragraph 6 of this article shall contain information on the reason for the removing or changing of the seal.

The laboratory may subsequently check whether the repair was performed in accordance with the minutes and documentation of the performed repair.

At the request of the Administration, the laboratory is obliged to perform the subsequent check referred to in paragraph 8 of this article.

The manner and content of communication between the authorised repair person, the laboratory and the organiser shall be prescribed by the laboratory in its instructions.

The authorised repair person keeps records of all repairs in the individual service booklet for each table or automatic equipment, which can also be in electronic form”.

Article 4

Articles 4a, 4b and 4c have been added after Article 4, and they read as follows:

“Article 4a

The tables in use must be technically correct.

Determining the technical correctness of the table, in terms of this regulation, involves the procedure of checking:

1) whether the sticker for the marking and registration of the table, including its contents, is in accordance with the Law on Games of Chance (“Official Gazette of the Republic of Serbia”, No. 18/20);

2) whether the technical and functional correctness of the table is in accordance with the certificate of the fulfilment of the technical and functional characteristics of the table issued by the laboratory;

3) whether only those games described in the rules of the organiser's game, which have been approved by the minister of finance, can be played on the tables.

The organiser is obliged, within five days from the day of determining the technical correctness of the table by the authorised repair person, to submit to the Administration the

CTC form – certificate of technical correctness – which is printed with this regulation and forms an integral part thereof.

Checking the technical correctness of the table is performed every year, within ten days of the expiration of one year since the previous checks of the technical correctness of the table by an authorised repair person, with the technical correctness of the table determined for the first time by the laboratory, during the procedure of controlling the fulfilment of the technical and functional characteristics of the table.

At the request of the competent authority, i.e. the organiser, the authorised repair person shall perform an exceptional procedure for determining the technical correctness of the table.

Article 4b

The automatic equipment in use must be technically correct.

Determining the technical correctness of the automatic equipment, in terms of this regulation, involves the procedure of checking:

1) whether the sticker for the marking and registration of the automatic equipment, including its contents, is in accordance with the Law on Games of Chance (“Official Gazette of Republic of Serbia”, No. 18/20);

2) whether the technical and functional correctness of the automatic equipment is in accordance with the certificate of the fulfilment of the technical and functional characteristics of the automatic equipment issued by the laboratory;

3) whether only those games that are described in the rules of the organiser's game, which have been approved by the minister of finance, can be played on the automatic equipment;

4) the condition of the dial;

5) the condition of the seals.

The organiser is obliged, within five days from the day of determining the technical correctness of the automatic equipment by the authorised repair person, to submit to the Administration the CTC form – certificate of technical correctness – which is printed with this regulation and forms an integral part thereof.

Checking the technical correctness of the automatic equipment is performed every year, within ten days of the expiration of one year since the previous check of the technical correctness of the automatic equipment by an authorised repair person, with the technical correctness of the automatic equipment determined for the first time by the laboratory, during the procedure of controlling the fulfilment of the technical and functional characteristics of the automatic equipment.

At the request of the competent authority, i.e. the organiser, the person authorised for repair shall perform an exceptional procedure for determining the technical correctness of the automatic equipment.

Article 4c

The person authorised for repair is obliged to:

1) act in accordance with the regulations governing the field of games of chance;

- 2) professionally and conscientiously perform the tasks referred to in this regulation;
- 3) cooperate with the Administration and the authorised laboratory;
- 4) bear responsibility for the work done;
- 5) keep business data obtained by performing activities secret in accordance with the regulations governing the protection of business secrets and the protection of personal data.

The submission of data to the competent authority or laboratory, which is performed for the purposes of implementing regulations governing the field of games of chance, shall not be considered a violation of the obligation to keep business secrets referred to in paragraph 1, item 5) of this article.

The authorised repair person is obliged to publish an up-to-date price list on their official website.

Article 5

Article 5 has been amended to read as follows:

“Article 5

The costs of repairing and determining the technical correctness of tables and automatic equipment are borne by the organiser.

Supervision over the work of the authorised repair person is performed by the Administration.

The Administration keeps a record of all legal entities authorised to repair tables and automatic equipment.

The minister of finance may revoke the authorisation of a legal entity that has been authorised to repair tables or automatic equipment if it ceases to meet the conditions for performing these tasks prescribed by the Law on Games of Chance (“Official Gazette of Republic of Serbia”, No. 18/20) and this regulation, as well as at the proposal of the Administration in cases where the legal entity does not fulfil the obligations prescribed by Article 4c of this regulation”.

Article 6

Legal entities that have received authorisation for the repair of tables and automatic equipment by the day of application of this regulation are obliged to comply with the provisions of this regulation within 60 days from the date of application of this regulation, and to submit a new request for authorisation to the Ministry of Finance through the Administration in accordance with the provisions of this regulation.

Legal entities referred to in paragraph 1 of this article that do not act in the manner prescribed by paragraph 1 of this article, i.e. that do not receive new authorisation from the minister of finance, may no longer exercise the authorisation obtained in accordance with the regulations applicable until the beginning of the application of this regulation.

Article 7

The CR form – certificate of repair – that is printed with the regulation on the conditions for the repair of tables and automatic equipment (“Official Gazette of the Republic of Serbia”, No. 152/20) and forms an integral part thereof, has been replaced with the new CPR form – certificate of the performed repair – which is printed together with this regulation and forms an integral part thereof.

Article 8

This regulation shall enter into force on the eighth day from the date of its publication in the “Official Gazette of the Republic of Serbia” and shall apply from 1 April 1 2021.

Belgrade, 10 March 2021

CERTIFICATE OF REPAIR
NO. _____

1.GENERAL DATA

1. Table/automatic equipment	Data
Numeric number of the label	
Manufacturer	
Category (table or automatic equipment)	
Type	
Month and year of production	
Unique serial number of the table or automatic equipment	
Proof of ownership	

2. Game of chance organiser	Data
Name	
Street and number	
Place and municipality	
Phone, fax, e-mail	
PIN	
Identification number	

3. The facility with a table/automatic equipment	Data
Name	
Street and number	
Place and municipality	
Phone, fax, e-mail	

4. Authorised maintenance company	Data
Name	
Street and number	
Place and municipality	
Phone, fax, e-mail	
PIN	
Identification number	

2. INFORMATION ON PERFORMED MAINTENANCE

1. Reason for repair of a table/automatic equipment	Note

2. Sequence of events	Date
Receipt of request	
Creation of the record	

3. Specification of performed works	Explanation

4. Condition of the dial	Data	
Pay-in before and after repairs		
Pay-out before and after repairs		
Amounts spent before and after repairs		
Amounts won before and after repairs		

5. Condition of seals	Data	
Code of the removed seal and code of the new program seal		
Code of the removed seal and code of the new seal on the connector		

6. Receipt	Data
Signature of the responsible person of the maintenance company	
Signature of the responsible person of the organiser	

(Place and date of certificate issuance)
