

(„ 34. (7) 35. (7)
”, 24/18),

(„ „ 63/2018 17.08.2018.)

1.

.

2.

1.

(1 2)
(210x297mm)

4,

1,

3.

,

joj

.

,

4.

”,

3.

”
2018.

:

, 2018.

(REPUBLIC OF SERBIA)

(MINISTRY OF INTERIOR)
(BORDER POLICE)

(BORDER POLICE STATION)

: _____
(Ref. number:)

(место и датум)
(Place and date)

34. (5) _____ („ _____“
24/18) _____ :

Pursuant to Article 34.Paragraph (5) of the Law on foreigners ("Official Gazette of RS", No. 24/18) the border police station _____ issues the following

REFUSAL OF VISA APPLICATION AT THE BORDER CROSSING POINT

(On) _____ **u** (at) _____ (time),
_____ **e** (at _____ the _____ border crossing
point) _____

(police officer) _____, **je**
(having _____ conducted
procedure) _____ (refused

issuing the visa at the border crossing point to the following foreigner):

(first name) _____, (surname)
_____ ,

(date _____ of
birth) _____ ,

(place of birth) _____, / (gender M/F),
(nationality) _____, (type of

travel document) _____, (document number) _____,
(place of issue) _____ (date of

issue) _____ (date of expiry) _____.

A foreigner is hereby informed that he/she is refused issuing a visa at the border crossing point

(_____):
for the following reasons (circle applicable):

- 1) **24.** (36. (1) 1));
with the application for issuing a visa at the border crossing point, he/she has no attached travel document in accordance with Article 24. of the Law on foreigners(Pursuant to Article 36. Paragraph (1) Subparagraph 1) of the Law on foreigners);
- 2) (36. (1) 2));
a foreigner does not fulfill the conditions for entering subsequent country or returning to the country of origin or country of usual residence(Pursuant to Article 36. Paragraph (1) Subparagraph 2) of the Law on foreigners);
- 3) **je** , (36. (1) 3));
protective measure of removal, the security measure of expulsion, or ban on entry into the Republic of Serbia is in effect (Pursuant to Article 36. Paragraph (1) Subparagraph 3) of the Law on foreigners);
- 4) (36. (1) 4));
has no the certificate of inoculation or other proof of good health, if coming from areas affected by an epidemic of infectious diseases (Pursuant to Article 36. Paragraph (1) Subparagraph 4) of the Law on foreigners),
- 5) (36. (1) 5));
has no travel medical insurance for the intended period of stay in the Republic of Serbia(Pursuant to Article 36. Paragraph (1) Subparagraph 5) of the Law on foreigners);
- 6) **e** (36. (1) 6));
the foreigner represents an unacceptable security risk for the protection of the security of the Republic of Serbia and its citizens (Pursuant to Article 36. Paragraph (1) Subparagraph 6) of the Law on foreigners);
- 7) **180** **90** (36. (1) 7));
a foreigner has already stayed on the territory of the Republic of Serbia for 90 days during 180 days period, and he/she applied for issuing visa at a border crossing point(Pursuant to Article 36. Paragraph (1) Subparagraph 7) of the Law on foreigners);

8)

(36. (1) 9));
security-related risk assessment regarding entry and stay of the foreigner on the territory of the Republic of Serbia found to be negative (Pursuant to Article 36. Paragraph (1) Subparagraph 8) of the Law on foreigners);

9)

36.

(1) 9));
there are valid reasons to believe that the stay will not be used for intended purpose (Pursuant to Article 36. Paragraph (1) Subparagraph 9) of the Law on foreigners);

10)

(36. (1) 10));
foreigner enclosed a forged travel document (Pursuant to Article 36. Paragraph (1) Subparagraph 10) of the Law on foreigners);

11)

(36. (1) 11));
there is reasonable doubt concerning the authenticity of supporting documents enclosed to the application for issuing a visa at the border crossing point, or the credibility of his statement (Pursuant to Article 36. Paragraph (1) Subparagraph 11) of the Law on foreigners);

12)

(36. (1) 12));
foreigner has not present a proof of sufficient means of subsistence during the intended period of stay and for his return into his country of origin, or country of habitual residence (Pursuant to Article 36. Paragraph (1) Subparagraph 12) of the Law on foreigners);

13)

(36. (1) 13));
there are valid reasons that he/she will not leave the Republic of Serbia before the visa validity expires, or if there is a possibility of illegal migration upon entry into the Republic of Serbia (Pursuant to Article 36. Paragraph (1) Subparagraph 13) of the Law on foreigners);

14)

(36. (1) 14));
there is reasonable doubt for believing that he will not respect the rule of law of the Republic of Serbia (Pursuant to Article 36. Paragraph (1) Subparagraph 14) of the Law on foreigners).

:

83.

LEGAL REMEDY:

The foreigner concerned may appeal within eight days following the date of refusal of entry. The appeal is decided by the Ministry of Interior of the Republic of Serbia, and shall be submitted via border police stations issuing refusal of visa application at the border crossing point, or via diplomatic or consular mission of the Republic of Serbia abroad, in serbian language, with payment of administrative fees in the amount of _____ dinars.

The appeal does not prevent enforcement of the refusal of visa application at the border crossing point, except for reasons prescribed in Article 83. of the Law of foreigners.

Напомена:

(Note)

ПОЛИЦИЈСКИ СЛУЖБЕНИК

(POLICE OFFICER)

МП

L.S.

(Потпис полицијског службеника)

(signature)

:

(Person concerned)

(Датум ручења и потпис странца)

(signature, date)

(REPUBLIC OF SERBIA)

(MINISTRY OF INTERIOR)

(POLICE DEPARTMENT) _____

: _____
(Ref. number:)

(место и датум)
(Place and date)

35. (5) _____ („
“, 24/18) _____ :
Pursuant to Article 35. Paragraph (5) of the Law on foreigners ("Official Gazette
of RS", No. 24/18) the competent authority _____ issues the following

**a REFUSAL THE APPLICATION FOR EXTENSION THE VALIDITY PERIOD
OF A VISA**

(On) _____, (the competent authority)
_____ je _____ (having conducted
procedure) _____ (refused the
application for extension the validity period of a visa to the following foreigner):

(first name) _____, (surname)
_____,
(date of birth) _____ of _____ (place of birth)
_____, / (gender M/F), _____ (nationality)
_____, (type of travel document) _____,
(document number) _____, (place of issue)
_____ (date of issue)
issue) _____ (date of expiry) _____.

A foreigner is hereby informed that he/she is refused issuing the visa at the border crossing point

():
for the following reasons (circle applicable):

1) **24.** (36. (1) 1));
with the application for extension the validity period of a visa, he/she has no attached travel document in accordance with Article 24. of the Law on foreigners (Pursuant to Article 36. Paragraph (1) Subparagraph 1) of the Law on foreigners);

2) **e** (36. (1) 6));
the foreigner represents an unacceptable security risk for the protection of the security of the Republic of Serbia and its citizens (Pursuant to Article 36. Paragraph (1) Subparagraph 6) of the Law on foreigners);

3) **90** (36. (1) 7) , **180**);
has already stayed 90 days over the last 180 days in the Republic of Serbia, and has applied for extension the validity period of a visa; (Pursuant to Article 36. Paragraph (1) Subparagraph 7) of the Law on foreigners);

4) (36. (1) 9));
security checks risk assessment regarding entry and stay of the foreigner on the territory of the Republic of Serbia found to be negative (Pursuant to Article 36. Paragraph (1) Subparagraph 8) of the Law on foreigners);

5) (36. (1) 9));
there are valid reasons to believe that the stay will not be used for intended purpose (Pursuant to Article 36. Paragraph (1) Subparagraph 9) of the Law on foreigners);

6) (36. (1) 10));
foreigner enclosed a forged travel document (Pursuant to Article 36. Paragraph (1) Subparagraph 10) of the Law on foreigners);

7) (36. (1) 11));
there is reasonable doubt concerning the authenticity of supporting documents enclosed to the application for extension the validity period of a visa, or the

credibility of his statement (Pursuant to Article 36. Paragraph (1) Subparagraph 11) of the Law on foreigners);

8)

(36. (1)

12));

foreigner has not present a proof of sufficient means of subsistence during the intended period of stay and for his return into his country of origin, or country of habitual residence (Pursuant to Article 36. Paragraph (1) Subparagraph 12) of the Law on foreigners);

9)

(36. (1) 14)

);

there is reasonable doubt for believing that he will not respect the rule of law of the Republic of Serbia (Pursuant to Article 36. Paragraph (1) Subparagraph 14) of the Law on foreigners).

:

83.

LEGAL REMEDY:

The foreigner concerned may appeal within eight days following the date of refusal of entry. The appeal is decided by the Ministry of Interior of the Republic of Serbia, and shall be submitted via competent authority issuing refusal of the extension the validity period of a visa, or via diplomatic or consular mission of the Republic of Serbia abroad, in serbian language, with payment of administrative fees in the amount of _____ dinars.

The appeal does not prevent enforcement of the refusal of visa application at the border crossing point, except for reasons prescribed in Article 83. of the Law of foreigners.

Napomena:

(Note)

ПОЛИЦИЈСКА УПРАВА
(POLICE DEPARTMENT)

МП

L.S.

()

(signature)

:
(Person concerned)

(Датумуручења и потписстранца)
(signature, date)