

O R D E R
MINISTER OF THE INTERIOR OF THE REPUBLIC OF LITHUANIA

**ON THE APPROVAL OF THE REGULATIONS OF THE LITHUANIAN NATIONAL
SCHENGEN INFORMATION SYSTEM**

17 September 2007, No. 1V-324
Vilnius

Taking into consideration the National Action Plan for the Adoption of Schengen *acquis*, approved by Resolution No. 1194 of the Government of the Republic of Lithuania on 19 July 2002 (Official Gazette *Valstybės žinios*, 2002, No. 74-3192; 2006, No. 66-2433), the Programme for the Accession of the Republic of Lithuania to the Schengen Information System SIS1+ in 2007, approved by Resolution No. 104 of the Government of the Republic of Lithuania on 30 January 2007 (Official Gazette *Valstybės žinios*, 2007, No. 15-547), Convention of 19 June 1990 Implementing the Schengen Agreement of 14 June 1985 between the Governments of the States of the Benelux Economic Union, the Federal Republic of Germany and the French Republic on the gradual abolition of checks at their common borders (OJ 2004, *Special Edition*, Chapter 19, volume 2, p. 9) with the latest amendments made by Regulation (EC) No 1160/2005 of the European Parliament and of the Council of 6 July 2005 (OJ 2005 L 191, p. 18) and Regulation (EC) No 562/2006 of the European Parliament and of the Council of 15 March 2006 establishing a Community Code on the rules governing the movement of persons across borders (Schengen Borders Code) (OJ 2006 L 105, p. 1), and Council Decision 2007/471/EC of 12 June 2007 on the application of the provisions of the Schengen *acquis* relating to the Schengen Information System in the Czech Republic, the Republic of Estonia, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic (OJ 2007 L 179, p. 46):

1. I hereby a p p r o v e the Regulations of the Lithuanian National Schengen Information System (enclosed).

2. I e s t a b l i s h that the Lithuanian National Schengen Information System shall start operating as of the day of coming into force of this Order.

MINISTER OF THE INTERIOR

RAIMONDAS ŠUKYS

APPROVED
Minister of the Interior of the
Republic of Lithuania
Order N. 1V-324
of 17 September 2007

**REGULATIONS OF THE LITHUANIAN NATIONAL SCHENGEN INFORMATION
SYSTEM**

I. GENERAL PROVISIONS

1. The Regulations of the Lithuanian National Schengen Information System (hereinafter – the Regulations) shall regulate the purpose and functions of the Lithuanian National Schengen Information System (hereinafter - N.SIS), its controller, processors, rights and obligations thereof, N.SIS data, their processing processes, procedures of placing alerts and making queries in the

Schengen Information System (hereinafter – SIS), N.SIS data protection requirements and N.SIS reorganisation and liquidation.

2. The basis for establishing N.SIS:

2.1. The National Action Plan for the Adoption of Schengen *acquis*, approved by Resolution No. 1194 of the Government of the Republic of Lithuania on 19 July 2002 (Official Gazette *Valstybės žinios*, 2002, No. 74-3192; 2006, No. 66-2433);

2.2. the Programme for the Accession of the Republic of Lithuania to the Schengen Information System SIS1+ in 2007, approved by Resolution No. 104 of the Government of the Republic of Lithuania on 30 January 2007 (Official Gazette *Valstybės žinios*, 2007, No. 15-547);

2.3. Convention of 19 June 1990 Implementing the Schengen Agreement of 14 June 1985 between the Governments of the States of the Benelux Economic Union, the Federal Republic of Germany and the French Republic on the gradual abolition of checks at their common borders (hereinafter – the Schengen Convention) (OJ 2004, *Special Edition, Chapter 19*, volume 2, p. 9) with the latest amendments made by Regulation (EC) No 1160/2005 of the European Parliament and of the Council of 6 July 2005 (OJ 2005 L 191, p. 18);

2.4. Regulation (EC) No 562/2006 of the European Parliament and of the Council of 15 March 2006 establishing a Community Code on the rules governing the movement of persons across borders (Schengen Borders Code) (OJ 2006 L 105, p. 1);

2.5. Council Decision 2007/471/EC of 12 June 2007 on the application of the provisions of the Schengen *acquis* relating to the Schengen Information System in the Czech Republic, the Republic of Estonia, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic (OJ 2007 L 179, p. 46).

3. For the purposes of these Regulations, the following definitions shall apply:

N.SIS user means an official of N.SIS data recipient, other civil servant or employee working under an employment contract, entitled to make queries in N.SIS and form alerts and/or issue alerts under the prescribed procedure.

Alert means a set of data entered in SIS and stored therein for the fixed period of time, allowing the competent authorities of the Contracting Parties to identify a person or an object with a view to taking specific action;

Other terms used in the Regulations are identical to the definitions used in the legal acts referred to in paragraph 2 of the Regulations, as well as in the Republic of Lithuania Law on the Legal Protection of Personal Data (Official Gazette *Valstybės žinios*, 1996, No. 63-1479; 2003, No. 15-597), Republic of Lithuania Law on State Registers (Official Gazette *Valstybės žinios*, 1996, No. 86-2043; 2004, No. 124-4488), Regulations on the Implementation and Legitimation of National Information Systems, approved by Resolution No. 451 of the Government of the Republic of Lithuania of 19 April 2004 (Official Gazette *Valstybės žinios*, 2004, No. 58-2061), and in other legal acts.

4. The purpose of N.SIS shall be to implement paragraph 2 of Article 92 of the Schengen Convention and make it possible to issue the alerts completed by the recipients of N.SIS data (hereinafter – Lithuanian alerts) and automatically receive alerts on persons and objects processed under the provisions of the Schengen Convention.

5. The functions of N.SIS:

5.1. to implement data exchange between the Central Schengen Information System (hereinafter – C.SIS) and the national and departmental registers of the Republic of Lithuania specified in paragraphs 12 and 23 of the Regulations;

5.2. to compile, store and provide C.SIS data contained in the national copy of C.SIS database, enable N.SIS data recipients specified in paragraph 10 of the Regulations to use C.SIS data and carry out their search in N.SIS;

5.3. to ensure regular updating and safety of C.SIS database copy;

5.4. to perform other functions specified in the Regulations and other legal acts.

6. The purpose of processing N.SIS personal data shall be to identify individuals whose data are processed by N.SIS in order to take specific actions to ensure public order, public and national security and ensure the free movement of persons when there are grounds laid down in the Schengen Convention and legal acts of the Republic of Lithuania.

II. ORGANISATIONAL STRUCTURE OF N.SIS

7. The organisational structure of N.SIS shall consist of the controller of N.SIS, processors of N.SIS and recipients of N.SIS data.

8. The controller of N.SIS shall be the Ministry of the Interior of the Republic of Lithuania (hereinafter – the MoI) that shall:

8.1. co-ordinate and control the activities of processors of N.SIS and recipients of N.SIS data in the processing of N.SIS data;

8.2. approve legal acts regulating the processing and safety of N.SIS;

8.3. ensure that N.SIS is managed in accordance with legal acts of the European Union, laws and other legal acts of the Republic of Lithuania;

8.4. under the procedure prescribed by legal acts, provide information about the activities of N.SIS to the parties concerned, implement the rights of persons whose data are processed by N.SIS (hereinafter - data subjects) relating to the processing of their personal data in N.SIS;

8.5. make decisions on the acquisition, implementation and development of N.SIS technical equipment and software;

8.6. perform other functions specified in the Regulations and other legal acts.

9. Processors of N.SIS:

9.1. IT and Communications Department under the Ministry of the Interior of the Republic of Lithuania (hereinafter – N.SIS Technical Maintenance Service) that shall perform the following functions:

9.1.1. provide suggestions to the controller of N.SIS regarding the acquisition of technical equipment and software necessary for the operation, maintenance and development of N.SIS, organise the implementation and development of software, carry out the maintenance works of the technical equipment and software of N.SIS;

9.1.2. ensure an uninterrupted functioning of N.SIS;

9.1.3. ensure the interoperability of N.SIS and C.SIS, the interoperability of N.SIS with the registers referred to in paragraphs 12 and 23 of the Regulations;

9.1.4. compile, store and ensure the automatic provision of C.SIS data contained in the national C.SIS database copy to the recipients of N.SIS data;

9.1.5. carry out the supervision of the Telecommunications Network of Internal Affairs where N.SIS data are transmitted;

9.1.6. provide the resources of network servers and data storage facilities, as well as the Telecommunications Network of Internal Affairs;

9.1.7. carry out a centralised administration of N.SIS users in the user administration sub-system of the central data bank of the information system of internal affairs in accordance with its competence;

9.1.8. draft legal acts regulating the processing and safety of N.SIS;

9.1.9. carry out other functions prescribed by the Regulations and other legal acts;

9.2. Lithuanian Criminal Police Bureau (SIRENE National Unit of the International Liaison Office of the Lithuanian Criminal Police Bureau (hereinafter – the Lithuanian SIRENE) that shall in writing deliver N.SIS data to the recipients of N.SIS data without direct access to N.SIS database.

10. Recipients of N.SIS data:

10.1. Police Department under the Ministry of the Interior of the Republic of Lithuania (hereinafter – the Police Department), territorial and specialised police institutions;

10.2. State Border Guard Service under the Ministry of the Interior of the Republic of Lithuania (hereinafter – the State Border Guard Service) and its structural units;

- 10.3. Migration Department under the Ministry of the Interior of the Republic of Lithuania (hereinafter – the Migration Department);
 - 10.4. Customs Criminal Service, customs offices;
 - 10.5. Ministry of Foreign Affairs of the Republic of Lithuania, diplomatic missions and consular posts of the Republic of Lithuania;
 - 10.6. State Security Department of the Republic of Lithuania and its territorial offices;
 - 10.7. Office of the Prosecutor General and territorial prosecutors' offices of the Republic of Lithuania;
 - 10.8. Lithuanian courts.
11. The scope of N.SIS data that can be accessed by the recipients of N.SIS data referred to in paragraph 10 of the Regulations is defined in paragraph 22 of the Regulations.

III. INFORMATION STRUCTURE OF N.SIS

12. The source of N.SIS data shall be C.SIS, wherefrom alerts of other Contracting Parties of the Schengen Convention shall be sent to N.SIS through the connection link to C.SIS. Other data sources shall be national and departmental registers of the Republic of Lithuania according to the data whereof Lithuanian alerts are issued:

- 12.1. The departmental register of missing persons, unidentified corpses and unknown helpless persons, the institution managing the register administration - MoI;
- 12.2. The register of missing vehicles, the institution managing the register administration – the Police Department;
- 12.3. The register of missing and found numbered and individually marked objects and documents, the institution managing the register administration – the Police Department;
- 12.4. The register of missing weapons, the institution managing the register administration – the Police Department;
- 12.5. The register of foreigners, the institution managing the register – MoI.

13. Objects of N.SIS:

- 13.1. missing persons;
- 13.2. missing vehicles and their state licence plate numbers;
- 13.3. missing weapons;
- 13.4. missing blank document;
- 13.5. missing issued documents;
- 13.6. missing banknotes.

14. N.SIS database contains alerts of the Contracting Parties of the Schengen Convention on:

- 14.1. persons wanted for arrest and surrender under the European Arrest Warrant or for extradition purposes in accordance with Article 95 of the Schengen Convention;
- 14.2. foreigners for whom an alert has been issued for the purposes of refusing entry in accordance with Article 96 of the Schengen Convention;
- 14.3. missing persons or persons who, for their own protection or in order to prevent threats, need temporarily to be placed under police protection in accordance with Article 97 of the Schengen Convention;
- 14.4. witnesses, persons summoned to appear before the judicial and other competent authorities in connection with criminal proceedings in order to account for acts for which they are being prosecuted, or persons who are to be served with a criminal judgment or a summons in order to serve a penalty involving deprivation of liberty in accordance with Article 98 of the Schengen Convention;
- 14.5. persons for the purposes of discreet surveillance in accordance with 99 of the Schengen Convention;
- 14.6. vehicles for the purposes of discreet checks or specific checks in accordance with Article 99 of the Schengen Convention;

14.7. objects sought for the purposes of seizure or use as evidence in criminal proceedings in accordance with Article 100 of the Schengen Convention.

15. N.SIS data are specified in Annex to the Regulations.

16. N.SIS shall use the following classifiers:

16.1. states and territories of the world;

16.2. personal identifying marks (personal distinctive features);

16.3. types (makes) of vehicles;

16.4. other.

17. N.SIS interfaces with C.SIS through the following data flows:

17.1. using N.SIS the following data from national and departmental registers of the Republic of Lithuania shall be automatically transmitted to C.SIS:

17.1.1. the data referred to in paragraphs 1.2, 1.3 and 2 of the Regulations – from the departmental register of missing persons, unidentified corpses and unknown helpless persons;

17.1.2. the data referred to in paragraphs 1.2, 1.3 and 3 of the Regulations – from the register of missing vehicles;

17.1.3. the data referred to in paragraphs 1.2, 1.3 and 4 of the Regulations – from the register of missing weapons;

17.1.4. the data referred to in paragraphs 1.2, 1.3 and 5-7 of the Regulations – from the register of missing and found numbered and individually marked objects and documents;

17.2. C.SIS data corresponding to the data transmitted from the national and departmental registers of the Republic of Lithuania in accordance with paragraph 17.1 of the Regulations and supplemented by the data specified in paragraph 1.1 of the Regulations and of other Contracting Parties of the Schengen Convention, equivalent to those specified in Annex to the Regulations, shall be automatically transmitted to N.SIS; the national regularly updated copy of C.SIS database shall be stored at N.SIS database;

17.3. The data referred to in paragraph 1.1 and 1.5 of Annex to the Regulations shall be automatically transmitted to the national registers specified in paragraph 12 of the Regulations by using N.SIS.

18. The data referred to in paragraphs 1.4-1.7 of Annex to the Regulations shall be entered automatically in N.SIS.

19. Lithuanian alerts in accordance with Articles 95, 97-99 of the Schengen Convention shall be issued by the institutions referred to in paragraphs 10.1 and 10.2 of the Regulations according to the information received in performing their direct functions and/or obtained from the institutions referred to in paragraphs 10.4-10.8 of the Regulations. The Lithuanian SIRENE shall be in charge of the issuance of such Lithuanian alerts after verifying their correctness and expediency in advance.

20. Lithuanian alerts in accordance with Article 96 of the Schengen Convention shall be issued, after verifying their correctness and expediency, by the Migration Department according to the information received in performing its direct functions and/or obtained from the institutions referred to in paragraph 9 of the Regulations on drawing up and processing the list of foreigners prohibited from entering the Republic of Lithuania, approved by Resolution No. 436 of the Government of the Republic of Lithuania on 20 April 2005 (Official Gazette *Valstybės žinios*, 2005, No. 52-1747).

21. Lithuanian alerts in accordance with Article 100 of the Schengen Convention shall be issued, after verifying their correctness and expediency, by the institutions referred to in paragraphs 10.1, 10.2 and 10.3 of the Regulations (Lithuanian alerts in accordance with paragraph 3(e) of Article 100 of the Schengen Convention) according to the information received in performing its direct functions and/or obtained from the institutions referred to in paragraphs 10.4-10.8 of the Regulations.

22. For the performance of their direct functions, the recipients of N.SIS data shall have the right to use the following N.SIS data:

22.1. all data specified in Annex to the Regulations – by the Police Department, its specialised and territorial police institutions in the performance of their official functions relating to the alerts issued in accordance with Articles 95-100 of the Schengen Convention;

22.2. all data specified in Annex to the Regulations – by the State Border Guard Service and its structural units in the performance of their official functions relating to the alerts issued in accordance with Articles 95-100 of the Schengen Convention;

22.3. data specified in paragraphs 1 and 2 of Annex to the Regulations – by the Migration Department in the performance of its official functions relating to the alerts issued in accordance with Articles 95-98 of the Schengen Convention, as well as data specified in paragraphs 1, 5 and 6 of Annex to the Regulations (except for the data of registration documents of vehicles), in the performance of its official functions relating to the alerts issued in accordance with paragraph 3 (d)(e) of Article 100 of the Schengen Convention;

22.4. data specified in paragraphs 1 and 2 of Annex to the Regulations, by the Ministry of Foreign Affairs, diplomatic missions and consular posts of the Republic of Lithuania in the performance of their official functions relating to the alerts issued in accordance with Article 96 of the Schengen Convention, as well as data specified in paragraphs 1, 5 and 6 of Annex to the Regulations (except for the data of registration documents of vehicles), in the performance of their official functions relating to the alerts issued in accordance with paragraph 3 (d)(e) of Article 100 of the Schengen Convention;

22.5. all data specified in Annex to the Regulations – by the Customs Criminal Service in the performance of its official functions relating to the alerts issued in accordance with Articles 95-100 of the Schengen Convention;

22.6. data specified in paragraphs 1 and 3-7 of Annex to the Regulations, by customs offices in the performance of their official functions relating to the alerts issued in accordance with Article 100 of the Schengen Convention;

22.7. data specified in paragraphs 1-3 of Annex to the Regulations, by the State Security Department of the Republic of Lithuania and its territorial institutions in the performance of their official functions relating to the alerts issued in accordance with paragraph 3 of Article 99 of the Schengen Convention;

22.8. all data specified in Annex to the Regulations – by courts of the Republic of Lithuania in the performance of their official functions relating to the alerts issued in accordance with Articles 95-98 and 100 of the Schengen Convention;

22.9. all data specified in Annex to the Regulations – by the Office of the Prosecutor General and territorial prosecutors' offices in the performance of their official functions relating to the alerts issued in accordance with Articles 95, 97-100 of the Schengen Convention.

23. N.SIS data shall also be used by the Register of Vehicles of the Republic of Lithuania; it shall use data specified in paragraphs 1, 3 and 6 of Annex to the Regulations in the performance of its official functions relating to the alerts issued in accordance with Article 102a of the Schengen Convention.

24. N.SIS data processing actions shall be registered in the user administration sub-system of the central data bank of the information system of internal affairs in order to verify the legitimacy of processing of N.SIS data. These data shall be stored for three years as of the day of performance of the processing actions of N.SIS data. At the expiry of this time-limit, the data on the processing actions of N.SIS data shall be automatically deleted from the user administration sub-system of the central data bank of the information system of internal affairs.

25. The Lithuanian alerts processed by N.SIS shall be stored not longer than necessary to achieve the goals for which they have been issued.

26. N.SIS shall store:

26.1. Lithuanian alerts regarding persons—not longer than three years after their entry in SIS, except for alerts in accordance with Article 99 of the Schengen Convention, which shall be stored one year after their entry in SIS;

26.2. The Lithuanian alerts regarding objects—not longer than ten years after their entry in SIS, except for alerts in accordance with Article 99 of the Schengen Convention, which shall be stored not longer than 5 years after their entry in SIS.

27. The institution or agency, which has issued a Lithuanian alert regarding persons and found out that the purpose for which the Lithuanian alert was issued has been not accomplished, may decide to extend the time-limit for keeping Lithuanian alerts, referred to in paragraph 26.1 of the Regulations. The time-limits for storing Lithuanian alerts on persons in N.SIS may be extended for three years, except for Lithuanian alerts in accordance with Article 99 of the Schengen Convention, which may be extended for one year.

28. Lithuanian alerts shall be deregistered under the procedure prescribed in paragraphs 19-21 of the Regulations when the purpose of issuance is accomplished.

29. When the time-limit for keeping Lithuanian alerts expires and no extensions are made, Lithuanian alerts shall be removed N.SIS automatically.

30. Deregistered Lithuanian alerts shall be stored in N.SIS database for one more year from deregistration in order afterwards to verify their accuracy, legitimacy and expediency of their issuance, if necessary. At the expiry of this time-limit, Lithuanian alerts shall be deleted from N.SIS automatically.

31. Alerts of other Contracting States entered in SIS shall be stored in C.SIS database copy processed by N.SIS as long as they are stored in SIS. At the expiry of SIS time-limit for storing the alerts of other Contracting States, they shall be deleted from N.SIS automatically.

IV. N.SIS FUNCTIONAL STRUCTURE

32. N.SIS shall be made of three parts:

32.1. interface with national and departmental registers of the Republic of Lithuania;

32.2. national copy of C.SIS database;

32.3. connection link to C.SIS;

32.4. Lithuanian SIRENE link.

33. The purpose of the link with national and departmental registers of the Republic of Lithuania shall be to ensure interoperability with the registers of the Republic of Lithuania referred to in paragraphs 12 and 23 of the Regulations. The resources of the Telecommunications Network of Internal Affairs shall be used for this interface. The interface with national and departmental registers of the Republic of Lithuania shall enable the issuance of Lithuanian alerts according to the data of national and departmental registers and verification of the alerts entered by other Contracting Parties in C.SIS database.

34. An accurate national copy of C.SIS database shall be kept and regularly updated in N.SIS. The accuracy and regular updating of C.SIS data shall be the responsibility of C.SIS Service.

35. Interface of connection to C.SIS means the hardware and software designated to ensure the interoperability of N.SIS and C.SIS.

36. The interface of the Lithuanian SIRENE shall ensure the entry of Lithuanian alerts in C.SIS by the Lithuanian SIRENE.

37. N.SIS shall use special software for searching N.SIS objects in N.SIS database and in the databases of the national registers specified in paragraph 12 of the Regulations.

38. The user administration sub-system of the central data bank of the information system of internal affairs shall be used in order to grant access to the users of N.SIS to N.SIS data, register the queries entered by N.SIS users in N.SIS database and in the national registers. Data processing actions of N.SIS users in the national registers referred to in paragraph 12 of the Regulations shall be recorded in the databases of national registers.

39. The link of N.SIS with relevant registers, specified in paragraphs 12 and 23 of the Regulations, shall be maintained under the procedure and conditions of the regulations of relevant registers and data provision agreements.

40. N.SIS data shall be provided to the recipients of N.SIS data free of charge. N.SIS data shall be provided to the recipients of N.SIS data according to their requests or data provision agreements signed by the controller of N.SIS data and the recipients of N.SIS data.

V. SAFETY OF N.SIS DATA

41. The controller of N.SIS data shall take all necessary measures to ensure the safety of N.SIS data in order:

41.1. to prevent unauthorised persons from having access to the data processing equipment used for the management of data (control of access to the equipment);

41.2. to prevent unauthorised data entry to N.SIS, alteration, deletion, review or other processing of N.SIS data (control of data processing);

41.3. to prevent unauthorised persons from using N.SIS software (user control);

41.4. to ensure that persons authorised to use N.SIS software could have access only to the data covered by their access authorisation (control of access to data);

41.5. to ensure that queries for N.SIS data are registered (control of data use);

41.6. to ensure a possibility of ascertaining when and who has issued Lithuanian alerts (control of data entry);

41.7. to achieve other objectives provided for in the legal acts of the European Union and the Republic of Lithuania.

42. The safety of N.SIS data shall be regulated by N.SIS Data Safety Regulations approved by the controller of N.SIS.

43. The controller of N.SIS and N.SIS Technical Maintenance Service shall be responsible for the safety of N.SIS data.

VI. SUPERVISION OF N.SIS PERSONAL DATA AND RIGHTS OF DATA SUBJECTS

44. Independent control over the legitimacy of personal data processing shall be conducted and checks shall be made whether the rights of data subjects are not infringed by processing N.SIS data by the State Data Protection Inspectorate (hereinafter – N.SIS Personal Data Supervision Service) in accordance with laws and other legal acts of the Republic of Lithuania.

45. Each data subject shall have the right to apply to the controller of N.SIS in order to get access to his/her personal data processed by N.SIS and receive them free of charge under the procedure prescribed by legal acts.

46. In case the data subject finds out after reviewing his/her personal data that they are incorrect, inaccurate or processed illegitimately and applies with a written application to the controller of N.SIS, the controller of N.SIS shall immediately verify the personal data, correct the incorrect, inaccurate personal data, supplement the incomplete personal data or terminate the actions of processing such personal data, except for storage, and in case it is ascertained that the personal data of the data subject are processed illegitimately, the controller of N.SIS shall immediately destroy such illegitimately processed personal data or terminate the actions of processing such personal data, except for storage.

47. The controller of N.SIS shall immediately inform the data subject and the recipients of N.SIS data to whom incorrect, inaccurate, incomplete data have been transmitted about the personal data corrected or destroyed upon the request of the data subject or about the terminated actions of processing such personal data.

48. In case an alert about the data subject has been entered by another Contracting State, information to the data subject about his/her personal data processed by N.SIS may be provided by the controller of N.SIS only upon receipt of the authorisation of the Contracting Party that has issued the alert to submit such data.

49. Upon receipt of a written request of the data subject to correct the incorrect, incomplete or inaccurate data, destruct the illegitimately processed personal data or terminate the actions of processing such personal data, the controller of N.SIS shall immediately transfer it to the competent authority of the Contracting Party by informing the data subject thereof. After the competent authority of the Contracting Party corrects the incorrect, inaccurate data, supplements the incomplete data, destroys them or terminates the actions of processing such data, the controller of N.SIS shall immediately notify the data subject and the recipients of N.SIS data to whom such incorrect, inaccurate or incomplete data have been delivered.

50. Provision of information to the data subject about his/her personal data shall be refused, if it is necessary in order to carry out the actions relating to the alert or to protect the rights and freedoms of third persons. Information about personal data shall not be delivered to the data subject during the period of secret surveillance.

51. A refusal of the controller of N.SIS to satisfy a request of the data subject shall be reasoned. The controller of N.SIS shall provide the refusal to reply to the data subject not later than within 30 calendar days as of the day of application by the data subject.

52. The data subject may appeal against the actions (omissions) of the controller of N.SIS to N.SIS Personal Data Supervision Service within 3 months after the day of receipt of the refusal from the controller of N.SIS or within 3 months after the day when the prescribed time-limit to provide a response expires. The data subject may appeal against the actions (omissions) of N.SIS Personal Data Supervision Service to the court under the procedure prescribed by laws.

VII. N.SIS FINANCING

53. N.SIS shall be financed from the budget of the Republic of Lithuania and from other sources of financing provided for in legal acts.

VIII. N.SIS REORGANISATION AND LIQUIDATION

54. N.SIS shall be reorganised and liquidated under the procedure prescribed by legal acts of the European Community and the Republic of Lithuania.

**LIST OF DATA OF THE LITHUANIAN NATIONAL SCHENGEN INFORMATION
SYSTEM**

1. General data:
 - 1.1. ID number of the Schengen Information System (hereinafter – SIS):
 - 1.1.1. name of the state issuing an alert in SIS;
 - 1.1.2. ID number;
 - 1.1.3. alias number;
 - 1.1.4. category ID of the Lithuanian National Schengen Information System (hereinafter – N.SIS):
 - 1.1.4.1. persons;
 - 1.1.4.2. vehicles and their state licence plate numbers;
 - 1.1.4.3. weapons;
 - 1.1.4.4. blank documents;
 - 1.1.4.5. issued documents;
 - 1.1.4.6. banknotes;
 - 1.2. expiration date of the entry in the Central Schengen Information System (hereinafter – C.SIS);
 - 1.3. creation date in C.SIS;
 - 1.4. last update date in C.SIS;
 - 1.5. pending request status;
 - 1.6. broadcast number;
 - 1.7. search number.
2. Data on missing persons:
 - 2.1. category of personal identity:
 - 2.1.1. approved;
 - 2.1.2. misused identity;
 - 2.1.3. other;
 - 2.2. sought for:
 - 2.2.1. arrest for the purposes of surrender of the person;
 - 2.2.2. prohibition from entering the Schengen area;
 - 2.2.3. missing adult;
 - 2.2.4. missing minor;
 - 2.2.5. persons wanted by court and other competent authorities;
 - 2.2.6. discreet check;
 - 2.2.7. specific check;
 - 2.2.8. discreet check for the purposes of national security;
 - 2.2.9. specific check for the purposes of national security;
 - 2.3. action to be taken when sought N.SIS object is found:
 - 2.3.1. arrest for the purposes of surrender of the person;
 - 2.3.2. prohibition from entering the Schengen area;
 - 2.3.3. communication of whereabouts;
 - 2.3.4. bringing before competent authorities;
 - 2.3.5. placing of missing or vulnerable persons under protection;
 - 2.3.6. identifying whereabouts;
 - 2.3.7. discreet check;
 - 2.3.8. specific check;

- 2.4. date of birth;
- 2.5. surname;
- 2.6. forename;
- 2.7. gender;
- 2.8. place of birth;
- 2.9. nationality;
- 2.10. remarks about the person:
 - 2.10.1. violent;
 - 2.10.2. armed;
 - 2.10.3. armed and violent;
- 2.11. first identification mark (distinctive feature of the person);
- 2.12. second identification mark (distinctive feature of the person);
- 2.13. alert flags;
- 2.14. alert deletion status ID.
3. data on sought vehicles and their state licence plate numbers:
 - 3.1. category of vehicle:
 - 3.1.1. saloon / station wagon;
 - 3.1.2. house trailer;
 - 3.1.3. lorry / bus;
 - 3.1.4. caravan / van;
 - 3.1.5. ambulance, taxi, special vehicle, other;
 - 3.1.6. motorcycle;
 - 3.1.7. state licence plate number of the vehicle;
 - 3.2. reason:
 - 3.2.1. discreet check of the vehicle;
 - 3.2.2. discreet check of the vehicle for the purposes of national security;
 - 3.2.3. specific check of the vehicle;
 - 3.2.4. specific check of the vehicle for the purposes of national security;
 - 3.2.5. lost, stolen or misappropriated vehicle;
 - 3.2.6. vehicle sought in criminal investigation;
 - 3.2.7. state licence plate number of the vehicle lost, misappropriated or recognised invalid;
 - 3.3. action to be taken when sought N.SIS object is found:
 - 3.3.1. discreet check and collection of information;
 - 3.3.2. specific check;
 - 3.3.3. seizure of the vehicle;
 - 3.3.4. seizure of the vehicle for forensic examination;
 - 3.4. type (make);
 - 3.5. vehicle identification number;
 - 3.6. registration number;
 - 3.7. registration state;
 - 3.8. observation on the vehicle:
 - 3.8.1. risk of explosion;
 - 3.8.2. risk of radiation;
 - 3.8.3. chemical risk;
 - 3.8.4. person(s) inside potentially dangerous;
 - 3.8.5. stolen or counterfeited state licence plate numbers;
 - 3.8.6. person(s) inside potentially dangerous and stolen or counterfeited state licence plate numbers;
 - 3.9. colour;
 - 3.10. make;
 - 3.11. alert flags.
4. Data on sought firearms:

- 4.1. type:
 - 4.1.1. pistol;
 - 4.1.2. small calibre carbine;
 - 4.1.3. other shoulder firearm;
 - 4.1.4. howitzer;
 - 4.1.5. minethrower, rocket launcher;
 - 4.1.6. automated rifle;
 - 4.1.7. automated pistol;
 - 4.1.8. blunderbuss;
 - 4.1.9. projector;
 - 4.1.10. flame projector;
 - 4.1.11. modern attack rifle;
 - 4.1.12. revolver;
 - 4.1.13. military rifle (older model);
 - 4.1.14. other military weapon;
 - 4.1.15. injection weapon;
 - 4.1.16. other hand gun;
 - 4.1.17. smoothbore pump gun;
 - 4.1.18. hunting rifle;
 - 4.1.19. disguised weapon;
 - 4.1.20. rifle;
 - 4.1.21. smoothbore hunting gun;
 - 4.2. reason:
 - 4.2.1. stolen, lost;
 - 4.2.2. sought as an instrument of criminal offence;
 - 4.3. action to be taken when sought N.SIS object is found:
 - 4.3.1. to be taken (seized);
 - 4.3.2. to be taken and handed over for forensic research;
 - 4.4. weapon ID number;
 - 4.5. manufacturer;
 - 4.6. model;
 - 4.7. calibre;
 - 4.8. calibre measurement unit.
5. Data of sought blank documents:
- 5.1. document category:
 - 5.1.1. passport;
 - 5.1.2. identity card or similar identity document;
 - 5.1.3. driver's licence;
 - 5.1.4. visa stamp;
 - 5.1.5. visa stamp;
 - 5.1.6. vehicle registration document / logbook or similar identification document;
 - 5.1.7. residence permission;
 - 5.2. reasons:
 - 5.2.1. stolen, lost;
 - 5.2.2. sought as an instrument of criminal offence;
 - 5.3. action to be taken when sought N.SIS object is found:
 - 5.3.1. to be taken (seized);
 - 5.3.2. to be taken and handed over for forensic research;
 - 5.4. state of origin of the document;
 - 5.5. range of document numbers:
 - 5.5.1. lowest number (from);
 - 5.5.2. highest number (to).

6. Data of sought documents:

6.1. document category:

6.1.1. passport;

6.1.2. identity card or similar identity document;

6.1.3. driver's licence;

6.1.4. visa stamp;

6.1.5. vehicle registration document / logbook or similar identification document;

6.1.6. residence permit;

6.2. reason:

6.2.1. stolen, lost;

6.2.2. sought as an instrument of criminal offence;

6.2.3. invalid;

6.3. action to be taken when sought N.SIS object is found:

6.3.1. to be taken (seized);

6.3.2. to be taken and handed over for forensic research;

6.4. document issuance state;

6.5. birth data of the person to whom the document has been issued;

6.6. surname of the person to whom the document has been issued;

6.7. document number 1;

6.8. document number 2;

6.9. date of loss / theft of the document.

7. Data of sought blank documents:

7.1. reason:

7.1.1. stolen, lost;

7.1.2. sought as an instrument of criminal offence;

7.1.3. invalid;

7.2. action to be taken when sought N.SIS object is found:

7.2.1. to be taken (seized);

7.2.2. to be taken and handed over for forensic research;

7.3. remarks on the banknote:

7.3.1. anti-robbery dye;

7.3.2. UV marking;

7.4. currency;

7.5. range of banknote numbers:

7.5.1. lowest number (from);

7.5.2. highest number (to);

7.6. face value.
