

Draga državljanka, dragi državljan Republike Slovenije!

V zadnjih letih smo se vsi soočili z izzivi in spremembami v zdravstvenem okolju, zlasti v luči epidemije in pandemije. Kot državljeni Republike Slovenije imamo pravico in dolžnost, da se odločamo o svojem zdravju in o načinu, kako se odzivamo na ukrepe, ki jih sprejema vlada in druge organizacije v času epidemij ali pandemij. Zavedamo se, da so nekatere odločitve lahko težke in zahtevajo temeljiti premislek. Zato vam želimo ponuditi možnost, da se odločite, kako želite ravnati v zvezi z zdravstvenimi ukrepi v prihodnosti.

Na podlagi vaše pravice do samoodločbe in glede zdravja vam ponujamo uradni obrazec za izstop državljanskega članstva iz Svetovne zdravstvene organizacije (WHO). Obrazec omogoča, da odločitve o sprejemanju zdravstvenih ukrepov in priporočil v času epidemije ali pandemije sprejmete pravno neodvisno od družbenega tihega pokroviteljskega dogovora.

Prosimo, upoštevajte, da izstop iz WHO ne vpliva na pogodbeni dogovor Republike Slovenije in upravnih delavcev državne uprave na mednarodno pogodbeno razmerje z Organizacijo Združenih narodov (UN) in/ali Svetovno zdravstveno organizacijo (WHO), ki je podsistem Združenih narodov. Vaša odločitev je osebna in vpliva le na vaše zdravstvene odločitve. Obrazec za izstop iz organizacije WHO in dodatne informacije so priložene v prilogi tega sporočila. Za izvedbo izstopa iz WHO je potrebno izpolnjen obrazec poslati s priporočeno pošto in povratnico, ki je naslovljena osebno Generalnemu direktorju WHO v Švici na naslov:

VSEBINA KUVERTE NOSI DIPLOMATSKO NOTO
Dr. Tedros Adhanom Ghebreyesus, Generalni direktor
SVETOVNA ZDRAVSTVENA ORGANIZACIJA (SZO/WHO)
Avenue Appia 20, 1211 Geneva, Švica

Prav tako morate o svoji odločitvi glede izstopa obvestiti Vlado Republike Slovenije. K obvestilu Vladi RS dodajte kopijo tega pisma, kopijo poštnega potrdila o pošiljanju izstopne izjave, s katerim potrjujete, da ste izrecno kot državljeni Republike Slovenije izstopili iz Mednarodne zdravstvene organizacije SZO/WHO. Kopija pisma o izstopu iz WHO in kopija poštnega potrdila o poslanem obvestilu organizaciji WHO in Vladi Republike Slovenije vam bosta služili kot dokaz, da ste v času epidemije in pandemije popolnoma suvereni in samoodločate o svojem življenju in zdravju. V rokah imate namreč uradni dokument, s katerim izjavljate osebno nedotakljivost. Vlada mora to vzeti na znanje in vas o tem povratno obvestiti o prejemu. Drugi državljeni Republike Slovenije, ki pisnega proaktivnega akta izstopa iz Svetovne zdravstvene organizacija niso ali ne bodo storili **do vključno 20. novembra 2023**, se bodo v času epidemije ali pandemije morali strogo držati navodil Vlade RS in/ali priporočil Mednarodnega zdravstvenega pravilnika, po katerem Svetovna zdravstvena organizacija izda navodila za ukrepe med epidemijo ali pandemijo. Če se odločite izkoristiti priložnost in izraziti svojo samoodločbo glede življenja in zdravja, vas spodbudimo, da izpolnjeni obrazec pošljete na naslov generalnemu direktorju osebno na sedež WHO, kot je navedeno v obrazcu, ter o tem aktu obvestite Vlado Republike Slovenije. Zavedamo se, da so to težki časi za državljanje spodbujamo, da delujejo v skladu s svojimi proaktivnimi prepričanji in željami glede osebnega zdravja in temeljnih človekovih pravic. Naša odločitev ima poseben pomen in nam omogoča, da proaktivno sodelujemo pri oblikovanju naše zdravstvene prihodnosti. Ne čakajmo na ponovne prisilne in zdravju škodljive ukrepe, na katere sedaj še imate vpliv in jih lahko preprečite preden vam povzročijo ponovno zdravstveno, psihološko in gospodarsko škodo brez povratka po morebitnem sprejemu IHR pravilnika!

S spoštovanjem,
Mihael Bellis

Priloga: Obrazec za osebni izstop iz WHO | **Pismo državljanu** je pismo za vašo informacijo in ga ne pošiljate.



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Ime in priimek: _____

Državljan/ka Republike Slovenije: Da / Ne Datum rojstva:

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Naslov prebivališča: _____

Poštna številka in kraj: _____, Slovenija

Številka ZZZS :

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Place: _____ Date: _____

Politika varstva osebnih podatkov s katerim upravljalec izpolnjuje svoje obveznosti mora izpolnjevati člena 13 in 14 Uredbe (EU) 2016/679 Evropskega parlamenta in Sveta z dne 27. aprila 2016 o varstvu posameznikov pri obdelavi osebnih podatkov in o prostem pretoku takih podatkov ter o razveljavitvi Direktive 95/46/ES (v nadaljevanju: Splošna uredba o varstvu podatkov).

REPUBLIKA SLOVENIJA

Ministrstvo za zdravje Republike Slovenije

IZSTOP DRŽAVLJANA REPUBLIKE SLOVENIJE IZ SVETOVNE ZDRAVSTVENE ORGANIZACIJE (SZO) IN NJENIH PODSISTEMOV V EU IN SLOVENIJI

Državljan/ka Republike Slovenije in EU, _____, izražam svoje odlično spoštovanje Generalnemu direktorju **Dr. TEDROS ADHANOM GHEBREYESUSU**-u in imam čast sporočiti:

**Dr. Tedrosu Adhanomu Ghebreyesusu, Generalnemu direktorju
SVETOVNE ZDRAVSTVENE ORGANIZACIJE (SZO)**
Sedež WHO, Avenue Appia 20, 1211 Geneva, Švica, da

v skladu z Ustavo Republike Slovenije, ustavo Svetovne zdravstvene organizacije SZO/WHO in mednarodno pogodbo med Republiko Slovenijo in WHO, želim uradno izstopiti iz članstva v Svetovni zdravstveni organizaciji (SZO/WHO). Ta odločitev državljana temelji na naslednjih členih in zakonih:

Pravica do samoodločbe (Ustava Republike Slovenije, 3. člen). Ustava Republike Slovenije določa, da je Slovenija država vseh svojih državljanek in državljanov, ki temelji na trajni in neodtujljivi pravici slovenskega naroda do samoodločbe. To vključuje pravico do odločanja o zdravstvenih odločitvah.

Omejevanje človekovih pravic (Ustava Republike Slovenije, 16. člen). V času izrednih razmer Slovenska ustava ne dopušča nobenega začasnega razveljavljanja ali omejevanja pravic, določenih v 17., 18., 21., 27., 28., 29. in 41. členu, kar se je v času epidemije in pandemije kovid povsem zanemarilo tudi preko priporočil Svetovne zdravstvene organizacije, ki bi prva morala paziti na zdravje in življenja ljudi. Slovenska vlada z Ministrstvom za zdravje je slepo sledila smernicam in kršila vse navedene ustavne člene navedene iz 16. člena URS. V izogib ponovnemu kršenju in povzročanju smrti in bolezni se zato dokončno odrekam pravici do vključenosti v vašo organizacijo kot tudi pravici do izpolnjevanja Zakona o nalezljivih boleznih v Republiki Sloveniji, ki bolezni s svojimi ukrepi namerno povzroča namesto zdravi predvsem iz razloga, ker Zakon o nalezljivih boleznih ne loči in ne razlikuje med okužbo in bolezni v času razglasene pandemije, kar je pogubno za zdravje in življenje ljudi. Vezano na navedene člene iz tega dopisa ne priznavam nobenih nujnih primerov izolacij, karanten, obveznega cepljenja, omejevanja svobode gibanja in zbiranja ter drugih ukrepov, ki so utemeljeno zgolj medicinski poskusi brez dokazanega izboljšanja ali varovanja zdravja ljudi ali javnega zdravja kot tistega konstrukta, zaradi katerega je zakon ZNB in IHR napisan kot kontrolni element nad prebivalci brez zaščitnega ali zdravilnega efekta.

V primeru kršitve zahtevam pravna jamstva v kazenskem postopku (Ustava Republike Slovenije, 29. člen). Vsakomur, ki je obdolžen kaznivega dejanja, morajo biti zagotovljene določene pravice, vključno s pravico do priprave obrambe in zagovornika.



Svoj izstop utemeljujem na členih ustave Svetovne zdravstvene organizacije, ki določajo *članstvo in izstop iz organizacije*. Na podlagi teh navedenih členov in zakonov ter upoštevajoč svojo pravico do samoodločbe glede zdravstvenih odločitev, se distanciram od državnih ukrepov in pravil, ki izhajajo iz priporočil Svetovne zdravstvene organizacije in iz Mednarodnega zdravstvenega pravilnika (IHR). Izjavljam, da noben izmed ukrepov, če bi do njih prišlo, ni veljaven niti uporaben zame, in jih zato nisem dolžan spoštovati ali izvajati na podlagi vladnih predpisov, ki izhajajo iz priporočil Svetovne zdravstvene organizacije.

Nalezljive bolezni, ki to niso, so idealni izgovor za zlorabo oblasti. Zakon o nalezljivih boleznih daje oblast državi in zdravstvenim organom za izvajanje ukrepov, kot so karantene in izolacije. Oblasti so nedavno to možnost močno zlorabile za omejevanje državljanov pravic in svoboščin, ter kršile temeljne človekove pravice s preseganjem pooblastil, ki so jasno in nedvoumno definirana z zakonom in ustavo.

Izvajala se je naklepna družbena stigmatizacija z izgovorom za izvajanje zdravstvenih ukrepov, ki jih predpisuje zakon in so urejeni na način, ko uvajajo prepovedano in nedovoljeno stigmatizacijo posameznikov, ki so zgolj na podlagi suma okuženi ali se zdijo okuženi na pogled ali prijavo neznanca. Ta nestrokovnost in ohlapnost zakona se izrablja in uporablja za uničevanje tiste zdrave in miselno sposobne populacije, ki je državi v napoto, kar vodi v izolacijo in diskriminacijo ter negativno vpliva na psihično in fizično zdravje vseh posameznikov ter celotne družbe in družbene klime. Zdravstveni predpisi predvidevajo protipravno omejevanje svobode gibanja in zbiranja brez družbenega konsenza. Zakon je urejen tako, da omogoča oblastem prekomerno in nezakonito omejiti gibanje ljudi ter prepovedati množična zbiranja v času izbruhov nalezljivih bolezni. Takšni ukrepi vplivajo na posameznikovo svobodo gibanja, družabno življenje in pravico do svobode izražanja, kar omejuje temeljne človekove svoboščine.

Zakon (IHR in ZNB) omogočata oblastem uveljavljati obvezno cepljenje brez izrecnega soglasja posameznika pod prikrito prisilo pogojevanja. Čeprav so obvezna cepljenja pravih cepiv pomemben del javnega zdravja, obstaja upravičen strah, da bi se takšna pooblastila tudi v prihodnje zlorabila za morebitne neetične medicinske prakse, kot se je to zgodilo v času razglasene in v času že pretečene epidemije COVID-19. Dolgorajne karantene in izolacije so povzročile prekomerno psihično stisko in neštevilne samomore. Priča smo bili nečloveškim in dolgorajnim karantenam in izolacijam ljudi, kar oblasti izrabljajo za svoje skrite dejavnosti in nadzor. Ta možnost podaljšanih karanten ali izolacij brez jasnih postopkov za sprostitev povzroča dodatne fizične in psihične težave za posameznike, kar ogroža njihovo zdravje in varnost in življenje.

S tem izstopom iz Svetovne zdravstvene organizacije kljub mednarodni pogodbi¹, ki je sklenjena z Republiko Slovenijo ne posegam v njeno pravico biti in ostati članica. Zato Svetovna zdravstvena organizacija s svojimi strukturami in podsistemi niti Republika Slovenija niti tretja pooblaščena oseba (policija, varnostne službe, zdravniki ali osebe drugih organizacij) v nobenem primeru, niti v primeru nujnih ukrepov (emergency) in aktivacije Zakona o nalezljivih boleznih v Republiki Sloveniji po aktu tega izstopa ne smejo omejevati moje svobode gibanja po državi ali po državah znotraj EU kar je skladno z veljavno pogodbo o pridružitvi Slovenije v EU, niti kakor koli drugače omejevati pravice do osebnega odločanja o zdravju v času razglasenih epidemij ali pandemij ali primeru izrednih dogodkov ali stanj v Sloveniji ali v državi, ki je članica Evropske skupnosti.

Ta odločitev je dokončna in nepreklicna ter izraža mojo temeljno pravico do samoodločbe v zvezi z zdravjem. Hkrati izjavljam, da Svetovna zdravstvena organizacija (SZO) po mojem izstopu nima več nikakršne pristojnosti ali možnosti odločanja nad mano, nad mojim telesom, nad svobodo gibanja, izražanja ali nad mojim zdravjem kakor tudi ne nad zdravjem mojih otrok, v kolikor so mladoletni.

Ta pisni dokument je jasno izražena svobodna volja, zato zahtevam, da je spoštovan in nepreklicen izraz moje dokončne odločitve izstopa iz Svetovne zdravstvene organizacije ter iz vseh zdravstvenih in drugih podsistemov, ki vplivajo na moje zdravje in življenje v Sloveniji in Evropski uniji (EU) vse do pisnega preklica te izstopne izjave.

Podpis: _____
Državljan/ka Republike Slovenije

¹ Obligacijski zakonik (Uradni list RS, št. 97/07 – uradno prečiščeno besedilo, 64/16 – odl. US in 20/18 – OROZ631) - Odstop od pogodbe brez odpovednega roka - 832. člen: (1) Vsaka stranka lahko iz resnih vzrokov, ki jih mora navesti, zlasti neizpolnitve obveznosti druge stranke ali zaradi izjemnih okoliščin, odstopi od pogodbe brez odpovednega roka ali pred določenim časom. Te pravice s pogodbo ni mogoče izključiti ali omejiti.



Dear citizens of the Republic of Slovenia,

in recent years, we have all faced challenges and changes in the healthcare environment, especially in light of epidemics and pandemics. As citizens of the Republic of Slovenia, we have the right and duty to make decisions about our own health and how we respond to measures taken by the government and other organizations during epidemics or pandemics.

We understand that some decisions can be difficult and require careful consideration. Therefore, we would like to offer you the opportunity to decide how you want to handle healthcare measures in the future.

Based on your right to self-determination and with regard to health, we offer you an official form for the withdrawal of your citizenship membership from the World Health Organization (WHO). This form allows you to legally make decisions regarding the acceptance of health measures and recommendations during an epidemic or pandemic independently, free from any societal silent patronage agreement.

Please note that withdrawing from WHO does not affect the contractual agreement between the Republic of Slovenia and the administrative officers of the state administration in their international contractual relationship with the United Nations (UN) and/or the World Health Organization (WHO), which is a subsystem of the United Nations. Your decision is personal and only impacts your healthcare choices.

The withdrawal form from the WHO and additional information are attached to this message. To complete the withdrawal from WHO, you must send the filled-out form by registered mail with a return receipt to the following address in Switzerland:

THE CONTENTS OF THE ENVELOPE BEAR A DIPLOMATIC NOTE
Dr. Tedros Adhanom Ghebreyesus, Director-General
WORLD HEALTH ORGANIZATION (WHO)
Avenue Appia 20, 1211 Geneva, Switzerland

You must also inform the Government of the Republic of Slovenia (RS) about your decision to withdraw. Include a copy of the postal receipt along with the confirmed postal form to your notification to the Government of the RS that you have formally withdrawn from the International Health Organization WHO.

A copy of the signed withdrawal letter from WHO and a copy of the postal receipt for notification to WHO and the Government will serve as evidence that you are fully sovereign and self-determining about your health during epidemics and pandemics. The government must acknowledge this and provide you with a response. All other citizens of the Republic of Slovenia who do not or will not engage in a written proactive act of withdrawal from the World Health Organization **by November 20, 2023**, must adhere to the instructions of the Government of the RS and/or recommendations of the International Health Regulations, under which the World Health Organization provides guidance for measures during epidemics or pandemics. If you choose to seize this opportunity and express your self-determination regarding health, please send the completed form to the WHO address as indicated in the form and notify the Government of the Republic of Slovenia of your decision.

We understand that these are challenging times and encourage you to act in accordance with your proactive beliefs and desires regarding your health. Your decision holds special significance and allows you to proactively participate in shaping your healthcare future. Do not wait for coercive measures that you can influence and prevent before they cause further health, psychological, and economic damage!

Sincerely,
Mihael Bellis

Attachment: Personal Withdrawal Form from WHO | A citizen letter is a letter for your information, and you do not send it with formular.



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Name and Surname: _____

Citizen of the Republic of Slovenia: Yes / No Date of birth:

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Residential Address: _____

Postal Code and City: _____, Slovenia

Health Care ZZZS No:

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Place: _____ Date: _____
The data protection policy through which the controller fulfills its obligations must comply with Articles 13 and 14 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (hereinafter referred to as the General Data Protection Regulation).

REPUBLIC OF SLOVENIA

Ministry of Health of the Republic of Slovenia

WITHDRAWAL OF A CITIZEN OF THE REPUBLIC OF SLOVENIA FROM THE WORLD HEALTH ORGANIZATION (WHO) AND ITS SUBSYSTEMS IN THE EU AND SLOVENIA

Citizen of the Republic of Slovenia and the EU _____,
I express my utmost respect to **Director-General Dr. TEDROS ADHANOM GHEBREYESUS** and have the honor to communicate to:

**Dr. Tedros Adhanom Ghebreyesus, Director-General
WORLD HEALTH ORGANIZATION (WHO)**

Headquarters WHO, Avenue Appia 20, 1211 Geneva, Switzerland, I hereby wish

in accordance with the Constitution of the Republic of Slovenia, the constitution of the World Health Organization (WHO), and the international agreement between the Republic of Slovenia and WHO, **to formally withdraw my citizen membership from the World Health Organization (WHO). This decision is based on the following articles and laws:**

Right to Self-Determination (Constitution of the Republic of Slovenia, Article 3): The Constitution of the Republic of Slovenia establishes Slovenia as a state for all its citizens, based on the permanent and inalienable right of the Slovenian nation to self-determination. This includes the right to make decisions regarding health-related matters.

Limitation of Human Rights (Constitution of the Republic of Slovenia, Article 16): During times of exceptional circumstances, the Slovenian Constitution does not allow for the temporary suspension or restriction of rights as specified in Articles 17, 18, 21, 27, 28, 29, and 41. This principle was overlooked during the COVID-19 pandemic, disregarding the recommendations of the World Health Organization. The Slovenian government, along with the Ministry of Health, blindly followed guidelines and violated the aforementioned constitutional articles as per Article 16 of the Slovenian Constitution. To prevent further violations and the endangerment of lives and health, I hereby renounce the right to be part of your organization, as well as the right to comply with the Infectious Diseases Act in the Republic of Slovenia, which, through its measures, intentionally causes harm rather than protecting public health. The Act fails to differentiate between infection and disease during declared pandemics, which is detrimental to the health and lives of the people.

In line with the mentioned articles in this letter, I do not acknowledge any necessity for isolation, quarantine, mandatory vaccination, restrictions on freedom of movement and assembly, or other measures that are grounded solely in medical experiments without proven improvement or safeguarding of human or public health.

In the event of any violations, I demand legal guarantees in criminal proceedings (Constitution of the Republic of Slovenia, Article 29). Everyone accused of a criminal offense is entitled to certain rights, including the right to prepare a defense and have legal representation.



I base my withdrawal on the articles of the World Health Organization's constitution that pertain to membership and withdrawal. Based on these provisions and laws, and in consideration of my right to self-determination regarding health-related decisions, I distance myself from state measures and rules stemming from the recommendations of the World Health Organization and the International Health Regulations (IHR). I declare that none of these measures, should they be imposed, are valid or applicable to me, and I am not obligated to respect or implement them based on government regulations derived from the recommendations of the World Health Organization.

Infectious diseases that are not truly such provide an ideal pretext for the abuse of authority. The Infectious Diseases Act grants the state and health authorities the power to implement measures such as quarantines and isolations. Authorities have recently grossly abused this possibility to restrict citizens' rights and freedoms, thus violating fundamental human rights by exceeding the powers clearly and unequivocally defined by law and the constitution.

Intentional social stigmatization has been carried out under the guise of implementing health measures, regulated in a way that introduces prohibited and unwarranted stigmatization of individuals based solely on suspicion of infection, appearance, or reports by strangers. This lack of professionalism and looseness in the law is exploited to destroy the healthy and mentally capable population that inconveniences the state, leading to isolation, discrimination, and negatively affecting the mental and physical health of individuals and the overall societal climate.

Health regulations foresee unlawful restrictions on freedom of movement and assembly without social consensus. The law is structured to allow authorities to excessively and unlawfully restrict people's movement and prohibit mass gatherings during infectious disease outbreaks. Such measures affect an individual's freedom of movement, social life, and the right to freedom of expression, thereby limiting fundamental human freedoms.

The law (IHR and Infectious Diseases Act) enables authorities to enforce mandatory vaccination without the explicit consent of individuals through covert coercion. While mandatory vaccinations with proper vaccines are an important part of public health, there is a justifiable fear that such powers could be abused for unethical medical practices in the future, as happened during the declared and already passed COVID-19 pandemic.

Extended quarantines and isolations have caused excessive psychological distress and numerous suicides. We have witnessed inhumane and prolonged quarantines and isolations of people that authorities exploit for their covert activities and control. The possibility of extended quarantines or isolations without clear release procedures causes additional physical and psychological problems for individuals, jeopardizing their health, safety, and lives.

With this withdrawal from the World Health Organization, despite the international agreement¹ with the Republic of Slovenia, I do not interfere with its right to be and remain a member. Therefore, the World Health Organization, with its structures and subsystems, as well as the Republic of Slovenia and any third authorized party (police, security services, doctors, or individuals from other organizations), under no circumstances, including emergency situations and the activation of the Infectious Diseases Act in the Republic of Slovenia following this declaration, may restrict my freedom of movement within the country or within the European Union, in accordance with the valid Association Agreement of Slovenia with the EU. They may also not in any way limit my rights to make personal health decisions during declared epidemics, pandemics, or in the case of exceptional events or conditions in Slovenia or in any state that is a member of the European Community.

This decision is final and irrevocable and expresses my fundamental right to self-determination regarding health. At the same time, I declare that the World Health Organization (WHO), after my withdrawal, no longer has any authority or decision-making power over me, my body, my freedom of movement, expression, or my health, nor the health of my children if they are minors.

This written document clearly expresses my free will, and I demand that it be respected and that my decision to withdraw from the World Health Organization and from all health and other subsystems affecting my health and life in Slovenia and the European Union (EU) remains in effect until a written revocation of this declaration.

Signature: _____
Citizen of the Republic of Slovenia

¹ Obligations Code (Official Gazette of the Republic of Slovenia, No. 97/07 – official consolidated text, 64/16 – Constitutional Court decision, and 20/18 – OROZ631) - Termination of the contract without notice period - Article 832: (1) Each party may, for serious reasons that must be specified, especially due to the other party's failure to fulfill obligations or due to exceptional circumstances, terminate the contract without notice period or before the specified time. This right cannot be excluded or limited by the contract.

