

Pursuant to Article 38 paragraph 3 under l) of the Croatian National Bank Act (Official Gazette 36/2001) and Article 32 paragraph 4 of the Foreign Exchange Act (Official Gazette 96/2003 and 140/2005), the Council of the Croatian National Bank, at its session held on 8 February 2005, enacted the following

DECISION

Amending the Decision Governing the Conditions for and the Manner of Performing External Payment Operations

I

In the Decision Governing the Conditions for and the Manner of Performing External Payment Operations (Official Gazette 88/2005), item V is amended to read:

"(1) Payments and collections in transactions with foreign countries of craftsmen, sole traders and other natural persons who are self-employed and perform the activity of their registration (lawyers, public notaries, tax advisors, dentists, doctors, etc.) shall be performed in the manner prescribed for legal persons.

(2) Collections from abroad credited to a resident natural person who performs the activity that he/she is not required to register pursuant to the regulations shall be credited to the foreign exchange giro account or the kuna giro account of the collection beneficiary."

II

In item XIX, the words "1 April 2006" are replaced by the words "1 June 2006".

III

This Decision shall take effect on the eighth day following its publication in the Official Gazette.

Decision No. 685/2006
Zagreb, 8 February 2006

**CROATIAN NATIONAL BANK
COUNCIL CHAIRMAN**

**GOVERNOR
Dr Željko Rohatinski**