

Pursuant to Article 5, paragraph 7 and 8 of the Law on State Survey and Real Estate Cadastre (official gazette "Narodne novine", no. 16/07) and Article 19 of Pašman Municipality Statute ("Official Gazette of Zadar County", no. 6/06 – consolidated text) Municipal Council of Pašman Municipality, at the 17th meeting held on March 25, 2008 passed the

RESOLUTION
on co-financing of cadastre survey and
land registry revision for the territory of Pašman Municipality

Article 1

This resolution defines the amount of funds that natural persons and legal entities – parties entitled to real estates in the territory of Pašman Municipality (hereinafter: the co-investors) shall pay to co-finance the new cadastre survey and land registry revision for the cadastre municipality Ždrelac and other cadastre municipalities in the territory of Pašman Municipality.

Article 2

Within the meaning of this Resolution, the co-investor is:

- a land registry or unregistered owner of the whole property (hereinafter: the exclusive owner) for one or more cadastre plots on the territory of Pašman Municipality (hereinafter: - cadastre plot, - real estate), as well as any participant of the dissolution of co-ownership and joint tenancy in the procedure of cadastre survey and land registry revision, regardless of whether they are simultaneous co-owners i.e. joint possessors of some other real estate or real estates,
- a joint tenancy or the co-ownership of one or several cadastre plots, the members of which are not simultaneously exclusive owners under item 1 of this Article, i.e. other persons forming the co-ownership, if in the process of cadastre survey and land registry revision they register all their real estates as joint tenancy, i.e. the partnership of co-owners,
- any land registry or unregistered owner, i.e. partnership of co-owners of a particular real estate portion (tenant ownership) in an apartment house or business building erected on one or more cadastre plots.

Article 3

The co-investor, as the owner of real estates in the territory of Pašman Municipality, shall pay to Pašman Municipality its rightful portion with regard to the co-financing of works under Article 1 of this Resolution:

1. if the land registry real estate status is defined,
in the amount ofHRK 1,000.00
(in letters: one thousand kuna), i.e.
if the land registry real estate status is not entirely defined,
in the amount ofHRK 4,000.00
(in letters: four thousand kuna).

The amounts from paragraph 1 of this Article may be paid by the co-investor in eight (8) equal quarterly instalments, within two years from the day the agreement on co-financing the cadastre survey and land registry revision is executed for the territory of Pašman Municipality, and before the public inspection of the cadastre survey, at the latest.

Article 4

Pašman Municipality and the co-investors shall execute agreements on co-financing the cadastre survey and land registry revision for the territory of Pašman Municipality, in accordance with the provisions of this Resolution.

The agreements under paragraph 1 of this Article fall under the authority of the Municipality head, who shall execute them on the behalf of Pašman Municipality.

Article 5

The present Resolution shall come into force on the eight day from the day it is published in the "Official Gazette of Zadar County".

Class: 021-05/08-01/3

Reg. no.: 2198/17-08-14

Pašman, March 25, 2008

MUNICIPAL COUNCIL OF PAŠMAN MUNICIPALITY

Municipal Council

President

Nikolino Bašić, personally signed