# Model animal health certificate for the non-commercial movement into a Member State from a territory or third country of dogs, cats or ferrets in accordance with Article 5(1) and (2) of Regulation (EU) No 576/2013

**COUNTRY:** United States

## Veterinary certificate to EU

### Part I: Details of dispatched consignment

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name Owner or responsible person’s name in the US</td>
<td>To be filled out by federal Veterinary Services (VS) office</td>
</tr>
<tr>
<td>Address Owner or responsible person’s address in the US</td>
<td>I.2.a.</td>
</tr>
<tr>
<td>Tel. Owner or responsible person’s telephone number in the US</td>
<td>I.3. Central competent authority</td>
</tr>
<tr>
<td></td>
<td>USDA, APHIS, VS</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>I.5. Consignee</th>
<th>I.4. Local competent authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name Owner or responsible person’s name in the EU</td>
<td>To be filled out by federal VS Office as “VS-XX”, where XX is the State in which the endorsing office is located. (For example, enter “VS-WI” if the certificate is going to be endorsed by the Veterinary Services office in Wisconsin.)</td>
</tr>
<tr>
<td>Address Owner or responsible person’s address in the EU</td>
<td></td>
</tr>
<tr>
<td>Postal code Owner or responsible person’s postal code in the EU</td>
<td></td>
</tr>
<tr>
<td>Tel. Owner or responsible person’s telephone number in the EU</td>
<td></td>
</tr>
</tbody>
</table>

### I.6. Country of origin

<table>
<thead>
<tr>
<th>ISO code</th>
</tr>
</thead>
<tbody>
<tr>
<td>US-0</td>
</tr>
</tbody>
</table>

### I.11. Description of commodity

Dog, cat, or ferret

May list more than one animal/species on this certificate

<table>
<thead>
<tr>
<th>I.12. Commodity code (HS code)</th>
<th>Leave as is.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>010619</td>
</tr>
</tbody>
</table>

### I.13. Commodity certified for:

Pets

Mark this box 

### I.14. Identification of the commodities

<table>
<thead>
<tr>
<th>Scientific name</th>
<th>Sex</th>
<th>Identification system</th>
<th>Colour</th>
<th>Breed</th>
<th>Date of application and/or reading of the transponder or tattoo</th>
<th>Identification number</th>
<th>Date of birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dog: Canis familiaris</td>
<td>-</td>
<td>Microchip or tattoo number (tattoo must have been applied prior to July 3, 2011)</td>
<td>-</td>
<td>-</td>
<td>Date format must be day/month/year</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Cat: Felis catus</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>Date format must be day/month/year</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Ferret: Mustela putorius furo</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>Date format must be day/month/year</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

This non-commercial certificate can only be used if the pet is traveling within 5 days prior to or after the owner/natural person – otherwise, the commercial certificate applies. If a change of ownership occurs (i.e., a breeder is shipping a puppy to the new owner in the EU), the commercial certificate applies.

Page ____ of ____
COUNTRY Non-commercial movement into a Member State from a
territory or third country of dogs, cats or ferrets in accordance
with Article 5(1) and (2) of Regulation (EU) No 576/2013 of the
European Parliament and of the Council

II. Health information

II.a. Certificate reference No
To be filled out by federal VS office

II.b.

I, the undersigned (choose one, line-through the other) official veterinarian\(^1\) (military veterinarian*) OR veterinarian authorised by the competent authority\(^2\) (accredited veterinarian) of……United States ............ (insert name of territory or third country) certify that:

Purpose/nature of journey attested by the owner:

II.1. the attached declaration\(^3\) (Declaration #1 on last page must be attached to the certificate and numbered as part of the certificate) by the owner or the natural person who has authorisation in writing from the owner to carry out the non-commercial movement of the animals on behalf of the owner, supported by evidence\(^3\) (the officials at the port of entry in the EU country of destination may ask the owner to show proof that the animal travelled within 5 days before or after the owner, states that the animals described in Box I.28 will accompany the owner or the natural person who has authorisation in writing from the owner to carry out the non-commercial movement of the animals on behalf of the owner within not more than five days of his movement and are not subject to a movement that aims at their sale or a transfer of ownership, and during the non-commercial movement will remain under the responsibility of
 Choose one of these options and line-through the others:

\(^{1}\)either [the owner;] Keep this option if the owner is travelling within 5 days before or after the pet’s arrival.
Line-through the two options immediately below.

\(^{1}\)or [the natural person who has authorisation in writing from the owner to carry out the non-commercial movement of the animals on behalf of the owner;] Keep this option if another person (not the owner) will travel within 5 days before or after the pet’s arrival.
Line-through the options immediately above and below.

\(^{1}\)or [the natural person designated by a carrier contracted by the owner to carry out the non-commercial movement of the animals on behalf of the owner;] Keep this option if a pet relocation company or other transport broker is responsible for transporting the pet within 5 days before or after the owner’s movement.
Line-through the two options immediately above.

\(^{1}\)either [II.2. the animals described in Box I.28 are moved in a number of five or less;] Keep this option if there are no five or less animals.
Line-through the entire 2nd II.2 option immediately below, including the two “either/or” options below it.

\(^{1}\)or [II.2. the animals described in Box I.28 are moved in a number of more than five, are more than six months old and are going to participate in competitions, exhibitions or sporting events or in training for those events, and the owner or the natural person referred to in point II.1 has provided evidence\(^3\) that the animals are registered Keep this option if the animals are intended to participate in competition, exhibitions or sporting events, AND there are more than 5 animals, AND all of the animals are over 6 months of age. Will be required to show proof of participation in these events to the EU officials at the port of entry.
Line-through the first II.2 option immediately above.

\(^{1}\)either [to attend such event;] Choose one and line-through the other.

\(^{1}\)or [with an association organising such events;] Choose one and line-through the other.

Attestation of rabies vaccination and rabies antibody titration test:

\(^{1}\)either [II.3. the animals described in Box I.28 are less than 12 weeks old and have not received an anti-rabies vaccination, or are between 12 and 16 weeks old and have received an anti-rabies vaccination, but 21 days at least have not elapsed since the completion of the primary vaccination against rabies carried out in accordance with the validity requirements set out in Annex III to Regulation (EU) No 576/2013 of the European Parliament and of the Council\(^4\), and (If this II.3 option is chosen, then keep II.3.1 below AND one of the II.3.2 options below)

II.3.1 the territory or third country of provenance of the animals indicated in Box I.1 is listed in Annex II to Commission Implementing Regulation (EU) No 577/2013 (Keep this as the United States is listed) and the Member State of destination indicated in Box I.5 has informed the public that it authorises the movement of such animals into its territory (see page 6, Explanatory Notes (h) for list of EU Member States that authorize entry of
II. Health information

II.a. Certificate reference No
To be filled out by federal VS office

II.b. Health information

(1) either [II.3.2]
unvaccinated animals, and they are accompanied by
the attached declaration(5) (Declaration #2) of the owner or the natural person referred to
in point II.1 stating that from birth until the time of the non-commercial movement the
animals have had no contact with wild animals of species susceptible to rabies;
Declaration is made by the owner or responsible person for animals that are either less
than 12 weeks of age and not vaccinated for rabies, OR between 12 and 16 weeks of age
but 21 days has not elapsed since the date of vaccination. Line-through the 2nd II.3.2
option immediately below.

(1) or [II.3.2]
their mother, on whom they still depend, and it can be established that the mother
received before their birth an anti-rabies vaccination which complied with the validity
requirements set out in Annex III to Regulation (EU) No 576/2013 of the European
Parliament and of the Council.] Keep this for animals less than 12 weeks of age and not
vaccinated for rabies. The mother must have been vaccinated for rabies prior to birth of
the animals, and the owner/responsible person must present proof of the mother’s rabies
vaccination. Line-through the 1st II.3.2 option immediately above.

(1) or/and [II.3.1]
the animals described in Box I.28 were at least 12 weeks old at the time of vaccination against
rabies and at least 21 days have elapsed since the completion of the primary anti-rabies vaccination(4)
carried out in accordance with the validity requirements set out in Annex III to Regulation (EU)
No 576/2013 of the European Parliament and of the Council and any subsequent revaccination was
carried out within the period of validity of the preceding vaccination(6); and

(1) either [II.3.1]
the animals described in Box I.28 come from a territory or a third country listed in Annex
II to Commission Implementing Regulation (EU) No 577/2013, either directly, through a
territory or a third country listed in Annex II to Commission Implementing Regulation (EU)
No 577/2013 or through a territory or a third country other than those listed in
Annex II to Commission Implementing Regulation (EU) No 577/2013 in accordance with
point (c) of Article 12(1) of Regulation (EU) No 576/2013 of the European Parliament
and of the Council(7), and the details of the current anti-rabies vaccination are provided in
the table below;

(1) or [II.3.1]
the animals described in Box I.28 come from, or are scheduled to transit through, a
territory or third country other than those listed in Annex II to Commission Implementing
Regulation (EU) No 577/2013 and a rabies antibody titration test(8), carried out on a blood
tsampling taken by the veterinarian authorised by the competent authority on the date
indicated in the table below not less than 30 days after the preceding vaccination and at
least three months prior to the date of issue of this certificate, proved an antibody titre
equal to or greater than 0.5 IU/ml and any subsequent revaccination was carried out
within the period of validity of the preceding vaccination(6), and the details of the current
anti-rabies vaccination and the date of sampling for testing the immune response are
provided in the table below:

<table>
<thead>
<tr>
<th>Transponder or tattoo alphanumeric code of the animal</th>
<th>Date of vaccination [dd/mm/yyyy]</th>
<th>Name and manufacturer of vaccine</th>
<th>Batch number</th>
<th>Validity of vaccination From [dd/mm/yyyy] to [dd/mm/yyyy]</th>
<th>Date of the blood sampling [dd/mm/yyyy]</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

Line-through this point as dogs, cats and ferrets from the US are not required to have a titer test.

Choose one II.3.2 option

Choose the 1st II.3.1 option as the US is listed.

2nd II.3 option: Choose if the animals are at least 12 weeks old AND vaccinated for rabies, AND 21 days has elapsed since the date of vaccination, AND the last rabies vaccination has not expired.

Leaves this column blank for animals leaving from the US.
COUNTRY Non-commercial movement into a Member State from a territory or third country of dogs, cats or ferrets in accordance with Article 5(1) and (2) of Regulation (EU) No 576/2013 of the European Parliament and of the Council.

**II. Health information**

| II.a. Certificate reference No | II.b. To be filled out by federal VS office |

**II. Health information**

| Date of birth/breed as stated by the owner |

**Notes**

(a) This certificate is meant for dogs (*Canis lupus familiaris*), cats (*Felis silvestris catus*) and ferrets (*Mustela putorius furo*).

(b) This certificate is valid for 10 days from the date of issue by the official veterinarian until the date of the documentary and identity checks at the designated Union travellers' point of entry (available at [http://ec.europa.eu/food/animal/liveanimals/pets/pointsentry_en.htm](http://ec.europa.eu/food/animal/liveanimals/pets/pointsentry_en.htm)).

In the case of transport by sea, that period of 10 days is extended by an additional period corresponding to the duration of the journey by sea. This is relevant for pets on cruise ships or other sea vessels.

For the purpose of further movement into other Member States, this certificate is valid from the date of the documentary and identity checks for a total of four months (can be used for intra-Community movement for 4 months after the date of initial entry into the EU) or until the date of expiry of the anti-rabies vaccination or until the conditions relating to animals less than 16 weeks old referred to in point II.3 (animals not vaccinated for rabies) cease to apply, whichever date is earlier. Please note that certain Member States have informed that the movement into their territory of animals less than 16 weeks old referred to in point II.3 is not authorised. (See page 6, Explanatory Notes (h) for list of EU Member States that authorize entry of unvaccinated animals), You may wish to inquire at [http://ec.europa.eu/food/animal/liveanimals/pets/index_en.htm](http://ec.europa.eu/food/animal/liveanimals/pets/index_en.htm).

**Part I**

Box I.5: **Consignee**: indicate Member State of first destination.

Box I.28: **Identification system**: select one of the following: transponder or tattoo.

- In the case of a transponder: select date of application or reading.
- In the case of a tattoo: select date of application and reading. The tattoo must be clearly readable and applied before 3 July 2011.

**Identification number**: indicate the transponder or tattoo alphanumeric code.

**Date of birth/breed**: as stated by the owner.

**Transponder or tattoo number of the dog**

| Name and manufacturer of the product | Date and time of treatment [00:00] | Administering veterinarian |

**Anti-echinococcus treatment**

| Name in capitals, stamp and signature (If the accredited veterinarian does not have a stamp, then the name and signature is sufficient) |

**Attestation of anti-parasite treatment:**

(i) **either** [II.4. the dogs described in Box I.28 are destined for a Member State listed in Annex I to Commission Delegated Regulation (EU) No 1152/2011 and have been treated against *Echinococcus multilocularis* [tapeworm], and the details of the treatment carried out by the administering veterinarian in accordance with Article 7 of Commission Delegated Regulation (EU) No 1152/2011 (9)(10)(11) are provided in the table below. Tapeworm treatment is required for export to the United Kingdom, Ireland, Malta, Finland, and Norway (Norway is not part of the EU but uses the EU health certificate). The animals must be treated once between 1-5 days prior to scheduled entry into the EU. Indicate treatment in the table below. The date of tapeworm treatment must be recorded as the day of or before the accredited veterinarian’s signature, except for exports to the UK, Ireland and Norway. The UK, Ireland, Finland and Norway allow tapeworm treatment to occur after APHIS endorsement of the health certificate.]

(ii) **or** [II.4. the dogs described in Box I.28 have not been treated against *Echinococcus multilocularis* (11).]

**Notes**

(a) This certificate is meant for dogs (*Canis lupus familiaris*), cats (*Felis silvestris catus*) and ferrets (*Mustela putorius furo*).

(b) This certificate is valid for 10 days from the date of issue by the official veterinarian until the date of the documentary and identity checks at the designated Union travellers' point of entry (available at [http://ec.europa.eu/food/animal/liveanimals/pets/pointsentry_en.htm](http://ec.europa.eu/food/animal/liveanimals/pets/pointsentry_en.htm)).

In the case of transport by sea, that period of 10 days is extended by an additional period corresponding to the duration of the journey by sea. This is relevant for pets on cruise ships or other sea vessels.

For the purpose of further movement into other Member States, this certificate is valid from the date of the documentary and identity checks for a total of four months (can be used for intra-Community movement for 4 months after the date of initial entry into the EU) or until the date of expiry of the anti-rabies vaccination or until the conditions relating to animals less than 16 weeks old referred to in point II.3 (animals not vaccinated for rabies) cease to apply, whichever date is earlier. Please note that certain Member States have informed that the movement into their territory of animals less than 16 weeks old referred to in point II.3 is not authorised. (See page 6, Explanatory Notes (h) for list of EU Member States that authorize entry of unvaccinated animals), You may wish to inquire at [http://ec.europa.eu/food/animal/liveanimals/pets/index_en.htm](http://ec.europa.eu/food/animal/liveanimals/pets/index_en.htm).

**Part I**

Box I.5: **Consignee**: indicate Member State of first destination.

Box I.28: **Identification system**: select one of the following: transponder or tattoo.

- In the case of a transponder: select date of application or reading.
- In the case of a tattoo: select date of application and reading. The tattoo must be clearly readable and applied before 3 July 2011.

**Identification number**: indicate the transponder or tattoo alphanumeric code.

**Date of birth/breed**: as stated by the owner.
### COUNTRY

**Non-commercial movement into a Member State from a territory or third country of dogs, cats or ferrets in accordance with Article 5(1) and (2) of Regulation (EU) No 576/2013 of the European Parliament and of the Council**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Part II:</td>
<td></td>
<td>To be filled out by federal VS office</td>
</tr>
</tbody>
</table>

#### Part II:

1. **Keep as appropriate.**

2. The declaration (Declaration #1) referred to in point II.1 shall be attached to the certificate and comply with the model and additional requirements set out in Part 3 of Annex IV to Commission Implementing Regulation (EU) No 577/2013. Declaration #1 is part of the health certificate and should be numbered as such.

3. The evidence referred to in point II.1 (e.g., boarding pass, flight ticket) (evidence that the animal was moved within 5 days prior to or after the owner) and in point II.2 (e.g., receipt of entry to the event, proof of membership) shall be surrendered on request by the competent authorities responsible for the checks referred to in point (b) of the Notes. APHIS is not responsible for confirming this information.

4. Any revaccination must be considered a primary vaccination if it was not carried out within the period of validity (i.e., if the rabies vaccine has expired) of a previous vaccination.

5. The declaration referred to in point II.3.2 (Declaration #2 stating that from birth until the time of the non-commercial movement the animals have had no contact with wild animals of species susceptible to rabies) to be attached to the certificate complies with the format, layout and language requirements laid down in Parts 1 and 3 of Annex I to Commission Implementing Regulation (EU) No 577/2013.

6. A certified copy of the identification and vaccination details of the animals concerned shall be attached to the certificate. The rabies certificate and microchip document are not part of the health certificate and therefore should not be page numbered, nor are these documents endorsed by APHIS. Microchip information should be added to the rabies certificate by the issuing veterinarian if a separate microchip document is not available.

7. The third option is subject to the condition that the owner or the natural person referred to in point II.1 provides, on request by the competent authorities responsible for the checks referred to in point (b), a declaration (Declaration #3) stating that the animals have had no contact with animals of species susceptible of rabies and remain secure within the means of transport or the perimeter of an international airport during the transit through a territory or a third country other than those listed in Annex II to Commission Implementing Regulation (EU) No 577/2013. This declaration shall comply with the format, layout and language requirements set out in Parts 2 and 3 of Annex I to Commission Implementing Regulation (EU) No 577/2013. (This option is related to transits through unlisted countries, but the United States is a listed country, so it is not relevant for animals departing from the United States.)

8. The rabies antibody titration test referred to in point II.3.1: **Not applicable for pets departing from the US.**

- must be carried out on a sample collected by a veterinarian authorised by the competent authority, at least 30 days after the date of vaccination and three months before the date of import;
- must measure a level of neutralising antibody to rabies virus in serum equal to or greater than 0.5 IU/ml;
- must be performed by a laboratory approved in accordance with Article 3 of Council Decision 2000/258/EC (list of approved laboratories available at [http://ec.europa.eu/food/animal/liveanimals/pets/approval_en.htm](http://ec.europa.eu/food/animal/liveanimals/pets/approval_en.htm));
- does not have to be renewed on an animal, which following that test with satisfactory results, has been revaccinated against rabies within the period of validity of a previous vaccination.

A certified copy of the official report from the approved laboratory on the results of the rabies antibody test referred to in point II.3.1 shall be attached to the certificate. **Not applicable for pets departing from the US.**

9. The treatment against *Echinococcus multilocularis* referred to in point II.4 must:

- be administered by a veterinarian within a period of not more than 120 hours and not less than 24 hours before the time of the scheduled entry (i.e., 1-4 days prior to the date of departure taking the overnight flight into account) of the dogs into one of the Member States or parts thereof listed in Annex I to Commission Delegated Regulation (EU) No 1152/2011;
- consist of an approved medicinal product which contains the appropriate dose of praziquantel or pharmacologically active substances, which alone or in combination, have been proven to reduce the burden of mature and immature intestinal forms of *Echinococcus multilocularis* in the host species concerned. Ideally, the echinococcus treatment medication should contain praziquantel. If not, then the medication must be labelled as effective against *Echinococcus multilocularis*. For Malta, the date of tapeworm treatment must be recorded as the day of or before the accredited veterinarian’s signature.

For the UK, Ireland, Finland and Norway, the tapeworm treatment may occur after APHIS endorsement.
COUNTRY  
**Non-commercial** movement into a Member State from a territory or third country of dogs, cats or ferrets in accordance with Article 5(1) and (2) of Regulation (EU) No 576/2013 of the European Parliament and of the Council

<table>
<thead>
<tr>
<th>II. Health information</th>
<th>II.a. Certificate reference No</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>To be filled out by federal VS office</td>
</tr>
</tbody>
</table>

(10) The table referred to in point II.4 must be used to document the details of a further treatment if administered after the date the certificate was signed and prior to the scheduled entry into one of the Member States or parts thereof listed in Annex I to Commission Delegated Regulation (EU) No 1152/2011. Once the animal is already in the EU, and if it travels to the United Kingdom, Malta, Ireland, Finland or Norway, it must be treated for tapeworm by an EU veterinarian, and information will be entered by that veterinarian in table II.4.

Table referred to in point II.4 must be used to document the details of treatments if administered after the date the certificate was signed for the purpose of further movement into other Member States described in point (b) of the Notes and in conjunction with footnote (9).

Official veterinarian/Authorised veterinarian This box is for the signature of an accredited veterinarian or military veterinarian (*defined as a Veterinary Corps Officer or GS-0701 series civilian government veterinarian employed by the military). Signature must be in a different color than the text (usually sign in blue ink).

- Name (in capital letters):
- Qualification and title:
- Address:
- Telephone:
- Date:
- Signature:
- Stamp:

Endorsement by the competent authority (not necessary when the certificate is signed by an official veterinarian) This box is for the federal veterinarian’s information and signature. Federal veterinarian’s signature is not needed if the box above is signed by a military veterinarian.

- Name (in capital letters):
- Qualification and title:
- Address:
- Telephone:
- Date:
- Signature:
- Stamp:

Official at the travellers' point of entry (for the purpose of further movement into other Member States) This box is for the officials in the EU to fill out.

- Name (in capital letters):
- Title:
- Address:
- Telephone:
- E-mail address:
- Date of completion of the documentary and identity checks:
- Signature:
- Stamp:
Part 2

Explanatory notes for completing the animal health certificates

(a) Where the certificate states that certain statements shall be kept as appropriate, statements which are not relevant may be crossed out and initialled and stamped by the official veterinarian, or completely deleted from the certificate.

(b) The original of each certificate shall consist of a single sheet of paper, or, where more text is required it must be in such a form that all sheets of paper required are part of an integrated whole and indivisible.

(c) The certificate shall be drawn up in at least one of the official languages of the Member State of entry and in English. Belgium, Denmark, Finland, Germany (via Frankfurt), Ireland, Luxembourg, Malta, the Netherlands, Sweden and the UK accept an English-only certificate. This also applies to Norway and Switzerland (not part of the EU but use EU certificates).

It shall be completed in block letters in at least one of the official languages of the Member State of entry or in English.

(d) If additional sheets of paper or supporting documents are attached to the certificate, those sheets of paper or document shall also be considered as forming part of the original of the certificate by the application of the signature and stamp of the official veterinarian, on each of the pages.

(e) When the certificate, including additional sheets referred to in point (d), comprises more than one page, each page shall be numbered (page number of total number of pages) at the end of the page and shall bear at the top of each page the certificate reference number that has been designated by the competent authority.

(f) The original of the certificate shall be issued by an official veterinarian of the territory or third country of dispatch or by an authorised veterinarian and subsequently endorsed by the competent authority of the territory or third country of dispatch. The competent authority of the territory or third country of dispatch shall ensure that rules and principles of certification equivalent to those laid down in Directive 96/93/EC are followed.

The colour of the signature shall be different from that of the printing. This requirement also applies to stamps other than those embossed or watermarked.

(g) The certificate reference number referred to in boxes I.2 and II.a. shall be issued by the competent authority of the territory or third country of dispatch.

(h) EU countries that do NOT accept unvaccinated pets: Belgium, Croatia, Cyprus, Finland, France, Ireland, Italy, Malta, Netherlands, Slovenia, Spain, Sweden, and Poland

EU countries that DO accept unvaccinated pets (some with conditions): Austria, Czech Republic, Denmark, Estonia, Germany, Greece, Hungary, Latvia, Lithuania, Portugal (with mother), UK (with quarantine)

EU countries with unknown requirements for unvaccinated animals: Bulgaria, Luxembourg, Romania, Slovakia
Declaration
(referred to in annotated certificate as Declaration #1)

COMPLETE IN BLOCK LETTERS

I, the undersigned
.......................................................................................................................................................
[owner or the natural person who has authorisation in writing from the owner to carry out the non-commercial movement on behalf of the owner]

declare that the following pet animals are not subject to a movement that aims at their sale or a transfer of ownership and will accompany the owner or the natural person who has authorisation in writing from the owner to carry out the non-commercial movement on behalf of the owner within not more than 5 days of his movement.

<table>
<thead>
<tr>
<th>Transponder/tattoo(1) alphanumeric code</th>
<th>Animal health certificate number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>This number will be entered by the federal veterinarian at the time of endorsement.</td>
</tr>
</tbody>
</table>

During the non-commercial movement, the above animals will remain under the responsibility of

Choose one and line-through the others. Make sure this matches point II.1 of the certificate.

(1) either [the owner];

(1) or [the natural person who has authorisation in writing from the owner to carry out the non-commercial movement on behalf of the owner]

(1) or [the natural person designated by the carrier contracted to carry out the non-commercial movement on behalf of the owner: ……………………………… (insert name of the carrier)]

Place and date:

Signature of the owner or natural person who has authorisation in writing from the owner to carry out the non-commercial movement on behalf of the owner:

(1) delete as appropriate.

The declaration shall be drawn up in at least one of the official language(s) of the Member State of entry and in English and shall be completed in block letters.