

RESOLUTION OF THE GOVERNMENT OF THE CZECH REPUBLIC

dated March 15, 2020, No. 214

on the adoption of an emergency measure

Following the resolution of the Government No. 194 dated March 12, 2020, according to which the Government declared, pursuant to Articles 5 and 6 of the constitutional act No. 110/1998 Coll., on security of the Czech Republic, the state of emergency for the territory of the Czech Republic due to the risks for public health in connection with the evidenced occurrence of the coronavirus /referred to as SARS CoV-2/ in the territory of the Czech Republic, and ruled to adopt emergency measures pursuant to Section 5(a-e) and Section 6 of the act No. 240/2000 Coll., on emergency management and amending of several acts (the emergency act), as amended, to solve the emergency situation, hereby, pursuant to Section 5(1)(e) and Section 6(1)(b) of the emergency act.

The Government

- **I.** Orders that during the term of the state of emergency declared by the resolution of the Government No. 194 of March 12, 2020
- 1. An affidavit as per annex No. 1 to this measure may replace, in case of employees whose employment was created after the date of publication of this measure:
- a) A health certificate pursuant to Section 19(2) of the act No. 258/2000 Coll., on public health protection and amending of several related acts, as amended; and
- b) Health capacity assessment of a candidate for employment according to the act No. 373/2011 Coll., on specific healthcare services, as amended
- 2. It is not required to perform regular medical checks within the meaning of Section 11 of the decree No. 79/2013 Coll., implementing several provisions of the act No. 373/2011 Coll., on specific healthcare services, as amended (decree on occupational health services and several types of expert care), as amended;
- 3. Validity of a work permit and permits and visa issued until the day of the publishing of this measure to persons in employment relationship to employers providing services on the basis of an agreement pursuant to Section 308 of the act No. 262/2006 Coll., the Labor Code, as amended, or on the basis of another contract, shall be prolonged to 60 days after the end of the state of emergency, provided that they are valid on the day of the publishing of this measure;
- 4. Further requirements specified by implementing legislation for market introduction of packed food do not have to be adhered to;
- **II. Orders** that the prohibition of retail sale of goods and services in establishments, provided in point I of the resolution of the Government of March 14, 2020 No. 211, published under No. 80/2020 Coll., further does not apply to:
- 1. Repair of road vehicles, if there are not more than 30 persons in the establishment at the same time;

- 2. Towing and repairing of road vehicles at the road traffic;
- 3. Sale of spare parts to road vehicles and manufacturing technologies;
- 4. Establishments allowing pick-up of goods and shipments from a third party;
- 5. Sale of garden goods including seeds;
- 6. Cash sale of tickets:
- 7. Spa facilities, provided that they provide only spa services, which are at least partially covered by public health insurance;
- 8. Provision of funeral services;
- 9. Florist shops;
- 10. Construction and removal of buildings, design works in construction, geological works, geodetic works, testing, measuring and analysis for the construction;
- 11. Dispensing and sale of medical devices.

if such goods or services represent major part of activity in such an establishment.

- **III.** Orders that the sale of not packaged pastry is permitted only as long as:
- 1. It is ensured that there will not be concentration of persons in the places where pastry is picked up;
- 2. The sales point is equipped with personal hygiene tools;
- **IV. Orders** that the prohibition of retail sale of goods and services in establishments, provided in point I of the resolution of the Government of March 14, 2020 No. 211, published under No. 80/2020 Coll., further does not apply to activities, which are not considered as trade under the trade licensing act:

V. Forbids

- 1. With effect as of March 16, 2020, 06:00 hours until March 24, 2020, sale of accommodation services, with the exception of providers of accommodation services in dormitories, spa facilities as per point II/7 and school accommodation facilities;
- 2. With effect as of March 16, 2020, 06:00 hours until March 24, 2020, operation of driving license schools;
- 3. With effect as of March 16, 2020, 06:00 hours until March 24, 2020, provision of taxi services, with the exception of taxi services delivering food or persons with the taxi driver license:
- 4. With effect as of March 16, 2020, 06:00 hours until March 24, 2020, presence of the public in the self-service laundries;
- 5. With effect as of March 16, 2020, 06:00 hours until March 24, 2020, presence of the public in the sales shops of building materials, building products and hobby markets;
- 6. With effect as of March 16, 2020, 06:00 hours until March 24, 2020, presence of the public in the establishment of service providers outdoor and indoor sport facilities;

- 7. With effect as of March 16, 2020, 06:00 hours until March 24, 2020, validity of decrees of municipalities, which define areas in which local roads or their parts can be used only for price agreed in accordance with price regulations;
- **VI. Repeals** point I/1, second bullet point of the resolution of the Government of March 14, 2020, No. 211.

VII. Rules that this resolution becomes effective upon its publication.

Ing. Andrej Babiš, v. r. prime minister