EXTRAORDINARY MEASURE

The Ministry of Health, as the competent administrative authority pursuant to Section 80(1)(g) of Act No. 258/2000 Coll., on Public Health Protection and the amendment to certain related acts, as amended (hereinafter referred to as “Act No. 258/2000 Coll.”), orders this extraordinary measure, proceeding pursuant to Section 69(1)(b) and (2) of Act No. 258/2000 Coll., in order to protect the population and prevent the occurrence and spread of the COVID-19 disease caused by the new SARS-CoV-2 coronavirus:

I.

Effective from 12:00 a.m. on 27 June 2020 until 12:00 a.m. on 30 June 2020

the operation of schools and school facilities is restricted, in that it

prohibits

1. the personal presence of pupils and students during elementary, secondary and higher vocational education at school and educational facilities pursuant to Act No. 561/2004 Coll., on Preschool, Elementary, Secondary, Higher College and other Education (the Schools Act), as amended; the prohibition of personal presence pursuant to this paragraph does not apply to the personal presence of

a) pupils who are taking final examinations or have submitted an application for school-leaving examinations, pupils in the last year at conservatories and students in the last year at higher vocational schools, especially for the purpose of preparing for final examinations, school-leaving or discharge examinations, whereas attendance is not mandatory for these pupils and students and these pupils or students may be in groups of at most 15 people or students;

b) 9th grade primary school pupils for the purpose of preparing for acceptance examinations to secondary school, whereas attendance is not mandatory for these pupils and these pupils may be in groups of at most 15 people,

c) pupils at schools established alongside diagnostic institutes, children’s homes with a school and correctional centres and in diagnostic classes pursuant to Act No.109/2002 Coll., on the performance of institutional care or protective education in school facilities and on preventive educational care in school facilities and on the amendment of other Acts, as amended,

d) pupils at lessons in schools attached to healthcare facilities,

2. pupils in the 1st level of primary school, children in the preparatory class of primary school, pupils of special primary schools and children in the preparatory class of special primary schools, whereas attendance is not mandatory for these pupils and children and these pupils and children must form unchanging groups of no more than 15 pupils or children,
f) pupils or students for the purpose of their evaluation in examinations or commission-based examinations stipulated by legal regulations, or examinations arising from an individual curriculum pursuant to the Schools Act, or the taking of internationally recognized examinations, while fulfilling the condition of at most 15 persons present in the examination or testing room,

g) students of higher vocational schools for the purpose of examinations, classified credits and credits, upon fulfillment of the condition of at most 15 persons present in the room where the examination, classified credit or credit is conducted, and for the purpose of practical preparation,

h) pupils at secondary schools established by the Ministry of Justice,

i) pupils of secondary schools and conservatories for the purpose of practical instruction, whereas attendance is not mandatory for these pupils and these pupils must form groups of no more than 15 pupils,

j) pupils in the 2nd level of primary school and secondary school or conservatory, and students of higher specialised schools for the purpose of consultation or class lessons, whereas attendance is not mandatory for these pupils or students and these pupils or students must form groups of no more than 15 pupils or students;

k) for the purpose of collecting report cards,

2. the presence of children, pupils, students and other participants in non-formal education at school facilities for non-formal education, at competitions and showcases organised for children, pupils and students of schools and school facilities pursuant to Act No. 561/2004 Coll., on preschool, elementary, secondary, higher college and other education (Schools Act), as amended, and at events organised by these schools.

3. presence of the public during practical school-leaving examinations, final or discharge examinations;

4. the organization of multi-day school events for children at maternity schools or for pupils of primary or secondary schools and conservatories pursuant to Act No. 561/2004 Coll., on preschool, primary, secondary, higher vocational and other education (Schools Act), as amended;

II. orders that

1. the personal presence of students at university studies pursuant to Act No. 111/1998 Coll., on Universities and on the amendment and supplementation of certain laws (the Act on Universities), as amended, be permitted only upon fulfillment of the condition of at most 15 students present in one group; this restriction does not apply to clinical and practical teaching and practice,

2. the personal presence of pupils in elementary artistic education at elementary art schools and language education at language schools with the right to conduct state language examinations pursuant to Act No. 561/2004 Coll., on Preschool, Elementary, Secondary, Higher College and other Education (the Schools Act), as amended, is only allowed upon the fulfillment of the condition of at most 15 participants present in the group, with the exception of personal presence for the purpose of collecting a report card,

3. the personal presence of persons in education in one-year foreign language courses with daily lessons at institutions registered in the list of educational institutions providing one-year foreign language courses with daily lessons pursuant to Act No. 117/1995 Coll., on State Social Support, as amended, is allowed only upon fulfillment of the condition of at most 15 participants present in the group;

4. the personal presence of pupils and students during final or school-leaving examinations or discharge examinations at higher vocational schools and conservatories or participants in acceptance procedures pursuant to Act No. 561/2004 Coll., on Preschool, Elementary, Secondary, Higher College and other Education (the Schools Act), as amended, was
allowed upon fulfillment of the condition

- of maintaining a distance of at least 1.5 m between persons,
- the presence of at most 15 persons in the examination room during oral examinations, whereas if the public is present, they must maintain a distance of at least 2 m;

III. orders that

1. the child, pupil, student, participant and person specified in paragraphs I or II, or their legal guardian and the legal guardian of a child at nursery school and participant in acceptance proceedings to such facilities, who is personally present at the examination, or their legal guardian, or a third person attending the examination, has provided, before first entering the school, educational facility or academic institution, a written affidavit on the non-existence of symptoms of a viral infection (e.g. fever, cough, shortness of breath, sudden loss of taste and smell, etc.); this does not apply to children and pupils at schools attached to healthcare facilities,

2. any person may only be personally present at the school, educational facility, academic institution or place of examination if they do not have acute health problems corresponding to a viral infectious disease,

3. the legal guardian of the student of primary school or classes established pursuant to Section 16(9) of the Schools Act for pupils with bodily impairments, mental impairments, multiple concurrent impairments, autism or severe developmental behavioral disorders, and of the pupil at a special primary school and child on the preparatory level of a special primary school, or adult pupil, has provided a written affidavit that they understand the heightened epidemiological risk in the collective with close contact among persons.

II.

Effective from 27 June 2020, the extraordinary measure of 12 June 2020, Ref. No. MZDR 20584/2020-4/MIN/KAN is repealed.

III

This extraordinary measure comes into effect on 27 June 2020.

Mgr. et Mgr. Adam Vojtěch, MHA
Minister for Health

Signed electronically