



RESOLUTION OF THE GOVERNMENT OF THE CZECH REPUBLIC

No. 1291 of 7 December 2020
on the Amendment of Crisis Measures

In relation to Government Resolution No. 957 of 30 September 2020, whereby the Government, in line with Articles 5 and 6 of Constitutional Act No. 110/1998 Coll., on the Security of the Czech Republic, declared a state of emergency for the Czech Republic, due to the health risks related to the proven incidence of the coronavirus (identified as SARS-CoV-2) in the Czech Republic, and in line with Section 5(a) to (e) and Section 6 of Act No. 240/2000 Coll., on Crisis Management and amending certain acts (the Crisis Act), as amended, to address the current emergency situation, the Government has decided to adopt an emergency measure, pursuant to Section 6(1)(c) of the Crisis Act.

Effective from 12:00 a.m. on 8 December 2020, the **Government**

amends Government Resolution No. 1049 of 16 October 2020, promulgated under No. 418/2020 Coll., as follows:

- a) in Section I of the introductory part, after the words “of 30 September 2020” the following words will be inserted: “, but no later than by 11:59 p.m. on 31 December 2020”,
- b) a new section 2 will be inserted after section 1 and will read:
“2. Persons whose employment-law relationship arises based on an agreement on work performed outside an employment relationship, from 8 December 2020 to the end of the state of emergency, and whose agreed type of work is, in accordance with Act No. 258/2000 Coll., on the Protection of Public Health and on an amendment to some related acts, as amended, classified in category three for working environment factors of physical demands and mental demands in accordance with Decree No. 432/2003 Coll., stipulating the conditions for the inclusion of work in categories, limit values of indicators of biological exposure tests, the conditions for sampling of biological material for the performance of biological exposure tests and the requirements for reports of work with asbestos and biological factors, as amended, and whose employment is classified in accordance with CZ ISCO in the following categories 44126, 44124, 44121 and 83221, and where, until now, no initial medical examination was performed, as well as an assessment of the medical capability of a person seeking employment in accordance with Act No. 373/2011 Coll.; a template of a sworn statement that can be used to replace an assessment of medical capability of a person seeking employment is contained in Annex No. 1 to this measure; such a sworn statement is valid for no more than 90 days after the day following the day the state of emergency ends,”.

The current Section 2 will be re-numbered Section 3.