



RESOLUTION OF THE GOVERNMENT OF THE CZECH REPUBLIC

of 15 February 2021, No. 167

on the securing and organisation of the provision of social services for the duration of the state of emergency

In relation to Government Resolution No. 125 of 14 September 2021, 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 a 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 crisis measures pursuant to Section 5(c) and (e) of the Crisis Act.

Effective from 12:00 a.m. on 16 February 2021 until 11:59 p.m. on 28 February 2021, the **Government** hereby

I. orders

1. social service providers to interrupt the provision of social services based on contracts concluded with the user pursuant to Section 91 of Act No. 108/2006 Coll., on Social Services, as amended, and to interrupt the provision of services within individual planning for the duration of the state of emergency; the social service provider will demonstrably inform the person providing the social service about this change,
2. the operators of social services to provide social services in the necessary scope with the aim of ensuring the protection of human lives and health, including the provision of basic activities which are not bound to a registered type of social service, if permitted by the personnel and material technical situation, for the duration of the state of emergency,
3. all persons (users, employees of the provider and other present persons), during the provision of social services in on-site form at the place of residence or place of temporary residence, are prohibited from movement and presence without protection of the respiratory passages (nose, mouth), such as a respirator, mask, mouthpiece, scarf, shawl or other equipment that prevents the spread of droplets, except for acts of providing social care which are incompatible with this obligation,
4. all potential clients, users or other next of kin to inform the respective provider of social services in on-site form about the incidence of clinical symptoms of COVID-19 or imposed quarantine, or about the detection of COVID-19 in the potential client, user or next of kin, immediately after such a discovery,
5. social service providers who were granted registration to provide social services pursuant to Section 63 of Act N. 108/2006 Coll., on Social Services, as amended (dormitories), to also provide basic activities based on the client's needs to the necessary extent pursuant to Section 57 of Act No. 108/2006 Coll., on Social Services, as amended, under the condition of adequate personal and material technical supply, for the duration of the state

of emergency;

II. orders the Minister of Labour and Social Affairs to inform and methodically guide social service providers, the regions and the City of Prague in the process of ensuring the provision of care pursuant to point I of this provision, methodically guide them in the implementation and methodically direct the provision of social services for the duration of the state of emergency.

To be executed by:

Minister of Labour and Social Affairs, social service providers and founders

Ing. Andrej Babiš
Prime Minister