In relation to Czech Government Resolution No. 196 of 26 February 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 a threat to health in relation to the documented occurrence of a coronavirus (designated 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 emergency measures, pursuant to Section 5(c) and Section 6(1)(c) of the Crisis Act.

Effective from 12:00 a.m. of 27 February 2021 through to 11:59 p.m. of 28 March 2021, the government hereby:

I. orders the critical infrastructure entities pursuant to Section 2(k) of the Crisis Act and their contractual suppliers participating directly in ensuring the operation of the critical infrastructure pursuant to Government Regulation No. 432/2010 Coll., on the Criteria for Determining Critical Infrastructure Elements, as amended, to adopt the necessary measures to ensure the operation of the relevant critical infrastructure elements pursuant to this crisis measure;

II. orders the critical infrastructure entities which are the operators or one or more critical infrastructure elements in the sectors defined in Articles I, II, V and VI of the Annex to Government Regulation No. 432/2010 Coll., on the Criteria for Determining Critical Infrastructure Elements, as amended,

   1. to specify their contractual suppliers that are critical to ensuring the operation of additional critical infrastructure elements (hereinafter “essential supplier”), and upon agreement with them to secure their cooperation in ensuring the operation of additional critical infrastructure elements,

   2. to keep a current list of essential suppliers,

   3. to regularly submit the list of essential suppliers, minimally once per month, to the Ministry or other central administrative authority, to whom the operator's structure, facility, equipment or public infrastructure were designated as critical infrastructure elements pursuant to the Crisis Act,

III. orders the natural persons designated by a critical infrastructure entity pursuant to Section 2(k) of the Crisis Act, and the natural persons designated by the contractual partners of critical infrastructure entities participating directly in ensuring the operation of critical infrastructure elements with respect to their real role in ensuring the function of the critical infrastructure element pursuant to Government Regulation No. 432/2010 Coll., on the Criteria for Determining Critical Infrastructure Elements, as amended; for the purposes of this resolution, the critical infrastructure entities and contractual suppliers to the critical infrastructure entities pursuant to this point of the resolution are hereinafter referred to as the “affected legal entity” and the critical employees pursuant to point III of Czech Republic Government Resolution No. 196 of 26 February 2021, are referred to as “natural persons” for the purpose of this resolution:

   1. to remain exclusively on the premises designated by the affected legal entity during the
period when work duties may be imposed on the natural person, with the exception of:

a) essential travel to arrange personal basic life needs,

b) essential travel to healthcare facilities required to provide urgent medical services to a natural person,

c) essential travel to arrange personal urgent official affairs,

whereas in the cases under letters a) through c), the natural person is obliged to report any such travel beforehand to the affected legal entity, and if such prior notice is not possible, they are obliged to inform the affected legal entity of such travel as soon as possible,

2. if they have been informed, based on a performed epidemiological investigation, that they have come into direct contact with a person that has been diagnosed with the COVID-19 disease (hereinafter “high-risk exposure’), to inform the affected legal entity of this fact immediately,

3. to respect the decisions of the affected legal entity on the scheduling of work duties according to point VII of this resolution;

IV. orders all the affected legal entities:

1. to ensure free, respectable accommodation and other essential living conditions for all the natural persons who were ordered to stay elsewhere than at their place of residence in the period during which work duties may be imposed, pursuant to point III of this resolution, including the assurance of:

a) basic life needs for these natural persons,

b) reasonable contact between these natural persons and their family and relatives,

c) care of the given natural person’s relatives or pets kept by the given natural person, which this natural person would provide personally under normal circumstances and which this natural person cannot duly provide due to the restriction of free movement pursuant to point III of this resolution, based on a request from this natural person,

d) management of the given natural person’s property, which the natural person cannot duly perform due to the restriction of free movement pursuant to point III of this resolution, based on a request from this natural person,

2. securing the conditions for the natural person pursuant to point III/2 of this resolution, who came into high-risk exposure, so that this natural person can observe all the rules pursuant to this measure,

3. if the affected legal entities determines that the natural person has high-risk exposure pursuant to point III/2 of this resolution, but does not have clinical symptoms of the COVID-19 disease and decides that the performance of work and/or work duties by the natural person is essential given their real role in ensuring the operation of the critical infrastructure element operated by the affected legal entity, then the affected legal entity and natural person shall proceed pursuant to point V of this resolution; the affected legal entity shall report this fact to the locally competent public health protection authority;

V. orders the regional public health authorities and the Prague Public Health Authority, if quarantine measures were imposed on the natural person and the fact pursuant to point IV/3 was subsequently reported to the locally competent public health protection authority, to change the quarantine measures so as to allow the performance of work and/or work duties by the natural person pursuant to point VI;
VI. orders all natural persons without clinical symptoms, who had high-risk exposure, to observe the following rules for at least 10 days after high-risk exposure:

1. the natural person shall work with an FFP2-class respirator without an exhalation valve;
2. the natural person uses a single FFP2-class respirator for a maximum of 4 hours,
3. the natural person uses a room for breaks and meals without other persons present,
4. the natural person works so as to minimize contact with other persons,
5. the natural person restricts their movements on the workplace to the essential minimum,
6. immediately before starting the performance of work or work duties, the natural person measures their body temperature and continuously monitors their health condition, focusing on the potential clinical symptoms of the COVID-19 disease; if the clinical symptoms of the COVID-19 disease appear, the natural person shall interrupt the performance of the work or work duties immediately and report this fact to the affected legal entity’s representative;

VII. allows the affected legal entities:

1. to impose work duties for natural persons in a manner so that their personal time off over 3 weeks amounts to at least 105 hours,
2. to compile a written schedule of work duties and familiarize the natural person with it or amendments thereto at least 24 hours before the start of the period for which the natural person's work duties are scheduled.

Ing. Andrej Babiš, m. p., Prime Minister