



RESOLUTION OF THE GOVERNMENT OF THE CZECH REPUBLIC

of 2 March 2021, No. 243

on the amendment of the crisis measure promulgated under No. 114/2021 Coll., as amended by the amendments promulgated under No. 116/2021 Coll.

In connection with Government Resolution No. 196 of 26 February 2021, under which the Government, pursuant to Articles 5 and 6 of Constitutional Act No. 110/1998 Coll., on the Security of the Czech Republic, declared a state of emergency in the Czech Republic due to the threat to health in connection with the documented occurrence of the coronavirus /identified as SARS CoV-2/ in the Czech Republic, and within the meaning of Section 5 (a) through (e) and Section 6 of Act No. 240/2000 Coll., on Crisis Management, and on the amendment of certain acts (the Crisis Act), as amended, in order to deal with the arising crisis, it has decided to adopt crisis measures, within the meaning of Section 5 (e) and Section 6 (1)(b) of the Crisis Act.

Effective from 12:00 a.m. on 3 March 2021, **the government**

amends Government Resolution No. 217 of 26 February 2021, promulgated under No. 114/2021 Coll., as amended by Government Resolution No. 241 of 1 March 2021, promulgated under No. 116/2021 Coll., in such a way that:

1. the text of point I/2 reads:
 - “2. prohibition of the public’s presence at catering establishments (e.g. restaurants, pubs and bars), with the exception of:
 - a) facilities which do not serve the public (e.g., employee catering facilities, catering facilities for healthcare service and social service providers, at prison facilities), on the understanding that consumption of meals is only permitted in employee catering facilities with at most 1 diner sitting at one table; if this is a long table, several diners may be seated there with distancing of at least 2 metres between diners or physical barriers being in place between diners to prevent the spread of droplets,
 - b) school catering facilities for employees present on the workplace and children, pupils and students participating in in-person learning;
 - c) facilities at accommodation establishments under the condition that they provide meals only to accommodated persons, and only between 5:00 a.m. and 8:59 p.m.; this does not affect the possibility of sales outside of the establishment providing catering services (e.g., fast food establishments with a service window or the sale of take-away food), whereas sales to customers at the location of the establishment (e.g., a service window) is prohibited between 9:00 p.m. and 4:59 a.m.”;
2. in point I/3, the text of letter c) reads:
 - “c) congresses, educational events and examinations with attendance in person, with the exception of:
 - i) practical training, work experience pursuant to Act No. 95/2004 Coll., on the Conditions for Obtaining and Recognising Professional Qualifications and Specialised Qualifications for the Medical Profession of a Doctor, Dentist and Pharmacist, as amended, or pursuant to Act no. 96/2004 Coll., On Conditions for Obtaining and Recognising Qualifications for the Pursuit of Non-medical Healthcare Professions and for Activities Related to the Provision of Healthcare, and on amendments to some related acts (the Act on Non-medical Healthcare Professions), as amended, and practical training for the performance of the regulated occupation of social worker

pursuant to Act No. 108/2006 Coll., on Social Services, as amended;

- ii) professional education of members of the security services of the Czech Republic, municipal police officers, members of the Fire Brigade of the Czech Republic and members of fire protection units;
- iii) activities on the basis of Act No. 247/2000 Coll., on the Acquisition and Improvement of Professional Qualifications for Driving Motor Vehicles, and on amendments to certain acts, as amended, apart from examinations, the performance of which is prohibited, and Act No. 266/1994 Coll., on Railways, as amended, and psychological driver examinations pursuant to Act No. 361/2000 Coll., on Road Traffic, and on amendments to certain acts;
- iv) activities leading towards the acquisition of special professional qualifications in accordance with Section 11 of Act No. 309/2006 Coll., regulating further requirements for occupational health and safety in employment relations and on ensuring health and safety during the performance of activities or provision of services outside of employment relations (the Act on Ensuring Further Conditions for Occupational Health and Safety), as amended, and activities leading towards overcoming conditions pursuant to Section 3 (10) (d) of Decree No. 87/2000 Coll., determining conditions for fire safety during welding and the heating of resins in melting pots;
- v) other educational events and examinations in professional qualifications and other examinations, the passing of which is a condition stipulated by legal regulations to perform certain activities, courses with an accredited program pursuant to Act No. 108/2006 Coll., on Social Services, as amended, and requalification courses organised by the Labour Office of the Czech Republic or Ministry of Labour and Social Affairs pursuant to Act No. 435/2004 Coll., on Employment, as amended, directed towards acquiring professional qualifications by passing an examination pursuant to Act No. 179/2006 Coll., on the Verification and Recognition of the Results of Further Education, and the amendment on certain laws (the Act on Recognition of Result of Further Education), as amended, provided these are not educational events and examinations which are a part of education pursuant to Act No. 561/2004 Coll., on Preschool, Primary, Secondary, College and other Education (the Schools Act), as amended, or Act No. 111/1998 Coll., on Universities, and on the amendment and supplementation of other acts (the Act on Universities), as amended;

the presence of more than 10 persons at any one time is prohibited, and if the examination is public pursuant to the law, no more than 3 public attendees are permitted;”.

Ing. Andrej
Babiš, Prime
Minister