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 on the amendment of certain related acts, as amended, and Section 2(1) of Act No. 94/2021 Coll., on Extraordinary Measures during the COVID-19 Disease Epidemic and on the amendment of certain related acts, orders this Extraordinary Measure, proceeding pursuant to Section 69(1)(b) and (i) and (2) of Act No. 258/2000 Coll., and pursuant to Section 2(2)(b) through (e) and (i) of Act No. 94/2021 Coll., in order to protect the population against the further spread of the COVID-19 disease caused by the novel SARS-CoV-2 coronavirus:

I.

Effective from 12:00 a.m. on 8 June 2021 until the cancellation of this extraordinary measure

1. pursuant to Section 2(2)(b), (c) and (i) of Act No. 94/2021 Coll. and Section 69(1)(i) of Act No. 258/2000 Coll., as concerns operation at retail shops selling goods and services and service facilities, with the exception of the activities set forth in point I/11 and vehicles of taxi services or other individual contractual passenger transportation, and the operation of libraries, the operator is ordered to comply with the following rules:
   a) they will not allow the presence of more customers than 1 customer per 15 m² of sales area in an establishment; in the case of establishments with a sales area of less than 15 m², this restriction does not apply to a child under 15 years of age accompanying a customer or a person accompanying a customer who holds a medical disability pass; in the case of other establishments, this restriction does not apply to a child under 6 years of age accompanying a customer,
   b) they will actively prevent customers from coming closer than 2 meters to each other, unless these are members of the same household,
   c) management of queues of waiting customers must be ensured, both inside and outside the store, particularly by marking the waiting area and placing symbols indicating the minimum distance between customers (minimum distance of 2 m), whereas a customer who holds a medical disability pass has a priority right to shop;
   d) disinfectants must be placed near frequently touched objects (especially handles, railings, shopping carts), so that they are available to employees and customers of the establishment and can be used for regular disinfection;
   e) it must be ensured that customers are informed of the above-mentioned rules, primarily by means of information posters at the entrance and throughout the establishment, or by stating the rules through loudspeaker announcements in the establishment;
   f) the maximum possible air circulation must be ensured with the intake of outdoor air (ventilation or air-conditioning) without air recirculation in the building;
   g) promotional activities where there is a person present to ensure their progress are prohibited at stores,
   h) in the case of a person pushing a pram with a child, the operator must not oblige them to
use a shopping cart to shop, and the child in the pram is not included in the total number
of persons permitted to be in the sales area,
whereas the sales area refers to the part of the business premises designated for the sale
and display of goods, i.e., the total area accessible to customers, including dressing rooms,
the area taken up by tills and displays and the area behind the tills used by the sales staff;
the sales area does not include offices, warehouses and preparation areas, workshops,
stairs, changing rooms and other social facilities,

2. pursuant to Section 2(2)(c) of Act No. 94/2021 Coll., in addition to the conditions stipulated
under point I/1, these determine further conditions for the operation of barber shops,
hairstylists, pedicures, manicures, solariums, beauty, massage and similar regenerative
or conditioning services and the operation of trades during which skin integrity is breached,
specifically:
a) persons providing the services shall only provide such a service to a single customer at
a time,
b) between the individual locations where services are provided to customers (e.g., chairs
of barber shops and beauty salons), there shall be a gap of at least 2 meters,
c) services may be provided only to a customer that does not show clinical symptoms of
COVID-19, with the exception of children under 6 years of age, and meets the
conditions set forth in point I/16; before commencing provision of the service, the
operator is obliged to check the fulfilment of the conditions and the customer is ordered
to demonstrate the fulfilment of the conditions pursuant to point I/16; if the customer
does not demonstrate the fulfilment of the conditions pursuant to point I/16, the operator
is obliged to not provide the service to such customer,
d) the operator shall keep records of the participants for the purpose of a potential
epidemiological investigation by public health protection authorities, in the scope of
identification of the customer (name, surname), their contact details (ideally telephone
number), information about the time of service provision (from - to) and information
about which employee provided the service to this customer; they shall store these
records of a period of 30 days from the date of providing the service,

3. pursuant to Section 69(1)(i) of Act No. 258/2000 Coll. and Section 2(2)(i) of Act No.
94/2021 Coll., as concerns the operation of catering establishments, music, dance, gaming
and similar social clubs and discotheques, gambling rooms and casinos

a) the operators of the said establishments are ordered to observe the following rules:
   i) all customers must be seated so that there is a distance of at least 1.5 meters
      between them, except for customers sitting at one table,
   ii) there may be a maximum of 4 persons seated at one table, except for members of
      the same household; if the table accommodates 10 or more seats, more persons
      may be seated at it, so that there is a distance of at least 1.5 meters between groups
      of at most 4 customers, except for members of the same household,
   iii) the operator will not allow more persons into the premises of the establishment than
      there are seats for persons,
   iv) the operator will actively prevent the gathering of people in the outdoor and indoor
      premises less than 1.5 meters away from each other, including in the waiting area of
      the establishment,
   v) hand disinfectant must be available to customers when entering the indoor and
      outdoor premises of the establishment, and the operator will ensure the disinfection
      of table surfaces and chair armrests after every customer and the regular
      disinfection of contact surfaces,
   vi) the operation of self-service buffets is permitted only with an offer of packaged
      single portions for direct consumption of the designated foods and meals or as a
      serviced buffet; this condition does not apply to the operation of catering
      establishments which do not serve the public (e.g. employee dining, dining provided
by healthcare and social services providers, at prison facilities and school dining for employees present on the workplace and children, pupils and students attending in-person schooling),

vii) productions of live music and dance are not permitted, with the exception of celebrations of weddings, declarations of entry into registered partnership and receptions following a funeral,

viii) the operator will ensure the maximum possible air circulation in the indoor premises with the fresh intake of outdoor air (natural ventilation or air conditioning) without air recirculation,

ix) the operator will ensure the informing of customers about the conditions and rules of entry pursuant to letter b) at the entrance to the establishment,

b) the customer is prohibited from entering the indoor and outdoor premises of the establishment if they show clinical symptoms of COVID-19 and if, with the exception of children under the age of 6, they are unable on the spot: to demonstrate that they meet the conditions stipulated in point I/16; these conditions do not apply to catering establishments which do not serve the public,

4. pursuant to Section 2(2)(b) and (i) of Act No. 94/2021 Coll., conditions are stipulated for the operation of shopping centers with a sales area exceeding 5,000 m², in that:

a) the operator will ensure the visible posting of instructions to maintain a distance of 2 meters between persons in the publicly accessible areas of the shopping Centre (e.g., by means of infographics, commercials on the center’s radio, infographics at the entrance to stores and other facilities, infographics on the floors of public areas, etc.),

b) the operator will ensure maximum possible air circulation with the intake of outdoor air (ventilation or air-conditioning) without air recirculation in the building,

5. pursuant to Section 69(1)(i) of Act No. 258/2000 Coll. and Section 2(2)(b) and (i) of Act No. 94/2021 Coll., as concerns sale at markets, marketplaces and mobile shops (sale from stands, mobile shops and sale from other mobile equipment), the operators are ordered to observe the following rules:

a) ensure at least 2 meters of space between stands, tables or other points of sale,

b) containers with disinfectants must be placed at every point of sale,

c) in the case of selling foods and beverages for direct consumption,

i. if there are tables and seats at the location, the operation will ensure that persons must be seated so that there is a distance of at least 1.5 meters between them, except for persons sitting at one table; a maximum of 4 persons may be seated at one table, except for members of the same household; if the table has 10 or more seats, more persons may be seated at it, so that there is a distance of at least 1.5 meters between groups of at most 4 persons, except members of the same household.

ii. the operator actively prevents the gathering of people less than 1.5 meters distant from each other, including in the waiting area of the establishment,

6 pursuant to Section 69(1)(i) of Act No. 258/2000 Coll. and Section 2(2)(i) of Act No. 94/2021 Coll., providers of short-term and recreational accommodation services are ordered to observe the following rules:

a) when entering the accommodation establishments and in the indoor premises, they will ensure the possibility of disinfecting the hands and ensure the regular disinfection of contact surfaces (handles, knobs, railings, switches),

b) accommodation may be provided, unless stipulated otherwise below, only to persons who do not show clinical symptoms of COVID-19, except for children under 6 years of age, and who meet the conditions stipulated in point I/16; before commencing
conditions pursuant to point I/16, the operator is obliged to not provide accommodation to this person; these persons may be accommodated for a maximum of 7 days, and must again demonstrate the fulfillment of the conditions pursuant to point I/16 to extend their accommodation.

c) without fulfillment of the condition under letter b), accommodation services may only be provided in separate buildings to:
   i) persons who were ordered to isolate or quarantine,
   ii) persons for the purpose of completing the provisioning of accommodation commencing before this extraordinary measure came into effect; if they have no other place of residence in the Czech Republic,
   iii) persons in need of housing, whose accommodation was arranged by the local government,

7. pursuant to Section 69(1)(i) of Act No. 258/2000 Coll., as concerns therapeutic spa rehabilitation care,
   a) the patient is prohibited from being hospitalized if they show clinical symptoms of COVID-19 or, with the exception of children under 6 years of age, do not meet the conditions stipulated in point I/16,
   b) the hospitalized patient is ordered to demonstrate fulfillment of the conditions stipulated in point I/16 every 7 days from admission for hospitalization,
   c) the therapeutic spa rehabilitation service provider is ordered to control the fulfillment of the conditions pursuant to point I/16 upon admission of the patient for hospitalization, and the patient is ordered to demonstrate the fulfillment of the conditions pursuant to point I/16; if the patient does not demonstrate the fulfillment of the conditions pursuant to point I/16, the therapeutic spa rehabilitation service provider is obliged to not accept such a patient for hospitalization; if the patient does not demonstrate the fulfillment of the conditions under letter b), the therapeutic spa rehabilitation services provider is obligated to terminate their hospitalization,

8. pursuant to Section 69(1)(i) of Act No. 258/2000 Coll., and Section 2(2)(i) of Act No. 94/2021 Coll., as concerns the operation and use of sports grounds in the indoor premises of buildings (e.g., gymnasiums, courts, skating rinks, other rinks, bowling alleys and billiard halls, training equipment) and dance studios, gyms and fitness centers,
   a) access to the said premises is prohibited for persons who show clinical symptoms of COVID-19 or do not meet, with the exception of children under 6 years of age, the conditions stipulated point I/16; the operator is ordered to control the fulfillment of the conditions by persons when they enter the premises, and the person is ordered to demonstrate the fulfillment of the conditions pursuant to point I/16; if the person does not prove the fulfillment of the conditions pursuant to point I/16, the operator is obliged to not allow such person to access the premises,
   b) in the case of group lessons, persons are ordered to maintain a distance of at least 2 meters between each other,
   c) the operator is ordered to ensure the maximum possible air circulation in the indoor premises with the fresh intake of outdoor air (natural ventilation or air conditioning) without air recirculation,

9. pursuant to Section 69(1)(i) of Act No. 258/2000 Coll., and Section 2(2)(d) and (i) of Act No. 94/2021 Coll., as concerns the operation and use of artificial swimming areas (swimming pools, bathing pools, pools for infants and toddlers, paddling pools), wellness facilities, saunas and salt caves,
   a) access to the said premises is prohibited for persons who show clinical symptoms of accommodation, the operator is ordered to control fulfillment of the conditions by the given person, and the person is ordered to demonstrate the fulfillment of the conditions pursuant to point I/16; if the person does not demonstrate the fulfillment of the
COVID-19 or do not meet, with the exception of children under 6 years of age, the conditions stipulated point I/16; the operator is ordered to control the fulfilment of the conditions by persons when they enter the premises, and the person is ordered to demonstrate the fulfilment of the conditions pursuant to point I/16; if the person does not prove the fulfilment of the conditions pursuant to point I/16, the operator is obliged to not allow such person to access the premises.

b) the operators are ordered to observe the following rules:

i) the operator will not allow the presence of more than 50% of the maximum capacity of visitors in the compound,
ii) the operator will ensure the maximum possible air circulation in the indoor premises with the fresh intake of outdoor air (natural ventilation or air conditioning) without air recirculation,
iii) the minimum temperature for the operation of saunas is 80 °C,
iv) the operator must actively prevent congregations of people at a distance of less than 2 meters from each other in the indoor premises, including in the waiting area of the establishment,

c) persons are ordered to maintain a distance of at least 2 meters in the common areas of the swimming areas, except when in the water, unless these are members of the same household.

10. pursuant to Section 69(1)(i) of Act No. 258/2000 Coll., and Section 2(2)(e) and (i) of Act No. 94/2021 Coll., as concerns the operation of zoos and botanical gardens, museums, galleries, exhibition grounds, castles, chateaux and similar historical or cultural monuments, observatories and planetariums, and the holding of trade fairs and sales exhibitions,

a) the operator of the premises or organizer of the event is ordered not to allow the presence of more

visitors on the indoor premises than 1 person per 15 m² of indoor space which is accessible to the public, whereas visitors are ordered to maintain a distance of at least 2 meters, unless they are members of the same household, the same rules shall apply for visits to arboretums and other gardens or parks, access to which is regulated;

b) the organizer of group tours at the given premises or events is ordered to limit the total number of persons in the group, including the guide, to a maximum of 30 persons, whereas participation in the group tour of the given premises or event is prohibited for persons who show clinical symptoms of COVID-19 or who do not meet the conditions stipulated in point I/16 in the case of a group tour with more than 10 persons, except for children under the age of 6; the organizer of the group tour is ordered to control the fulfilment of the conditions by persons before the start of the tour, and the person is ordered to demonstrate the fulfilment of the conditions pursuant to point I/16; if the person does not demonstrate the fulfilment of the conditions pursuant to point I/16, the organizer is obliged to not allow this person to participate in the group tour,

11. pursuant to Section 69(1)(i) of Act No. 258/2000 Coll., and Section 2(2)(e) and (i) of Act No. 94/2021 Coll., as concerns the operation of facilities or provision of services to persons aged 6 to 18 focused on activities similar to informal education pursuant to Section 2 of Decree No. 74/2005 Coll., such as particularly informal, pedagogic, recreational or educational activities, including preparation for schooling, the provision of similar services to children up to 6 years of age, including care for them, and other organized leisure activities for persons under 18 years of age and similar events for persons under 18 years of age,

a) the operator of the facility, provider of the service or organizer of the event is ordered not to allow more than 200 persons in indoor premises or 500 persons on outdoor premises at any one time,

b) the operator of the facility, provider of the service or organizer of the event is ordered to keep records of the participants for the purpose of a potential epidemiological investigation, in the scope of the identification of the participants and persons providing the service or care or otherwise conducting the activity (name, surname), their contact
details (ideally telephone number) and information about the time of providing the service (from - to); they shall store these records for a period of 30 days from the date of providing the service;

c) participation at the said events is prohibited for persons who show clinical symptoms of COVID-19 or do not meet, with the exception of children under 6 years of age, the conditions stipulated point I/16 in the event that more than 10 persons should be present at one time; the operator of the facility, provider of the service or organizer of the event is ordered to control the fulfillment of the conditions by persons before the start of the given activity, and the person is ordered to demonstrate the fulfillment of the conditions pursuant to point I/16; if the person does not demonstrate the fulfillment of the conditions pursuant to point I/16, the operator of the facility, provider of the service or organizer of the event will not allow them to participate in the said activities; as concerns the regular activity of an unchanging collective group, fulfillment of the conditions pursuant to point I/16 is demonstrated once every 7 days; if the event lasts continuously for more than 1 day, the fulfillment of the conditions stipulated in point I/16 is demonstrated on the first day of attending the event and then at a frequency of once every 7 days,

12. pursuant to Section 2(2)(e) of Act No. 94/2021 Coll., the conditions are stipulated for the staging of concerts and other musical, theatre, film and other artistic performances including circuses and variety shows, sports matches, games, etc. (hereinafter “sports events”), congresses, educational events and examinations in person, in that

a) the maximum permitted number of spectators, visitors or attendees (hereinafter “spectators”) must not exceed 50% of the total seating capacity, and simultaneously the total number of present spectators must not exceed 2,000 if the event is held on outdoor premises, or 1,000 if the event is held in indoor premises; if the event is held on premises with a higher seating capacity than 2,000 persons, the maximum permitted number of attendees may be increased, so that maximally 25% of the seating capacity may be occupied,

b) only persons who do not show clinical symptoms of COVID-19 and meet, with the exception of children under 6 years of age, the conditions stipulated point I/16, may be present at the event; the event organizer is obliged to control the persons when entering the event, and the person is obliged to demonstrate the fulfillment of the conditions pursuant to point I/16; if the person does not prove the fulfillment of the conditions pursuant to point I/16, the organizer is obliged to not allow such person to access the event,

c) all the spectators must be seated (except in the case of practical training or examination), so that with the exception of members of the same household, at least one seat will be left empty between individual spectators, and if possible, they will be seated in every second row, whereas the distance between the spectators and the stage or other area designated for the performers or the sports ground must be at least 2 m,

d) refreshment in the form of a buffet may be served only as an offer of packaged single portions for direct consumption of the designated foods and meals or as a serviced buffet, whereas the consumption of food and beverages in the audience is prohibited,

13. pursuant to Section 69(1)(i) of Act No. 258/2000 Coll., and Section 2(2)(e) of Act No. 94/2021 Coll., conditions are stipulated for the staging of public or private events during which people gather in one place, such as particularly social, sports, dance, traditional and other similar events and other gatherings, festivals, fairs, exhibitions, tastings and celebrations, so that there may be maximally 10 persons present at one time, or maximally 200 persons upon fulfillment of the following conditions if the event is held indoors, or 500 persons if the event is held exclusively outdoors; participation at the event is prohibited for persons who show clinical symptoms of COVID-19 or do not meet, with the exception of children under 6 years of age, the conditions stipulated point I/16, or are unable the demonstrate the fulfillment of these conditions on the spot, in the case that more than 10
persons should be present at the event one time; the organizer of the event is ordered to control the fulfillment of conditions by persons before the participation at an event with regulated access, and the person is ordered to demonstrate the fulfillment of the conditions pursuant to point I/16; if the person does not demonstrate the fulfillment of the conditions pursuant to point I/16, the event organizer is obliged not to allow this person to participate in the event; the said conditions do not apply to:

a) attendance at weddings, declarations of entry into registered partnerships, funerals, if they are attended by no more than 30 persons,

b) meetings, congresses and similar events held by constitutional bodies, public authorities, courts and other public entities, which are held by law,

c) assemblies pursuant to Act No. 84/1990 Coll., on the Right of assembly, as amended,

d) sports training for professional athletes and sport training for amateur athletes organized by sports unions, under the condition that the athletes, referees and members of the organizational team do not show clinical symptoms of COVID-19 and, with the exception of children under 6 years of age, meet the conditions stipulated in point I/16; the entity organizing sports training is ordered to control the fulfillment of conditions by the said persons at a frequency of once every 7 days and the athletes are ordered to demonstrate the fulfillment of the conditions pursuant to point I/16; if the said person does not demonstrate the fulfillment of the conditions pursuant to point I/16, the entity organizing the sports training is obliged to not allow this person to participate in sports training until they demonstrate the fulfillment of the conditions pursuant to point I/16; in the case of sports training of amateur athletes, the entity organizing sports training is ordered not to allow the presence of more than 30 persons in a group; the entity organizing the sports training will keep records of the persons participating in sports training for the purpose of potential epidemiological investigation by the public health protection authorities, in the scope of identification of the participant (name, surname) and their contact details (ideally telephone number) and to keep these records for a period of 30 days from the date when the sports training took place,

e) sports training within professional sports competitions or sports competitions organized by sports unions, under the condition that the athletes, referees and members of the organizational team do not show clinical symptoms of COVID-19 and, with the exception of children under 6 years of age, meet the conditions stipulated in point I/16; the organizer of the sports match is ordered to control the fulfillment of conditions by the said persons before the start of the match and the said persons are ordered to demonstrate the fulfillment of the conditions pursuant to point I/16; if the person does not demonstrate the fulfillment of the conditions pursuant to point I/16, the organizer of the sports match is obliged to not allow this person to participate in the match; the organizer will keep records of the persons participating in sports match for the purpose of potential epidemiological investigation by the public health protection authorities, in the scope of identification of the participant (name, surname) and their contact details (ideally telephone number) and to keep these records for a period of 30 days from the date of the sports match,

f) the organized activity of choirs, which may be organized upon observance of the condition that there are no more than 30 people in the group, a distance of at least 2 meters is maintained between the persons, and the persons do not show clinical symptoms of COVID-19 and, with the exception of children under 6 years of age, fulfill the conditions stipulated in point I/16; the organizer of the choir activity is ordered to control the fulfillment of conditions by persons before the start of the activity, and the person is ordered to demonstrate the fulfillment of the conditions pursuant to point I/16; if the person does not demonstrate the fulfillment of the conditions pursuant to point I/16, the organizer of the choir activity is obliged to not allow this person to participate in the activity; the organizer of the choir activity will keep records of the participants for the purpose of a potential epidemiological investigation by the public health protection authorities, in the scope of identification of the participant (name, surname) and their contact details (ideally telephone number) and to keep these records for a period of 30 days from the date of participation in this activity,
14. pursuant to Section 2(2)(e) of Act No. 94/2021 Coll., the following conditions are stipulated for exercising the right to peaceful assembly pursuant to Act No. 84/1990 Coll., on the Right to Assemble, as amended, in that:
   a) if the assembly is held outside the indoor premises of buildings, the participants may assemble in groups of maximally 20 and maintain a distance of at least 2 meters between the groups of participants,
   b) if the assembly is held on the indoor premises of buildings, the participants must maintain a distance of at least 2 meters between each other (except members of the same household) and disinfect their hands before entering the indoor premises,

15. pursuant to Section 2(2)(e) of Act No. 94/2021 Coll., the following conditions are stipulated for the holding of elections of bodies of legal entities and meetings of the bodies of legal entities, except for the bodies of local governments, if they are attended by more than 10 persons in one place:
   a) the participants are seated so that there is at least one empty seat between the individual participants, except for members of the same household,
   b) the participant does not show clinical symptoms of COVID-19, with the exception of children under 6 years of age, and meets the conditions set forth in point I/16; the operator is ordered to control the fulfilment of conditions by participants when they enter the indoor premises, and the participant is ordered to demonstrate the fulfilment of the conditions pursuant to point I/16; if the participant does not demonstrate the fulfilment of the conditions pursuant to point I/16, the operator is obliged to not allow such participant to enter the indoor premises,

16. stipulates the following conditions for the access of persons to certain indoor and outdoor premises and for attending public events and other activities, if required by this extraordinary measure:
   a) the person has taken a RT-PCR test for the presence of the SARS-CoV-2 virus antigen with a negative result no more than 7 days ago, or
   b) the person has taken a POC test for the presence of the SARS-CoV-2 virus antigen with a negative result no more than 72 hours ago, or
   c) the person has been vaccinated against COVID-19 and presents a national certificate on the performed vaccination, which is a signed confirmation issued at least in the English language by an authorized entity operating in the Czech Republic or in another European Union member state, which is listed in the Notice of the Ministry of Health as a country or part thereof with a low risk of COVID-19 contagion, a specimen of which is published in the list of recognized national certificates on the website of the Ministry of Health of the Czech Republic, which contains data about the vaccinated person, administered type of vaccine, date of administration of the vaccine, identification of the entity that issued the confirmation of that vaccination, that as for the vaccination:
      i) at least 22 days but no more than 90 days have passed since the application of the first dose in the case of a two-dose scheme pursuant to SPC, provided the second dose has not been applied,
      ii) at least 22 days but no more than 9 months have passed since the application of the first dose in the case of a two-dose scheme pursuant to SPC, provided the second dose has been applied, or
      iii) at least 14 days but no more than 9 months have passed since the application of the vaccine in the case of a one-dose scheme pursuant to SPC, or
   d) the person has undergone a laboratory-confirmed instance of COVID-19, where the period of isolation in accordance with a valid extraordinary measure of the Ministry of Health has ended, and no more than 180 days have passed since the first positive RT-PCR test for the presence of SARS-CoV-2 or POC antigen test for the presence of
the SARS-CoV-2 antigen,
e) they take an antigen test for SARS-CoV-2 intended for self-testing or certified under the Ministry of Health for use by non-professionals at least in the preceding 72 hours, with a negative result, or
f) the person has taken an antigen test to stipulate the presence of SARS-CoV-2 virus antigen, intended for self-testing or permitted by the Ministry of Health for use by non-professionals, no more than 72 hours ago within the framework of testing employees stipulated by another extraordinary measure of the Ministry of Health, which was provided to the person by their employer, with a negative result; this fact is demonstrated by confirmation from the employer or an affidavit, or
g) the person at the school or school facility has taken a test to stipulate the presence of SARS-CoV-2 virus antigen, intended for self-testing or permitted by the Ministry of Health for self-testing or for use by non-professionals, no more than 72 hours ago pursuant to another extraordinary measure of the Ministry of Health, with a negative result; this fact is demonstrated by an affidavit, respectively an affidavit from the person’s legal guardian or confirmation from the school.

II.

Effective from 12:00 a.m. of 8 June 2021, the extraordinary measure of the Ministry of Health of 28 May 2021, Ref. No. MZDR 14601/2021-16/MIN/KAN, as amended by the extraordinary measure of the Ministry of Health of 31 May 2021, Ref. No. MZDR 14601/2021-17/MIN/KAN, is repealed.

III.

This Emergency Measure takes effect on the date of its issue.

Mgr. et Mgr. Adam Vojtěch, MHA, undersigned
Minister of Health