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GOVERNMENT OF THE REPUBLIC OF LITHUANIA

RESOLUTION No 152

DECLARING A STATE OF NATIONAL EMERGENCY

26 February 2020
Vilnius

In pursuance of Article 6(1)(e), Articles 25 and 27 of Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March 2016 on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code), Article Article 8 and Article 9(11) and (19), Article 21(2)(1) and Article 26(1)(2) of the Law on Civil Protection, Article 10 of the Law of the Republic of Lithuania on the State Border and the Guard Thereof, having regard to Council Recommendation 2020/1475 of 13 October 2021 on a coordinated approach to the restriction of free movement in response to the COVID-19 pandemic, to the proposal of the meeting of the Emergency Commission of the Government of the Republic of Lithuania of 23 June 2021, and with a view to protecting the population and the environment against the entry and spread of COVID-19 disease (coronavirus infection), as well as preventing a new outbreak of COVID-19 disease (coronavirus infection) in the territory of the country, the Government of the Republic of Lithuania has r e s o l v e d:

1. To declare:
 - 1.1. a state of national emergency due to the threat of the spread of COVID-19 (coronavirus infection);
 - 1.2. the secondary (enhanced) level of preparedness of the civil protection system.
2. To establish the following temporary conditions for the restriction and/or closing of the state border crossing:
 - 2.1. Border crossing will be closed at the following border crossing points:
 - 2.1.1. Ramoniškiai - Pogranichny;
 - 2.1.2. Nida - Morskoe;
 - 2.1.3. Adutiškis - Moldevichi;
 - 2.1.4. Krakūnai - Geraneny;
 - 2.1.5. Eišiškės - Dotishki;
 - 2.1.6. Rakai - Petyulevcy;
 - 2.1.7. Norviliškės - Pitskuny;
 - 2.1.8. Latežeris - Parecha;
 - 2.1.9. Švendubrė - Privalka;
 - 2.1.10. Nida - Rybachy;
 - 2.1.11. Jurbarkas - Sovetsk;
 - 2.1.12. Rusnė - Sovetsk.

2.2. Border crossing will be restricted at the following border crossing points:

2.2.1. by road:

2.2.1.1. Medininkai - Kamenyi Log;

2.2.1.2. Šalčininkai - Benjekoni;

2.2.1.3. Raigardas - Privalka;

2.2.1.4. Kybartai - Chernyshevskoye;

2.2.1.5. Panemunė - Sovetsk;

2.2.1.6. Lavoriškės - Kotlovka;

2.2.1.7. Tverečius - Vidzy;

2.2.1.8. Papelekis - Lyntupy (only for vehicles transporting

large-size and heavy-weight cargo holding a permit issued in accordance with the procedure established by law);

2.2.1.9. Šumskas - Losha;

2.2.2. by rail:

2.2.2.1. Kena- Gudagai;

2.2.2.2. Vilnius railway station border checkpoint;

2.2.2.3. Stasylos - Benjekoni;

2.2.2.4. Kybartai - Nesterov;

2.2.2.5. Pagėgiai - Sovetsk;

2.2.3. international airports' border checkpoints:

2.2.3.1. Vilnius;

2.2.3.2. Kaunas;

2.2.3.3. Palanga;

2.2.3.4. Šiauliai;

2.2.4. international seaports' border checkpoints:

2.2.4.1. Pilies;

2.2.4.2. Malkų įlankos;

2.2.4.3. Būtingė oil terminal;

2.2.4.4. Molo.

2.3. Border crossing will be restricted preventing entry of foreigners to the Republic of Lithuania. This will not apply in the case of:

2.3.1. the citizens of and persons lawfully residing in the countries of the European Economic Area, the Swiss Confederation, the United Kingdom of Great Britain and Northern Ireland, the Principality of Andorra, the Principality of Monaco, the Republic of San Marino and the Holy See (Vatican City State), the countries that have been included in the EU-level list of third countries whose residents should not be affected by temporary external border restriction on non-essential travel to European Union;

2.3.2. foreigners who hold a document confirming their right to reside in the Republic of Lithuania, or in whose respect the Migration Department under the Ministry of the Interior of the Republic of Lithuania has adopted a decision to issue a document confirming the right to reside in the Republic of Lithuania or has sent a notice regarding the submission, within the set deadline, of the original documents and biometric data required for the decision to issue a document confirming the right to reside in the Republic of Lithuania, and foreigners who are a spouse, a person, with whom a registered partnership agreement has been concluded (hereinafter 'the partner'), a close relative (parents (adoptive parents) children (adopted children), grandparents, grandchildren, brothers and sisters) (hereinafter a 'close relative'), including close relatives of the spouse or partner, or a guardian of a citizen of the Republic of

Lithuania or of a foreigner who holds a document confirming the right to reside in the Republic of Lithuania;

2.3.3. foreigners who hold a national visa of the Republic of Lithuania or in whose respect the Migration Department under the Ministry of the Interior of the Republic of Lithuania has adopted a decision to issue a national visa;

2.3.4. persons enjoying immunities and privileges under the Vienna Convention on Diplomatic Relations (1961), the Vienna Convention on Consular Relations (1963) and under other international agreements and legislation of the Republic of Lithuania, their family members (the spouse or partner, children (adopted children) of the person and/or the spouse or partner, also parents (adoptive parents), guardians (hereinafter 'family members'), their other close relatives, also their service personnel, and members of official delegations;

2.3.5. persons serving in the military units of NATO and of NATO countries and their service personnel, their family members, and their other close relatives;

2.3.6. crew members, who are employed in Lithuanian companies engaged in international commercial transportation, or who carry out international commercial transportation by all types of vehicles, also seafarers;

2.3.7. health professionals arriving in the Republic of Lithuania for the provision of health services;

2.3.8. high-performance athletes, professionals of high-performance sports and physical activity, instructors of high-performance sports and physical activity and their family members, competition referees or other key personnel of competitions, and sports medical personnel, who come to the Republic of Lithuania at the permission of the Minister for Education, Science and Sport of the Republic of Lithuania for the preparation for and participation in high-performance athletic competitions;

2.3.9. artists arriving in the Republic of Lithuania at the permission of the Minister for Culture of the Republic of Lithuania for the participation in professional artistic activities, and their service personnel;

2.3.10. journalists arriving in the Republic of Lithuania at the permission of the Minister for Foreign Affairs of the Republic of Lithuania;

2.3.11. other exceptional cases, where foreigners are allowed entry to the Republic of Lithuania at an individual permission by a minister holding jurisdiction in the respective realm;

2.3.12. persons transiting through the territory of the Republic of Lithuania:

2.3.12.1. persons returning to their country of residence;

2.3.12.2. persons in whose respect a reasoned request has been made by a foreign country;

2.3.12.3. persons using facilitated transit of persons to travel between the territory of the Russian Federation and the Kaliningrad region of the Russian Federation. Such transit of persons can only be carried out through Kena railway border checkpoint and Kybartai railway border checkpoint under the conditions laid down by the Minister for Foreign affairs of the Republic of Lithuania;

2.3.12.4 foreigners travelling by transit trains referred to in paragraph 2.3.12.3 of this Resolution with no right to board and disembark in the territory of the Republic of Lithuania;

2.3.12.5. foreigners holding a long-stay national visa issued by one of the Schengen States applying the Schengen acquis in full travelling to the Schengen State which has issued the long-stay national visa;

2.3.12.6. family members of the citizens of the European Union, the European Economic Area or Switzerland travelling together or joining them (a spouse or person with whom a registered partnership agreement has been concluded (hereinafter 'the partner'), under 21 years-of-age direct descendants or dependants, including the descendants or dependants of

the spouse or registered partner, direct dependant relatives in the ascending line, including the respective relatives of the spouse or registered partner);

2.3.13. foreigners entering the Republic of Lithuania for the purpose of studies, admitted for studies under a study programme(s) or for doctoral studies in Lithuanian higher education and research institutions, which ensure the requirements laid down by the State Commander of National Emergency Operations regarding isolation of foreigners arriving for the purpose of studies;

2.3.14. foreigners coming to training organisations based in the Republic of Lithuania approved by a competent authority, or organisations that use flight simulators, to participate in training for aviation specialists at the invitation of these organisations;

2.3.15. foreign investors arriving in the Republic of Lithuania at the permission of the Minister for Economy and Innovation, where there is a confirmation from a public institution specified in Article 13(4) of the Law of the Republic of Lithuania on Investments regarding foreign investors' plans for investments in the Republic of Lithuania, which are of the minimum value referred to in Article 13(1)(6) of the Law on Investments;

2.3.16. foreigners arriving in the Republic of Lithuania for special humanitarian reasons at the permission of the Minister for the Interior of the Republic of Lithuania, where there is a reasoned recommendation by the Minister for Foreign Affairs of the Republic of Lithuania or his authorised person regarding the entry of foreigners to the Republic of Lithuania;

2.3.17. foreigners arriving in the Republic of Lithuania to attend the funeral of a spouse, partner, close relatives, including the close relatives of the spouse or partner, or of a guardian;

2.3.18. foreigners coming to the intelligence authorities of the Republic of Lithuania for purposes related to ensuring national security at the permission of the Minister for National Defence of the Republic of Lithuania or the Director of the State Security Department of the Republic of Lithuania, respectively;

2.3.19. foreigners holding a document issued by a medical establishment in one of the official languages of the European Union, a country-specific vaccination certificate, an international vaccination certificate or a European Union digital COVID certificate drawn up after European Commission recommendations, confirming the complete vaccination with one of the COVID-19 disease (coronavirus infection) vaccines (COVID-19 Vaccine Janssen, Comirnaty, Spikevax, or Vaxzevria) administered under the vaccination schedule approved by the competent authority of the country where the vaccination was carried out, if at least 14 days have passed after the administration of a dose of COVID-19 disease (coronavirus infection) vaccine, and the person has been vaccinated with:

2.3.19.1. the second dose under the two-dose vaccination schedule;

2.3.19.2. one dose under the single-dose vaccination schedule;

2.3.19.3. at least one dose in the case of the recovery of the COVID-19 disease (coronavirus infection) confirmed by a positive SARS-CoV-2 PCR test result;

2.3.20. foreigners under 16 years.

2.4. Foreigners referred to in paragraph 2.3 of this Resolution must comply with the self-isolation requirements laid down by the State Commander of National Emergency Operations, except for foreigners referred to in paragraphs 2.3.4, 2.3.5, 2.3.12 and 2.3.18 of this Resolution.

2.5. On their return or arrival in the Republic of Lithuania, all persons travelling on international passenger routes organised and operated by carriers as regular, special and charter services (by all types of vehicles) from countries that are on the list of countries affected by COVID-19 (coronavirus infection) approved by the Minister for Health, must hold a document (in one of the official languages of the European Union) confirming a SARS-CoV-2 PCR test taken within 72 hours (calculating from the moment of sample collection) or an antigen test for

COVID-19 disease (coronavirus infection) taken within 48 hours (calculating from the moment of sample collection) before the return or arrival in the Republic of Lithuania (hereinafter ‘the COVID-19 test’) and a negative result of the COVID-19 test (a serological antibody test result will not be recognised). All the carriers, travel operators and tourism service providers organising and operating passenger carriage on international routes as regular, special and charter services (by all types of vehicles) will be required to ensure that passengers that fail to present the documentation confirming a COVID-19 testing and a negative COVID-19 test result are prevented from boarding a vehicle. The requirements for COVID-19 testing will exempt:

2.5.1. crew members transporting passengers on international routes by all types of vehicles, provided their planned stay in the territory of the Republic of Lithuania is shorter than 24 hours (except the cases where the stay in the Republic of Lithuania is longer than planned for objective reasons);

2.5.2. travellers transiting through the Republic of Lithuania;

2.5.3. travellers (except those who visited, over the last 14 days before the return to/arrival in the Republic of Lithuania, countries that are on the list of countries affected by COVID-19 (coronavirus infection) approved by the Minister for Health as countries whence arrivals fall subject to the enhanced communicable disease control measures) holding one of the following documents in one of the official languages of the European Union:

2.5.3.1. a document from a medical establishment confirming the recovery of COVID-19 disease (coronavirus infection) confirmed by a positive result of a SARS-CoV-2 PCR test and maximum 180 days have passed of the positive testing before the return/entry to the Republic of Lithuania;

2.5.3.2. a document issued by a medical establishment, a country-specific vaccination certificate, or an international vaccination certificate confirming the complete vaccination with one of the COVID-19 vaccines (COVID-19 Vaccine Janssen, Comirnaty, Spikevax, or Vaxzevria) administered under the vaccination schedule approved by the competent authority of the country where the vaccination was carried out, if at least 14 days have passed after the administration of a dose of COVID-19 disease (coronavirus infection) vaccine, and the person has been vaccinated as follows:

2.5.3.2.1. the second dose under the two-dose vaccination schedule;

2.5.3.2.2. one dose under the single-dose vaccination schedule;

2.5.3.2.3. at least one dose in the case of the recovery of the COVID-19 disease (coronavirus infection) confirmed by a positive SARS-CoV-2 PCR test result;

2.5.3.3. a European Union digital COVID certificate drawn up after European Commission recommendations, confirming the fact of the recovery of the COVID-19 disease (coronavirus infection) or of the vaccination with one of the COVID-19 disease (coronavirus infection) vaccines as referred to in paragraphs 2.5.3.1 or 2.5.3.2 of this Resolution;

2.5.4. those under 16 years;

2.5.5. members of official delegations;

2.5.6. those referred to in paragraph 2.3.16 of this Resolution (they will undergo a COVID-19 test in the Republic of Lithuania).

2.6. Persons who are not subject to the state border crossing restrictions will cross the state border only through the border crossing points listed in paragraph 2.2 of this Resolution.

3. To lay down the following state of national emergency response and mitigation measures:

3.1. economic activity restriction measures:

3.1.1. contact services, economic activities, commercial and non-commercial cultural, entertainment, sporting events, celebrations, fairs, festivals or other organised gatherings of people held in a public place for a certain pre-established period of time (hereinafter, ‘events’)

will be organised in consideration of the conditions recommended by the State Commander of National Emergency Operations for the provision of persons with necessary personal protective equipment, management of the flow of people, and safe physical distance, and in compliance with other requirements laid down by the State Commander of National Emergency Operations for public health safety, hygiene, and other related requirements, and when services are delivered to or used by only those who meet one of the following criteria (except the cases referred to in paragraph 3¹ of this Resolution):

3.1.1.1. a person has been vaccinated with one of the following vaccines against COVID-19 (coronavirus infection):

3.1.1.1.1. one week after the administration of the second dose of Comirnaty or Spikevax vaccine under the vaccination schedule, except for the case referred to in paragraph 3.1.1.1.5 of this Resolution;

3.1.1.1.2. two weeks after the administration of the dose of COVID-19 Vaccine Janssen;

3.1.1.1.3. four weeks, but not more than 13 weeks, after the administration of the first dose of Vaxzevria vaccine, except for the case referred to in paragraph 3.1.1.1.5 of this Resolution;

3.1.1.1.4. after the second dose of Vaxzevria vaccine under the vaccination schedule;

3.1.1.1.5. two weeks after the administration of a single dose of Comirnaty, Spikevax, or Vaxzevria vaccine to a person with a history of COVID-19 disease (coronavirus infection), when the diagnosis was confirmed on the basis of a positive SARS-CoV-2 PCR test result;

3.1.1.1.6. one week after the administration of the second dose of Comirnaty or Vaxzevria vaccine, if the first dose was Vaxzevria vaccine and the second dose was Comirnaty vaccine or vice versa;

3.1.1.2. with a past COVID-19 disease (coronavirus infection) history where:

3.1.1.2.1. the diagnosis was confirmed by a positive result of SARS-CoV-2 PCR test or of an antigen test, and maximum 210 days have passed of the positive testing (but not before the completion of the mandatory self-isolation period); or

3.1.1.2.2. a positive result was received within the last 60 days of a quantitative or semi-quantitative serological immunological test (when anti-S, anti-S1 or anti-RBD IgG antibodies against SARS-CoV-2 are identified), except when the serological test was taken after vaccination with a vaccine against COVID-19 disease (coronavirus infection);

3.1.1.3. a negative result of the SARS-CoV-2 PCR test or a rapid SARS-CoV-2 antigen test for COVID-19 disease (coronavirus infection) that is not older than 48 hours (counting from the time of sample collection);

3.1.1.4. is a child under the age of 16;

3.1.2. *Repealed as of 13-09-2021*

3.1.2¹. *Repealed as of 13-09-2021*

3.1.3. other economic activity that is not referred to in paragraph 3.1.1 will be carried out in compliance with the conditions laid down by the State Commander of National Emergency Operations for the management of the flow of people and safe physical distance, other requirements for public health safety, hygiene, provision of persons with necessary personal protective equipment, and other related requirements;

3.2. public and administrative service restriction measures:

3.2.1. in the field of education:

3.2.1.1. pre-school, pre-primary, primary, pre-secondary, secondary education, vocational training, and education assistance will be provided in compliance with the conditions laid down by the State Commander of National Emergency Operations for the management of the flow of people, safe physical distance, and other key requirements for public health safety,

hygiene, the provision of persons with necessary personal protective equipment, and other related requirements;

3.2.1.2. continuous vocational training, higher education, and non-formal adult education will be provided in consideration of the recommended conditions laid down by the State Commander of National Emergency Operations for the provision of persons with necessary personal protective equipment, management of the flow of people, and safe physical distance, and in compliance with other requirements laid down by the State Commander of National Emergency Operations for public health safety, hygiene, and other related requirements, and when the participants satisfy one of the criteria referred to in paragraphs 3.1.1.1 - 3.1.1.3 of this Resolution, or when the participants are continuous vocational training or higher education students who take a preventive test for COVID-19 (coronavirus infection) no more than every 7 days and at least every 10 days of the last test, or they attend remotely.

3.2.1.3. non-formal education for children will be provided under the conditions laid down by the State Commander of National Emergency Operations for the management of the flow of people, safe physical distance, other key requirements for public health safety, hygiene, the provision of persons with necessary personal protective equipment, and other related requirements. It is allowed to attend indoor activities at the same time and children camps for up to 30 persons per group, except where the participants and the staff meet one of the criteria referred to in paragraphs 3.1.1.1 - 3.1.1.3. of this Resolution;

3.2.2. in the field of organising activities in social care establishments:

3.2.2.1. visits to all residential social care establishments, foster families, group and community homes and community childcare homes will be made in accordance with the conditions laid down by the State Commander of National Emergency Operations for public health safety, hygiene, and the provision of persons with necessary personal protective equipment;

3.2.2.2. social care services will be provided in residential social care establishments and in person's home in accordance with the conditions laid down by the State Commander of National Emergency Operations for public health safety, hygiene, and the provision of persons with necessary personal protective equipment.

3.2.3. in the field of organising health services regardless of subordination and legal form of medical establishments:

3.2.3.1. ensuring management of patient flows, infrastructure, also material and human resources;

3.2.3.1¹. provision of personal health care services will be organised, and these services will be delivered in compliance with the procedure established by the Minister of Health;

3.2.3.2. inpatient health care services for COVID-19 disease (coronavirus infection) (hereinafter 'COVID-19 services') will be organised on a clustering- territorial principle in compliance with the requirements laid down within the remit of the Minister for Health and the State Commander of National Emergency Operations. The provision of COVID-19 services will be organised by personal health care establishments (hereinafter 'organising personal health care establishments') specified by the Minister for Health, which have units for infectious diseases or human resources to organise the containment of infectious diseases and which organise and coordinate COVID-19 services in the territory of operation specified by the Minister for Health. The organising personal health care establishments will mobilise other personal health care establishments that are in the territory of operation and that are listed in the Annex to this Resolution (hereinafter 'mobilised personal health care establishments') for the provision of COVID-19 services. Instructions given by the organising personal health care establishments on COVID-19 services to the mobilised personal health care establishments will be mandatory (unless otherwise provided by law). The procedure for organising COVID-19

personal health care services will be laid down by the Minister for Health and the State Commander of National Emergency Operations, within their respective realms;

3.2.3.3. for the coordination of the provision of COVID-19 services provided by the organising personal health care establishments, the State Commander of National Emergency Operations will make a decision to appoint a coordinator for the activities of the organising personal health care establishments (hereinafter ‘the coordinator’), set up a coordinating group and approve its rules of procedure. The coordinator will organise the provision of COVID-19 services in cooperation with mayors and directors of administrations. Statutory instructions of the coordinator will be mandatory for both the organising personal health care establishments and the mobilised personal health care establishments (unless otherwise provided by law);

3.2.3.4. patients at personal health care establishments will be visited following the procedure prescribed by the Minister for Health;

3.2.3.5. Repealed as of 13-09-2021

3.2.3.6. medical establishments that are part of the Lithuanian public health system will process all the patient data related to the delivery of health care services, including case summaries, referrals, outcomes of referrals, medical images and their descriptions, only through the Electronic Health Services and Cooperation Infrastructure Information System, and medical establishments that are not part of the Public health system will ensure the processing of these data and their traceability through its own information system;

3.2.3.7. inpatient personal health care services for patients with COVID-19 (coronavirus infection) will be organised as follows:

3.2.3.7.1. through operational reorganisation in managing patient flows, infrastructure, and material and human resources;

3.2.3.7.2. increasing, where necessary, the number of beds and/or the scope of health care services for the treatment of patients with COVID-19 (coronavirus infection) and/or mobilising staff, reducing the scope of routine inpatient and/or outpatient health care services or suspending these services, with the exception of services, where failure to provide them would result in patient’s need for medical emergency or a significant deterioration of patient’s condition;

3.2.3.7.3. Repealed as of 13-09-2021

3.2.4. public transport services will be provided following the requirements by State Commander of National Emergency Operations for the management of the flow of people, safe physical distance, other key requirements for public health safety, hygiene, and the provision of persons with necessary personal protective equipment;

3.2.5. state and municipal institutions and bodies and other establishments will provide services in accordance with the conditions laid down by the State Commander of National Emergency Operations for the management of the flow of people, safe physical distance, key requirements for public health safety, hygiene, and the provision of persons with necessary personal protective equipment.

3¹. Those who do not satisfy any of the criteria referred to in paragraph 3.1.1 of this Resolution may receive contact services under the conditions laid down by the State Commander of National Emergency Operations for the management of the flow of people, safe physical distance, other key requirements for public health safety, hygiene, and the provision of persons with necessary personal protective equipment, and other requirements laid down in this Resolution only in the case of the following services and economic activities:

3¹.1. sales in stores and marketplaces whose main activity is the sale of food, veterinary goods, animal feed, pharmaceuticals, optical goods and orthopaedic devices, plants, seeds, and fertilisers with a separate entrance from the outside, and whose sales area (i. e. the area of sales halls for customer service and display of goods, including fitting rooms. The area of administrative premises, warehouses, auxiliary premises, workshops, staircases, corridors, and

sanitary facilities is not included in the sales area) does not exceed 1 500 square metres; or those located in a shopping centre whose total sales area (i. e. the area of sales halls and other sales outlets (such as kiosks) for customer service and display of goods, including fitting rooms. The area of administrative premises, warehouses, and auxiliary premises, workshops, staircases, corridors, and sanitary facilities is not included in the sales area, nor the area of shops in shopping centres with a separate entrance from the outside, where there is no access to the shopping centre) does not exceed 1 500 square metres;

3¹.2. distance selling (online or by other means of communication), and when goods are delivered to natural and legal persons or picked up at pick-up points (sales or other non-distance selling activities will not be allowed at pick-up points);

3¹.3. ordering minor repair services, when contact between the service recipient and the service provider lasts no longer than 15 minutes;

3¹.4. funeral services and funeral product shops;

3¹.5. visiting museum expositions and exhibitions;

3¹.6. library (book pick-up and return) and book pick-up services;

3¹.7. personal health care services (in compliance with the requirements laid down by the Minister for Health, including those on testing);

3¹.8. social services;

3¹.9. psychological assistance and psychotherapy services;

3¹.10. visiting terminally ill patients, minors under 14 years of age, and pregnant women in personal health care or residential social care establishments;

3¹.11. veterinary services;

3¹.12. passenger transport services;

3¹.13. paid passenger transportation through a ride-hailing and taxi passenger car services;

3¹.14. provision of legal services (notaries, bailiffs, mandatory mediation, lawyers providing legal services under a lawyer-client agreement, and lawyers providing secondary legal aid) and court activities;

3¹.15. activities related to the protection of the rights of the child;

3¹.16. services provided by state and municipal institutions and bodies, also state- and municipality-controlled enterprises, which due to their specificity cannot be provided remotely (the list of services will be approved by the head of the institution, body, or enterprise);

3¹.17. comprehensive family support services provided in accordance with the 2016-2023 Action Plan for Comprehensive Family Support Services approved by the Minister for Social Security and Labour of the Republic of Lithuania;

3¹.18. provision of technical assistance at the Technical Assistance Centre for the Disabled under the Ministry of Social Security and Labour and at the relevant municipal establishments;

3¹.19. provision of personal assistance to people with disabilities, when the need is determined by municipality-appointed social workers;

3¹.20. assistance to people subjected to domestic violence;

3¹.21. assistance to victims of human trafficking;

3¹.22. activities related to reception of irregular migrants;

3¹.23. outdoor services, sales, and economic activities, commercial and non-commercial cultural, entertainment, sporting events, celebrations, fairs, festivals, other organised gatherings with maximum 500 participants, held in public locations for a certain duration at a scheduled time;

3¹.24. financial services where the payment and delivery of pensions or other social benefits is provided, other essential financial and compulsory insurance services where the

contact between the service recipient and the service provider is maximum 15 minutes, and electronic communications services required to gain access to electronic services;

3¹.25. pre-school, pre-primary, primary, pre-secondary, secondary education, initial vocational training, non-formal education of children, and education assistance.

4. To recommend that economic operators and state institutions and bodies, and other public administration entities put in place provisions for wearing protective equipment covering nose and mouth (face masks, respirators, or other equipment) indoors, when regulating work organisation processes.

5. To establish that eligibility of persons under the criteria referred to in paragraph 3.1.1 of this Resolution will be confirmed as follows:

5.1. the eligibility of persons will be confirmed in accordance with the procedure laid down by the State Commander of Emergency Operations;

5.2. the documents evidencing the eligibility of persons and the personal data contained therein can only be viewed by natural or legal persons providing services or other natural and legal persons who make decisions regarding the eligibility of persons in the cases referred to in this Resolution, and by persons overseeing the compliance with the requirements of the legislation regulating civil protection, but they cannot be collected, stored, or otherwise processed by them. In case of doubt, persons overseeing the compliance with the requirements of the civil protection legislation will refer for personal data to the Information System of Electronic Health Services and Cooperation Infrastructure;

5.3. the persons referred to in paragraph 5.2 of this Resolution can only view the documents evidencing the eligibility of persons and personal data contained therein for the purpose of ascertaining person's eligibility so as to enable persons to exercise the right to unrestricted or partially restricted working, economic or other conditions in the cases specified in this Resolution and to implement the COVID-19 (coronavirus infection) prevention and control measures.

6. To establish that in the event where the State Commander of National Emergency Operations is unable to perform the functions of the commander of operations due to temporary incapacity for work, secondment or leave, the functions of the State Commander of National Emergency Operations will be performed by the Acting Minister.

Acting Prime Minister
Minister for Energy
Acting Minister for the Economy and Innovation

Žygimantas Vaičiūnas

Minister for the Interior

Rita Tamašunienė