RESOLUTION
OF THE GOVERNMENT OF THE CZECH REPUBLIC
of 26 February 2021, No. 206
Adopting an Emergency Measure

In relation to 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 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 6(1)(c) of the Crisis Act.

Effective from 12:00 a.m. on 27 February 2021 until 11:59 p.m. on 28 March 2021, the Government

I. orders the viewing of affidavits

1. of persons whose employment relationship is created starting from the date of announcement of this measure until the termination of the state of emergency and whose agreed type of work is, in accordance with Act No. 258/2000 Coll., on the Protection of Public Health and on amendments of certain related acts, as amended, classified in category one or two and if this work does not include activities, for the performance of which conditions for medical fitness are determined by another item of legislation or in Annex No. 2 part II of Decree No. 79/2013 Coll., on Occupational Health Services and Certain Types of Assessment Care, as amended, with the exception of points 1, 2, 4, 5 and 13 of the aforementioned Annex, and for whom no initial medical examination has been performed yet, to be viewed as an assessment of the medical fitness of job applicants in accordance with Act No. 373/2011 Coll., on Specific Healthcare Services, as amended; a specimen of the affidavit which can be used to replace the assessment of the medical fitness of job applicants is provided in the Annex to this measure; this affidavit is valid at most until 90 days have passed from the day following the termination of the state of emergency;

2. of persons whose employment relationship is created starting from the date of the announcement of this measure until the termination of the state of emergency and who perform activities which pose an epidemiological risk, to be viewed as a medical certificate issued in accordance with Section 19(2) of Act No. 258/2000 Coll.; the affidavit which can be used to replace a medical certificate is valid at most until 90 days have passed from the day following the termination of the state of emergency;

II. grants an exception to the performance of periodical medical examinations in accordance with Decree No. 79/2013 Coll.; periodical medical examinations do not need to be provided and performed over the duration of this state of emergency;
III. imposes upon

1. medical assessments, the validity of which ends over the course of the state of emergency, to continue to be deemed valid, i.e.

   a) **medical assessments** about health qualifications issued on the basis of initial medical examinations pursuant to Section 59(1) of Act No. 373/2011 Coll., and pursuant to Section 10 of Decree No. 79/2013 Coll., or periodical medical examinations pursuant to Section 11 of Decree No. 79/2013 Coll., for the period until the end of the state of emergency and furthermore for an additional period of at most
      i) 90 days from the day following the termination of the state of emergency, if the outcome of the medical assessment states that the assessed person is medically fit for the purpose for which they were assessed,
      ii) 30 days from the day following the termination of the state of emergency, if the outcome of the medical assessment states that the assessed person is conditionally medically fit for the purpose for which they were assessed,

   b) **medical assessments** regarding medical fitness to perform work issued on the basis of an extraordinary medical examination pursuant to Section 12 (2)(e) or (f) (3) of Decree No. 79/2013 Coll., the validity of which expired during the period of the state of emergency, this being until the termination of the state of emergency and also for an additional period of at most
      i) 90 days from the day following the termination of the state of emergency, if the outcome of the medical assessment states that the assessed person is medically fit for the purpose for which they were assessed,
      ii) 30 days from the day following the termination of the state of emergency, if the outcome of the medical assessment states that the assessed person is conditionally medically fit for the purpose for which they were assessed,

2. providers of occupational healthcare services in accordance with Act No. 373/2011 Coll., or registering providers of healthcare services for assessed persons, who are authorized to do so in accordance with Act No. 373/2011 Coll., or another item of legislation, subject to a request by an employer to perform an initial medical examination or periodical medical examination of the person in question and to issue a medical assessment regarding their medical fitness to perform work within the deadline determined according to point I for the validity of the affidavit or point III/1 for the validity of medical assessments.

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