

GOVERNMENT GAZETTE OF THE REPUBLIC OF CYPRUS

ANNEX III

PART I

REGULATORY ADMINISTRATIVE ACTS

| | | |
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| Number 5676 | Friday, 4 March 2022 | 907 |
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Number 100

THE QUARANTINE LAW, CAP. 260

Decree by virtue of article 6(a), (b), (c), (d), (e) and (g)

Cap. 260.
ANAK. 307
32(I) of 2003
31(I) of 2020
72(I) of 2020.

The Minister of Health, in exercising the powers conferred upon him by article 6(a), (b), (c), (d), (e) and (g) of the Quarantine Law, Cap. 260 and by the Decision of the Council of Ministers dated 3 March 2022, hereby issues the following Decree:

Whereas protecting the public health and the health care system is the responsibility of the Republic and for imperative urgency arising from the epidemiological data with the aim of preventing the spread of COVID-19, protecting public health and preventing a possible collapse of the health system due to the spread of the virus, taking into consideration the requirements in human resources and logistical infrastructures necessary to cope with the rapid spread of the virus and whereas the taking of requisite measures has become imperative; and

Government
Gazette, Annex
III (I):
23.3.2020.

Whereas by Notice published in the Government Gazette of the Republic, upon authorization by the Council of Ministers, the Minister of Health has declared the local districts of Nicosia, Limassol, Larnaca, Famagusta and Paphos as being infected with Covid-19, pursuant to article 4 of the Quarantine Law, Cap. 260; and

Whereas, taking into consideration that by 2 March 2022, 88.3% of the adult population received at least one dose of the vaccine and 85.0% completed the vaccination scheme, but at the same time from 17 February until 02 March 2022, 24.751 cases have been recorded, while the average rate of persons hospitalized daily is around 150 patients per day, and from 17 February until 02 March 2022 42 deaths of patients have been recorded with COVID-19 being the ultimate cause of death, and because there are indications as to the 'Omicron' variant's increased transmissibility and until the full evaluation of the variant's epidemiological data on an international level and because there is an increased risk of re-infection after recovery from COVID-19 within a timeframe of less than six months, the following Regulations shall apply for the Districts of Nicosia, Limassol, Larnaca, Famagusta and Paphos:

Short title.

1. This Decree shall be cited as the Quarantine (Determination of Measures to Prevent the Spread of COVID-19 Coronavirus) Decree (**No. 13**) of 2022.

2. The Regulations of this Decree shall be valid as of **8th March 2022 at 5.00 a.m. until 31st March 2022 at 23.59 p.m.**

3. Access to parks, linear parks, beaches, squares, dams, excursion sites, marinas, zoos and nature trails is permitted.

4. (1) Mass events, gatherings, demonstrations, parades, concerts, festivals in public or private places are prohibited, with the exception of events for which guidelines have been issued by the Ministry of Health.

(2) The carrying out of school festive events and school parades is permitted, subject to the guidelines of the Ministries of Health and Education, Culture, Sports and Youth:

Provided that for any other events, including events taking place in Municipalities, Communities and places of religious worship, the Local Authorities and/or organisers must abide by the provisions of this Decree as well as the health protocols and guidelines of the Ministry of Health.

5. Gatherings at private residences of up to 30 persons, is permitted.

6 The presence of congregants during church services and/or other forms of religious worship is permitted at 70% capacity of the place of worship, either indoors or outdoors, subject to distancing measures and in compliance with Regulation 79 (2), and the responsibility for compliance with this Regulation lies with the person or persons who are in charge of the specific religious worship site according to the regulating legal framework of the religion or/and creed concerned

7. Individual prayer in churches, mosques and other places of religious worship is allowed outside church service hours or/and other religious ceremonies with a maximum of 20 people attending simultaneously the place of religious worship:

Provided that the responsibility for compliance lies with the person or persons who are in charge of the specific religious worship site according to the regulating legal framework of the religion or/and creed concerned.

8. (1) The celebration of weddings, christenings and funerals at churches and other areas of religious worship shall be carried out at 70% capacity of the place of worship, either indoors or outdoors, subject to distancing measures and in compliance with Regulation 79 (2).

(2) The responsibility for compliance with the provisions of this Regulation lies with the person or persons who are in charge of the specific religious worship site according to the regulating legal framework of the religion or/and creed concerned.

(3) for the holding of a civil wedding, the Municipal Authorities shall uphold the provisions of this Regulation *mutatis mutandis*.

9. The holding of events, including weddings and christenings at catering establishments, event and reception venues, hotels or/and tourist accommodation units, night clubs, clubs and music and dancing venues, is governed by the guidelines of the Ministry of Health and with a maximum of 500 persons present in total, either indoors or outdoors, subject to distancing measures defined in the health protocols and subject to the following conditions:

(a) For the holding of events in venues governed by the present Regulation, with capacity of 150 persons and above, Regulation 79(1) is upheld.

(b) for the holding of events in venues governed by the present Regulation, with capacity of 150 persons and below, Regulation 79 (2) is upheld.

(c) the maximum number of persons per table is twelve (12) persons.

10. (1) Visits to public and private hospitals are permitted only upon approval by the Director of the said facility, subject to Regulation 79 (1).

(2) for visits of patients and their companions to outpatient clinics, medical and diagnostic centres, the presentation of a negative laboratory test (PCR) or rapid antigen detection test for COVID-19 shall be required, with the sampling having been carried out within 24 hours, except for persons who have received a booster dose of the vaccine.

11. (1) As regards visits to nursing homes and other closed care and accommodation facilities for the elderly and vulnerable groups and subject to the guidelines of the Ministry of Health and the Deputy Ministry of Social Welfare:

(a) Visits are permitted only upon approval by the Director of the facility and subject to Regulation 79(1).

(b) residents are not allowed to stay overnight outside the nursing home and/or the closed facility.

(2) for visits to day care facilities for vulnerable groups, transitional shelters for homeless persons, day centres and child protection facilities, the guidelines of the Ministry of Health and the Deputy Ministry of Social Welfare, and Regulation 79(2) shall be followed.

(3) for employees in nursing homes and other closed care and accommodation facilities for the elderly and vulnerable groups, the guidelines of the Ministry of Health and the Deputy Ministry of Social Welfare shall be followed, and the following are required:

(a) presentation of a negative PCR laboratory test or a rapid antigen test for COVID-19, with the sampling having been carried out within 24 hours, or

(b) presentation of a valid certificate of completed vaccination for COVID-19 or a valid certificate of recovery from COVID-19, as well as a PCR laboratory test or rapid antigen test for COVID-19, with the sampling having been carried out within 72 hours.

(4) for employees in day care facilities for vulnerable groups, transitional shelters for homeless people, day centres and child protection facilities, the guidelines of the Ministry of Health and the Deputy Ministry of Social Welfare shall be followed, and it is mandatory to present either a negative laboratory test (PCR) for COVID-19, with the sampling having been carried out within 72 hours, or a negative rapid antigen detection test for COVID-19, with the sampling having been carried out within 24 hours, or a valid certificate of completed vaccination for COVID-19, or a valid certificate of recovery from COVID-19.

12. For private hospitals, including Intensive Care Units in these hospitals, the maximum occupancy rate is at 80%.

13. (1) In public means of transport, the provisions of Regulation 79(2) as well as the guidelines of the Ministry of Transport, Communications and Works shall apply for passengers,

(2) the Ministry of Transport, Communications and Works shall issue guidelines pertaining to the transport of people by all regular buses with a fare per passenger, as well as by all public and/or private transport means;

(3) The use of a protective facemask is mandatory for employees and passengers in all transport means mentioned in this paragraph, subject to the guidelines of the Ministry of Transport, Communications and Works.

14. The operation of Courts and Registries shall be governed by the guidelines issued by the Supreme Court.

15. The holding of written examinations shall be permitted upon request of the competent body, as well as the holding of meetings of State Authorities and/or meetings of Authorities and/or Services and/or Organs and/or Bodies, which are provided for by the Constitution, in places approved by the Ministry of Health and subject to Regulation 79(3).

16. (1) The operation of schools of all levels, including schools of special education, as well as nurseries, kindergartens and children's clubs, is governed by the health protocols of the Ministries of Health, Education, Culture, Sports and Youth, and Labour, Welfare and Social Insurance, and it is required that:

- a) pupils aged 6 and over shall wear a facial mask and hold either a negative COVID-19 laboratory PCR test or a negative antigen rapid detection test with the sampling having been carried out within the last 72 hours, or a certificate of a completed vaccination scheme against Covid-19 or a valid certificate of recovery from COVID-19,
- b) children aged 4 years and over attending kindergartens and pre-primary schools, shall present a negative laboratory test (PCR) or a rapid antigen detection test for COVID-19, with the sampling having been carried out within 7 days, or a certificate of completed vaccination for COVID-19, or a valid certificate of recovery from COVID-19,
- c) for employees, Regulation 78 applies:

Provided that, only for school attending purposes, pre-primary school pupils who have turned six years old, shall not be obliged to wear a facial mask.

(2) students in private and public primary schools and in public and private secondary schools, who are primary contacts of confirmed positive COVID-19 cases within the school unit, who:

- a) according to the health protocols of the Ministry of Health, must remain in mandatory quarantine, may continue attending school under the condition that they undergo, on a daily basis, on school days and for a period of 7 days since the date of the close contact, an antigen rapid test for COVID-19, in accordance with the guidelines issued by the Ministry of Health.
- b) hold a certificate for completed vaccination for COVID-19 or a valid recovery certificate, shall undergo, on the third and the fifth day since the primary

contact, an antigen rapid test, in accordance to the guidelines issued by the Ministry of Health:

Provided that if a positive COVID-19 case is found, the health protocols of the Ministry of Health shall be followed.

(3) the Minister of Education, Culture, Sport and Youth shall, if necessary, make additional contingency arrangements to replace teachers who may be absent from work for reasons related to the pandemic, including the assignment of teaching duties to teachers of a higher rank and/or the use of teachers on the list of appointed teachers and/or the use, within the framework of their duties, of teachers already employed in programmes of the Ministry of Education, Culture, Sport and Youth through the purchase of services,

(4) the operation, with physical presence, of public and private Higher and Tertiary Education Institutions is governed by the following conditions:

- a) for a maximum capacity of teaching halls of up to two thirds (2/3), the health protocols of the Ministries of Health, and Education, Culture, Sports and Youth, as well as the provisions of Regulation 79(3), are upheld,
- b) for a maximum capacity of teaching halls that is beyond two thirds (2/3) and up to 100% of capacity, the health protocols of the Ministries of Health and Education, Culture, Sports and Youth are upheld and it is mandatory to present either a certificate of a completed vaccination scheme against Covid-19 or a valid certificate of recovery for Covid-19:

Provided that public and private Higher and Tertiary Education Institutions, irrespective of the preconditions set out in this paragraph, may choose to allow access to teaching halls and/or other areas only to persons holding a valid certificate of a completed vaccination scheme against Covid-19 or a valid certificate of recovery from Covid-19.

Provided also that classes as well as exams may be carried out online.

17. The operation of all private institutes and private educational centres, including social activities, is permitted subject to Regulation 79 and the guidelines of the Ministries of Health and Education, Culture, Sports and Youth:

Provided that the maximum number of persons is dependent upon the capacity of each classroom of the premises, as set out in the guidelines of the Ministries of Health and Education, Culture, Sports and Youth, and a minimum of seven persons physically present, including the tutor, if the manager of premises wishes so.

18. As regards retail shops, the following terms shall apply:

- (a) the measure of 1 person per 4 sqm, at least, of capacity, should be observed;
- (b) large stores exceeding 500 sqm and trading in a wide range of products, should ensure that there a check is carried out at the entrance by an authorized person or by an automated counting system, so that the maximum number of customers is upheld;

- (c) Measures must be taken to mark the minimum distance of 2 meters, which should be observed by the customers while they are being served, both inside and outside the premises and to display at the entrance of the premises the maximum number of persons permitted in the premises under the guidelines issued by the Ministry of Health and the Ministry of Labour, Welfare and Social Insurance.
- (d) Regulation 79(3) shall be followed, and
- (e) Supermarkets, grocery stores, butchers, fishmongers, bakeries, confectioners, fruit shops, kiosks and mini-markets are exempted from Regulation 79:

Provided that Regulation 31 shall be upheld for catering establishments serving the public within retail businesses.

19. As regards malls, Regulation 79(3) and the following terms shall apply:

- (a) the measure of 1 person per 4 sqm, at least, of capacity, shall be observed, and additionally, a check must be carried out at the entrance by an authorized person or an automated counting system, so that the maximum number of customers is upheld;
- (b) Measures must be taken to mark the minimum distance of 2 meters, which should be observed by the customers while they are being served, both inside and outside the premises and to display at the entrance of the premises the maximum number of persons permitted in the premises under the guidelines issued by the Ministry of Health:

Provided that retailers inside the malls should observe the provisions of Regulation 18 mutatis mutandis.

Provided that Regulation 31 shall be upheld for catering establishments serving the public within malls.

20. Conferences and trade fairs are permitted and the total number of persons attending should not exceed 70% of the capacity of the premises and subject to Regulation 79.

21. The operation of betting shops is governed by the guidelines of the Ministry of Health and the National Betting Authority and subject to Regulation 79(3).

22. Casinos operate at 70% capacity, subject to the guidelines of the Ministry of Health, and Regulation 79(2).

23. The operation of archaeological sites, museums and historic sites, visual art places and galleries is governed by the guidelines of the Ministry of Health and subject to Regulation 79(3).

24. (1) Itinerant sales and bazaars are permitted subject to possession of the relevant authorisation delivered by the competent Municipal or Community Authority and subject to the guidelines of the Ministry of Health;

(2) bazars and popular bazars in areas next to places of religious worship are permitted, subject to the guidelines of the Ministry of Health, provided that the organisers have obtained authorisation by the Public Health Services of the Ministry of Health, and subject to Regulation 79(3).

25. The operation of hairdressing salons, barber shops, beauty centres and tattooing shops is governed by the guidelines of the Ministry of Health and subject to Regulation 79(2).

26. The operation of theatres, amphitheatres, cinemas and performance halls is permitted, at 75% capacity of the venue, subject to the distancing measures defined by the health protocols and Regulation 79(3).

27. The operation of playgrounds, luna parks and thematic parks, is governed by the guidelines of the Ministry of Health and subject to Regulation 79(3).

28. The operation of organised group camping is suspended:

Provided that the guidelines of the Ministry of Health shall apply to the operation of camping sites.

29. The operation of constructions sites and of the construction sector in general, as well as related activities, is governed by the guidelines of the Ministries of Health and Labour, Welfare and Social Insurance and subject to Regulation 79(3).

30. The operation of hotels or/and tourist accommodation units is governed by the guidelines of the Ministry of Health and the Deputy Ministry of Tourism, and for persons staying overnight and/or using the facilities of the said establishments, Regulation 79(2) is upheld:

Provided also that for catering establishments within hotels and for the holding of events in venues/establishments governed by the present Regulation, the provisions of Regulations 9 and 31 shall apply mutatis mutandis.

31. The operation of catering establishments (restaurants, taverns, cafeterias, pubs, snack-bars and bars, coffee shops, catering establishments inside the malls, catering establishments of hotels and tourist accommodation units, canteens or/and sports clubs, cultural circles, associations, societies etc.) is governed by the guidelines of the Ministry of Health and the maximum number of persons should not exceed 500, either indoors or outdoors, subject to the distancing measures set out by the health protocols and subject to the following conditions:

(a) for catering establishments with capacity of 150 persons and over, which have a dance floor, Regulation 79(1) is upheld,

(b) for all other catering establishments, irrespective of capacity, Regulation 79(2) is upheld,

(c) the maximum number of persons per table is twelve (12) persons,

(d) for the holding of events in the venues/premises governed by this Regulation, the provisions of Regulation 9 are upheld, and

(e) take away services are exempted from the provisions of Regulation 79, provided that the customer will not remain at the catering establishment to eat and/or sit down.

32. The operation of night clubs, event venues, discos, clubs and music and dancing venues is governed by the guidelines of the Ministry of Health and the maximum number

of persons should not exceed 500, either indoors or outdoors, subject to the distancing measures set out by the health protocols and subject to the following conditions:

- (a) for venues/premises governed by this Regulation, with capacity of 150 persons and over, Regulation 79(1) is upheld,
- (b) for venues/premises governed by this Regulation, with capacity of under 150 persons, Regulation 79(2) is upheld,
- (c) the maximum number of persons per table is twelve (12) persons,
- (d) for the holding of events at the venues/premises governed by this Regulation, the provisions of Regulation 9 are upheld.

33. (1) For the premises to which access under this Decree requires the presentation of either a negative laboratory test (PCR) or rapid antigen detection test for COVID-19, or a certificate of vaccination, or a certificate of recovery for COVID-19, persons who are not permanent residents of the Republic and who enter the Republic legally without holding a certificate of a completed vaccination scheme or a certificate of recovery from COVID-19:

(a) if arriving through Larnaca and Paphos airports, they shall present as evidence the Cyprus Flight Card obtained through the platform <https://cyprusflightpass.gov.cy> and in addition the boarding pass or proof of reservation at the accommodation they are staying, or

(b) if they arrive via the legal points of entry to the Republic by sea, if they are passengers on a cruise ship, they shall present the proof of embarkation secured from the cruise ship as a boarding card, and if they are passengers on a pleasure boat, they shall present the proof of embarkation secured from the Manager of the marina where they are docked, in accordance with the guidelines of the Ministry of Transport, Communications and Works and the Deputy Ministry of Shipping,

(2) the validity period of the documents referred to in subparagraphs (a) and (b) of paragraph (1), is seven days after the date of arrival. After the seven days have lapsed such persons shall provide the documents/certificates required by this Decree. By way of exception and while the documents are still valid for 7 days, for premises governed by Regulation 32(a) Regulation 79(1) shall be complied with.

34. The ports of the Republic shall be operated for commercial transactions and activities and for cruise passenger services and services supporting the operation of the ports for supply chain support purposes shall be permitted, subject to the guidelines of the Ministry of Transport, Communications and Works.

35. The operation and use of sports facilities, including sports swimming pools are governed by the following conditions:

(a) for training and team sports competitions, for professional leagues of teams A, B and C divisions and national teams, in compliance with sanitary protocols:

(b) for training of athletes and conducting individual and team sports competitions, including contact sports, in indoor and outdoor sports facilities, in compliance with the guidelines of the Cyprus Sports Organization and the Ministry of Health:

Provided that the maximum number of athletes is determined by guidelines of the Cyprus Sports Organisation and the Ministry of Health.

(c) for the holding of races of a social nature, such as marathons, triathlons, etc., with the observance of a health protocol prepared by the organizer and certified by the Ministry of Health,

(d) operation of indoor sports facilities including gyms, dance schools, as well as schools of other sports, in compliance with the measure of one person per 3 square meters and in compliance with the guidelines of the Cyprus Sports Organization and the Ministry of Health,

(e) operation of race horse meetings, subject to the guidelines of the Ministry of Health,

(f) for persons aged 6 years and over who fall within the provisions of paragraphs (b) to (e) of this Regulation and, whether they play sports in indoor sports facilities, or in outdoor sports facilities, or take part in sports events (competitions), Regulation 79(2) is upheld,

(g) regardless of the provisions of Regulation 48, in sports facilities owned by the Cyprus Sports Organization, which it grants for use to sports organizations / associations / federations, this organization / association / federation, for the period of use of the facility, is responsible for compliance with the Regulations provided for in this Decree, as well as the relevant health protocols and / or guidelines issued by the relevant competent authorities:

Provided that, the Cyprus Sports Organization reserves the right to control and supervise the implementation of the measures of this Decree, in cooperation with the Cyprus Police, pursuant to Regulation 48.

36. The presence of spectators in matches and events that take place in pitches and sports facilities, with the exception of football pitches, is governed by the guidelines of the Ministry of Health and the Cyprus Sports Organisation and at maximum 70% capacity, subject to the distancing measures set out by the health protocols and Regulation 79(2).

37. The presence of spectators in football matches is permitted provided that their number shall not exceed 70% of the capacity of the pitch and subject to Regulation 79(2).

38. For persons who enter reception and hospitality centres for asylum seekers, Regulation 79(2) shall be upheld.

39. The operation of driving schools is governed by the guidelines of the Ministry of Health and the Ministry of Transport, Communications and Works.

40. Farmers' markets shall operate at 70% of their capacity, observing the distance of 1.5 meters between people, the guidelines issued by the Ministry of Health and the provisions of Regulation 79(3).

41. The operation of swimming pools for public use is governed by the guidelines of the Ministry of Health and subject to Regulation 79(2).

42 (1) It is prohibited to enter the Republic from illegal points of entry and to this end the competent monitoring authorities implement the necessary measures; and

(2) any person arriving on and/or entering illegally the territory of the Republic shall remain in areas of compulsory confinement designated by the Republic for 14 days from arrival:

Provided that asylum seekers who enter, are placed and/or obliged to stay in reception, hospitality and/or detention centres for asylum seekers, are placed in areas of compulsory confinement for 14 days, before coming into any contact with those already staying there and the relevant medical and health protocol shall be observed for each case.

43. The operation of passenger short sea vessels, recreational fishing vessels and vessels for the transport of divers, private vessels and water sports undertakings shall be governed by the health and safety guidelines issued by the Deputy Ministry of Shipping, and for the use of passenger short sea vessels by the public, Regulation 79(3) shall be upheld.

44. At the undertakings serving the public, as well as the Departments/Services of the public sector, the wider public sector and the Local Authorities serving the public:

(a) Regulation 79(3) is upheld,

(b) measures must be taken to mark the minimum distance of two meters that has to be observed by the citizens, both inside and outside the premises,

(c) no more than 1 person per 4 sq. m. of working capacity may be simultaneously present at the same place,

(d) they should display at the entrance of the premises the maximum number of persons allowed inside the premises under the guidelines issued by the Ministry of Health and the Ministry of Labour, Welfare and Social Insurance;

45. (1) The 25% of persons employed in private service-providing enterprises, excluding the enterprises that employ up to ten persons and essential services, shall work remotely:

1 of 1990

71 of 1991

211 of 1991

27(l) of 1994

83(l) of 1995

60(l) of 1996

109(l) of 1996

69(l) of 2000

156(l) of 2000

4(l) of 2001

94(l) of 2003

128(l) of 2003

183(l) of 2003

31(l) of 2004

218(l) of 2004

68(l) of 2005

79(l) of 2005

105(l) of 2005

96(l) of 2006

107(l) of 2008

137(l) of 2009

194(l) of 2011

78(l) of 2013

Provided that in essential services the measure of remote work shall be maintained to the degree possible.

Provided further that this percentage includes employees who are absent from work, either due to days off, or sick leave or due to mandatory self-confinement in accordance with the health protocols and the guidelines of the Ministry of Health.

(2) (a) The 25% of persons working in the public and wider public sector, shall work remotely, and the competent authority, under the Public Service Laws 1990 to 2020 and/or the relevant legislation governing the operation of Independent Services and/or Deputy Ministries, determines staff needs for the smooth operation of the service:

Provided that this percentage includes employees who are absent from work, having either a special leave for public health reasons, or a sick leave or days off or due to mandatory self-confinement in accordance with the health protocols and the guidelines of the Ministry of Health.

(b) For Essential Services, as these are defined in Regulation 46 of this Decree, the competent authority makes the necessary arrangements in order to ensure the smooth operation of the Service and the State and to the degree possible, the upholding of the measure for remote work,

7(l) of 2014
21(l) of 2014
100(l) of 2015
148(l) of 2017
151(l) of 2017
152(l) of 2017
98(l) of 2020
136(l) of 2020

(c) Public Law organisations and Local Government Authorities apply the provisions of this Regulation mutatis mutandis,

(d) Subject to the provisions of this Regulation, where by virtue of the provisions of Regulation 44, the physical presence of the 75% of civil servants and teleworking are not possible in Services/Departments of the public and wider public sector, in Organisations of Public Law and in Local Government Authorities serving the public, the competent authority may give a special leave on grounds of public health:

Provided that the provisions of this Regulation may be valid mutatis mutandis for the Services/Departments of the public and wider public sector, Organisations of Public Law and Local Government Authorities that do not serve the public, where under the guidelines of the Ministry of Labour, Welfare and Social Insurance and the Ministry of Health on the management of issues of health and safety at work under coronavirus conditions, the physical presence of all employees is not possible:

Provided further that where by virtue of the provisions of Regulation 44, the physical presence of the 75% of employees is not feasible, according to the instructions of the competent authority, they shall be obliged to perform their duties through teleworking:

Provided also that in cases where the nature of the duties does not permit teleworking, a request for special leave on grounds of public health may be submitted:

Provided lastly that if the employees do not wish to perform their duties through teleworking they should apply for a special leave on grounds of public health, for the period of which the said beneficiaries shall be indemnified with 60% of their earnings by their respective employer.

46. For the purposes of this Decree, the following are defined as Essential Services:

(1) the Ministry of Labour, Welfare and Social Insurance, including all its Directorates/Departments/Services,

(2) the Ministry of Health, including all its Directorates/Departments and Services, as well as the State Medical Services Organisation and the Health Insurance Organisation and their Directorates and/or Services,

(3) the Ministry of Transport, Communications and Works, including its Directorates/Services,

(4) the Ministry of Finance, including all its Permanent Directorates/Departments/Services;

(5) the Ministry of Interior, including its Directorates/Departments/Services;

(6) the Ministry of Energy, Commerce and Industry, including its Directorates/Departments/Services;

(7) the Ministry of Justice and Public Order, including its Directorates/Departments/Services;

(8) the Ministry of Agriculture, Rural Development and Environment, including its Directorates/Departments and Services;

(9) the Ministry of Education, Culture, Sports and Youth, including its Directorates/Departments and Services;

- (10) the Ministry of Defence;
- (11) the Ministry of Foreign Affairs and its Directorates/Departments;
- (12) the Deputy Ministry of Research, Innovation and Digital Policy, including its Departments/Services;
- (13) the Deputy Ministry of Shipping;
- (14) the Deputy Ministry of Tourism;
- (15) the Deputy Ministry of Social Welfare;
- (16) the House of Representatives;
- (17) the Courts and Registries (including their employees),
- (18) the Law Office,
- (19) the Health Services of Local Government Authorities and the public and wider public sector,
- (21) the Cyprus Intelligence Services,
- (21) the Police, the Fire Service and the Prisons Department,
- (22) the National Guard,
- (23) the Treasury,
- (24) private and public hospitals, clinics, medical and diagnostic centres,
- (25) the essential services of airports and airlines,
- (26) the telecommunications companies and Radio Cyprus,
- (27) the Cyprus Electricity Authority,
- (28) the Water Boards, Desalination Plants,
- (29) the Cyprus Transmission System Operator,
- (30) the Financial Markets and Payments Infrastructure Department, the Currency Management Department, the Information Technology Department, the General Administrative Services Department, the Accounting Services and Audit Department and the Supervision Department - Crisis Group, of the Central Bank of Cyprus,
- (31) the Cyprus Telecommunications Authority,
- (32) the Cyprus Sports Organisation,
- (33) the Presidency of the Republic,
- (34) the Secretariat of the Council of Ministers,
- (35) the Ports Authority, the Ports and Services within the Ports,
- (36) the Digital Security Authority,

(37) the Sewerage Boards,

(38) the Public Service Commission,

(39) the Education Service Commission, and

(40) the Cyprus Stock Exchange.

In addition to the above, for the purposes of this Decree, the following are defined as Essential Services: banking services, insurance services, services of credit purchasing companies, the maritime sector, lawyers, law firms and law offices, the media, the services necessary for the supervision and management of the coronavirus pandemic, for the provision of social services and the payment of benefits and other benefits to citizens, for ensuring uninterrupted electricity supply and water supply, for the operation of electronic communications/systems, telecommunications and postal services, for the operation of air transport and air traffic control, the operation of maritime traffic management and monitoring systems, the operation of civil defence, for the operation of hospitals and similar services in the health sector, veterinary services, prisons, asylum and immigration, the repair or maintenance of equipment and electromechanical installations of the National Guard and the Police including the Fire Service, the safe management of waste and strategic stocks of the State, the operation of ports and similar and supporting services, the activities of private security and protection system services, as well as the provision of services for the maintenance and cleaning of buildings and outdoor venues, as well as departments and civil servants who must be physically present due to their work relating to the implementation of actions of the Recovery and Sustainability Plan.

47. Where there is a case of Covid-19 in any private office and/or undertaking and/or in any service of the public service and/or the wider public service and/or in the independent services and/or in local authorities, they are obliged to suspend their operation immediately and proceed to the disinfection of the area before resuming their operation:

Provided that the whole personnel shall leave the place until the completion of the disinfection and the reoperation of the place. According to the guidelines of the European Centre for Disease Prevention and Control, found on https://www.pio.gov.cy/coronavirus/press/3042020_2.pdf, the area must be disinfected with an approved disinfectant, depending to the instructions of the disinfectant used.

48. (1) Without prejudice to the obligation and individual responsibility of every person to comply with the Regulations provided for by this Decree and the relevant health protocols and/or guidelines issued by the competent authorities, the owner or/and manager or/and the person in charge of the undertaking or/and premises or/and any other place where economic activity is taking place in relation to goods or services according to the Quarantine Law (Cap. 260), shall be responsible for the observation of the Regulations provided for by this Decree and the relevant health protocols and/or guidelines issued by the competent authorities.

(2) the owner or/and manager or/and the person in charge of the undertaking or/and premises or/and any other place where economic activity is taking place in relation to goods or services, who under paragraph (a) is responsible for the compliance with the Regulations provided for by this Decree shall perform the required checks for the observation of the measures provided for by this Decree, the relevant health protocols and/or guidelines issued by the competent authorities and to this end he/she may assign in writing this task to an authorised employee/officer or to a Private Security Agency or/and Private Guard as provided for by paragraph (3)(xvi):

Provided that in case a person refuses to present a proof of either a negative Covid-19 laboratory or rapid antigen test or a certificate of a completed vaccination scheme

against Covid-19, or a proof or release for those who have recovered from Covid-19 or a European Digital COVID Certificate, where this is mandatory by virtue of the provisions of this Decree, during a control by the Police or/and any other Competent Authority or/and any authorised officer by virtue of paragraph (3), the person who refused to comply shall be solely liable and to the owner or/and manager provided that he/she has not been served by the establishment;

(3) officers of the following Ministries and/or Services, as well as self-employed persons selected by the Ministry of Energy, Commerce and Industry upon tender procedure for services, shall monitor the implementation of measures of the Quarantine Law (Cap. 260) and of this Decree, in cooperation with the Cyprus Police:

- (i) Ministry of Finance;
- (ii) Ministry of Education, Culture, Sports and Youth;
- (iii) Ministry of Labour, Welfare and Social Insurance;
- (iv) Ministry of Interior;
- (v) Ministry of Transports, Communications and Works;
- (vi) Deputy Ministry of Research, Innovation and Digital Policy;
- (vii) Deputy Ministry of Shipping;
- (viii) Deputy Ministry of Tourism;
- (ix) Public Health Services, Department of Medical and Public Health Services, Ministry of Health;
- (x) Department of Agriculture, Department of Forests, Department of Fishery and Marine Research, Mines Service and Veterinary Services, Ministry of Agriculture, Rural Development and Environment;
- (xi) Consumer Protection Service, Ministry of Energy, Commerce and Industry;
- (xii) traffic wardens of each Municipality;
- (xiii) members of the National Guard;
- (xiv) the Cyprus Sports Organisation;
- (xv) Safety and Health Officers of Ministries/Deputy Ministries, Services/Departments, Organisations of Public Law, Independent Authorities, Local Authorities and private undertakings;
- (xvi) Private Security Agencies or/and Private Guards holding a licence issued under the Private Security Agencies Law of 2007 to 2014;
- (xvii) Stewards entered in the Register of Stewards established by the Stewards Commission according to the Prevention and Suppression of Violence at Sports Venues (Stewards) Regulations of 2012 by virtue of the Prevention and Suppression of Violence at Sports Venues Laws of 2008 to 2014; and
- (xviii) the administrations of public and private school units.

125(I) of 2007
54(I) of 2009
101(I) of 2011
179(I) of 2014.

Government
Gazette, Annex
III(I):
28.12.2012.
48(I) of 2008
97(I) of 2011
119(I) of 2012
213(I) of 2012
132(I) of 2014

49. The use of protective face masks is mandatory for all persons over six years old, indoors where there are more than one person and outdoors where there are more than two persons with the exception of the cases specified by the guidelines issued by the Ministry of Health:

Provided that the use of face masks inside elevators is mandatory irrespective of the number of persons.

50. Entry into the Republic is permitted for persons, regardless of nationality, arriving at the Larnaca and Paphos airports from countries of the 'Green' category, according to the country categorization, based on the risk assessment as announced by the Ministry of Health and subject to the guidelines as announced on the <https://cyprusflightpass.gov.cy/> platform and persons aged 12 years and above:

(a) must hold a negative certificate from a certified laboratory of either a laboratory test (PCR) for COVID-19, with sampling having been carried out within 72 hours, or an antigen rapid test for COVID-19, with sampling having been carried out within 24 hours prior to their departure for the Republic,

(b) have to comply with the possibility of random sampling for COVID-19 upon their arrival in the Republic, the cost of which is borne by the State,

(c) for persons who, upon arrival to the Republic, are diagnosed positive for COVID-19, the medical protocol of the Ministry of Health shall be followed, subject to the provisions of Regulation 76,

51. Entry into the Republic is permitted for persons, regardless of nationality, arriving at the Larnaca and Paphos airports from countries of the 'Red' category according to the categorisation of countries, based on the risk assessment as announced by the Ministry of Health, subject to the guidelines as announced on the <https://cyprusflightpass.gov.cy/> platform and persons aged 12 years and above:

(a) must hold a negative certificate from a certified laboratory of either a laboratory test (PCR) for COVID-19, with sampling having been carried out within 72 hours, or an antigen rapid test for COVID-19, with sampling having been carried out within 24 hours, prior to their departure for the Republic,

(b) shall undergo upon arrival in the Republic a laboratory test (PCR), the cost of which shall be borne by them and remain in self-confinement until the result of the test is issued,

(c) persons refusing to undergo, upon arrival to the Republic, a laboratory PCR test for COVID-19, beyond the criminal liability emanating from such refusal, shall be transported and obliged to remain quarantined in areas determined by the Republic for a period of ten (10) days, unless they undergo a laboratory PCR test before the termination of the said period:

Provided that the cost of their residence in the areas of mandatory quarantine as well as of the laboratory PCR test, shall be borne by themselves,

(d) who, upon arrival to the Republic, are diagnosed positive for COVID-19, the medical protocol of the Ministry of Health shall be followed, subject to the provisions of Regulation 76.

52. (1) Entry into the Republic is not permitted for persons arriving at the Larnaca and Paphos airports from countries of the 'Grey' category according to the categorisation of countries, based on the risk assessment as announced by the Ministry of Health, except for the following:

(a) the following categories of persons, subject to the guidelines as announced on the <https://cyprusflightpass.gov.cy/> platform:

- (i) Cypriot citizens and members of their families (alien spouses and minor children);
 - (ii) European citizens, citizens of the European Economic Area (Iceland, Lichtenstein, Norway) and Switzerland;
 - (iii) legal residents of the Republic;
 - (iv) passengers entitled to enter the Republic according to the Vienna Convention; and
-

(v) third-country nationals entitled to enter the Republic provided that they hold an approval for special entry permit to the Republic obtained upon application to the Commission appointed by the Council of Minister in its meeting of 17 June 2020.

(2) Persons aged 12 years and over, referred to in paragraph (a):

(a) shall present a certificate from a certified laboratory with a negative result of a laboratory test (PCR) for COVID-19, with the sampling having been carried out within 72 hours, or a rapid antigen detection test for COVID-1, with the sampling having been carried out within 24 hours, prior to their departure for the Republic,

(b) shall undergo upon arrival in the Republic a laboratory test (PCR) for COVID-19, the cost of which shall be borne by them, and

(c) shall remain in mandatory self-confinement and either undergo a laboratory test (PCR) or rapid antigen test for COVID-19 on the seventh day of self-confinement at their own expense and self-confinement is terminated provided that the result of the test is negative, or be released on the tenth (10th) day of self-confinement provided that they are not positive for COVID-19, in accordance with the guidelines of the Ministry of Health,

(3) Those persons who arrive in the Republic from countries of the 'Grey' category, for the purpose of implementing public works or other professional obligations, upon the approval of the Committee appointed by the Decision of the Council of Ministers dated 17 June 2020, with the exception of persons falling under the provisions of Regulation 52(1)(a)(i) to (iv), and whose period of stay in the Republic does not exceed 4 days in addition to complying with the requirements of paragraph (2)(a) and (b), shall undergo a daily rapid antigen detection test for COVID-19 up to and including the day of departure, hold the receipt of the test for control purposes and take precautionary measures in person at the place where they reside.

(4) Those persons who refuse to undergo, upon arrival to the Republic, a laboratory PCR test for COVID-19, beyond the criminal liability emanating from such refusal, shall be transported and obliged to remain quarantined in areas determined by the Republic for a period of ten (10) days, unless they undergo a laboratory PCR test before the termination of the said period:

Provided that the cost of their residence in the areas of mandatory quarantine as well as of the laboratory PCR test, shall be borne by themselves,

(5) Those persons covered by this Regulation, who, upon their arrival to the Republic, are diagnosed positive for COVID-19 shall follow the medical protocol of the Ministry of Health, subject to the provisions of Regulation 76.

53. Entry to and/or departure from the Republic of persons who are crew members of commercial vessels or crew members on platforms conducting exploratory drilling within the Exclusive Economic Zones of States with which the Republic has established diplomatic relations, or crew members of cruise ships or crew members of pleasure boats, either docked in the ports of the Republic, or arriving on commercial or other flights, from countries:

(a) of the "Green" and "Red" categories, in accordance with the categorisation of countries based on the risk assessment as announced by the Ministry of Health, subject to the guidelines of the Ministry of Transport, Communications and Works and the Deputy Ministry of Shipping,

(b) of the 'Grey' category, in accordance with the categorisation of countries on the basis of the risk assessment as announced by the Ministry of Health, subject to the following conditions:

- (i) Such persons shall be placed under self-confinement ten (10) days prior to their arrival,
- (ii) they must hold a negative certificate from a certified laboratory of either a laboratory test (PCR) for COVID-19, with sampling having been carried out within 72 hours, or an antigen rapid test for COVID-19, with sampling having been carried out within 24 hours, prior to their departure for the Republic,
- (iii) the company for which they are employed and/or the agent, who is responsible for the change of crew, undertakes the transport of the crew directly from the ship to the airport and the transport of crews arriving by air from the airport to the port of departure, under strict security measures. If the timing between the arrival of the ship and the arrival of the flight is not synchronous, or if the results of the laboratory test (PCR) are pending, the company and/or agent shall make arrangements for the crew to stay in designated accommodation, in isolation, until the arrival of the flight or ship. Where possible, the disembarking crew shall remain on board until the date of the flight:

Provided that, in the case of persons already employed as crew members on board vessels docked in Cypriot ports and who will depart from the Republic, this paragraph and the guidelines of the Deputy Ministry of Shipping shall apply in their case.

54. Entry and stay in the Republic is permitted for seafarers and crew members of vessels, who are travelling on board vessels docked in the ports of the Republic, under the following conditions and in accordance with the guidelines of the Deputy Ministry of Shipping:

(a) for vessels arriving in the Republic from countries of the "Green" and "Red" categories, and provided that they have not called at a port from a country belonging to the "Grey" category in accordance with the categorisation during the previous ten (10) days, seafarers and crew members must present a negative certificate from a certified laboratory of either a laboratory test (PCR) for COVID-19, with sampling having been carried out within 72 hours, or an antigen rapid test for COVID-19, with sampling having been carried out within 24 hours, prior to departure from the vessel, and persons coming from countries of the 'Red' category shall be subjected to a laboratory test (PCR) in the docking area and remain on board until the result is issued,

(b) for vessels arriving in the Republic from countries in the Grey category, seafarers and crew members:

(i) must have completed ten (10) days in self-confinement prior to arrival and have completed a specific form issued by the Ministry of Transport, Communications and Works as part of the crew change protocol,

(ii) must present a negative certificate from a certified laboratory of either a laboratory test (PCR) for COVID-19, with sampling having been carried out within 72 hours, or an antigen rapid test for COVID-19, with sampling having been carried out within 24 hours, before the vessel departs for the Republic, and

(iii) must undergo a laboratory test (PCR) for COVID-19 upon disembarkation from the vessel, and until the result of the test is issued, such persons shall remain on board or in self-confinement until the result of the test is issued;

(2) for the carrying out of the laboratory tests (PCR), the transport procedure and the quarantine, pending the results of the test, of persons referred to in paragraph (1), the procedures provided for in Regulation 53 shall be followed mutatis mutandis,

(3) Persons who refuse to undergo, upon arrival to the Republic, a laboratory test (PCR) for COVID-19, besides the criminal liability emanating from that refusal, shall be transported and are obliged to remain in areas of mandatory quarantine defined by the Republic for a period of ten (10) days, unless they undergo a PCR test before the termination of that period.

Provided that the expenses stemming from their accommodation in the quarantine venue, as well as the PCR test, shall be borne by such persons.

(4) For persons who, upon arrival to the Republic, are diagnosed positive for COVID-19, the medical protocol of the Ministry of Health shall be followed, subject to the provisions of Regulation 79.

55. For persons legally entering the Republic through legal sea ports of entry from countries categorized as "Green", "Red" and "Grey", according to the categorization of countries based on the risk assessment, as announced by the Ministry of Health, the following shall apply for the purpose of entry into the Republic:

(a) Passengers on board recreational craft:

(i) From countries of the "Green" and "Red" categories, the persons on board shall present a negative certificate from a certified laboratory of either a laboratory test (PCR) for COVID-19, with sampling having been carried out within 72 hours, or an antigen rapid test for COVID-19, with sampling having been carried out within 24 hours, prior to the departure of the vessel, and persons coming from countries of the 'Red' category shall be subjected to a laboratory test (PCR) for COVID-19 at the docking area, the cost of which shall be borne by them and they shall remain in self-confinement until the result of the test is issued on board. In the event that the persons on board do not provide a negative certificate of laboratory testing (PCR) for COVID-19, they shall be subjected to that test upon arrival and all such persons shall remain on board the vessel in self-confinement and undergo a further laboratory test (PCR) after 48 hours,

(ii) from countries of the "Grey" category and who, during the previous ten (10) days from their arrival, have not docked in any port or have docked only in ports of countries belonging to the "Green" and "Red" categories, the persons on board shall, before their arrival in the Republic, obtain approval from the Committee appointed by the Decision of the Council of Ministers, dated 17 June 2020, with the exception of persons falling within the provisions of Regulation 52(1)(a)(i) to (iv), who are required to present a negative certificate from a certified laboratory of either a laboratory test (PCR) for COVID-19, with sampling having been carried out within 72 hours, or an antigen rapid test for COVID-19, with sampling having been carried out within 24 hours, prior to departure of the vessel and such persons shall be subject to a laboratory test (PCR) for COVID-19 upon arrival at the berth, the cost of which shall be borne by them and they shall remain on board the vessel in self-confinement until the result is issued. In the event that the persons on board do not provide a negative certificate of a laboratory test (PCR) for COVID-19, they shall be subjected to that test upon arrival and all such persons shall remain on board the vessel in self-confinement and undergo a further laboratory test (PCR) after 48 hours:

Provided that, for recreational craft arriving from countries of the "Grey" category and for which the period between departure from a country of the "Grey" category and arrival in the Republic is less than ten (10) days, the passengers shall remain on board the vessel

in compulsory self-confinement for as many days as necessary, so as to complete the ten (10) days, or undergo a laboratory test (PCR) or a rapid antigen test for COVID-19 on the seventh day of self-confinement at their own expense and the self-confinement shall be terminated, provided that the result of the test is negative;

(iii) persons refusing to undergo, upon arrival to the Republic, a laboratory PCR test for COVID-19, beyond the criminal liability emanating from such refusal, shall be transported and obliged to remain quarantined in areas determined by the Republic for a period of ten (10) days, unless they undergo a laboratory PCR test before the termination of the said period:

Provided that the cost of their residence in the areas of mandatory quarantine as well as of the laboratory PCR test, shall be borne by themselves,

(iv) for persons who, upon their arrival to the Republic, are diagnosed positive for COVID-19 disease, the medical protocol of the Ministry of Health shall be followed,

(b) subject to the guidelines of the Ministry of Transport, Communications and Works, passengers of cruise ships on cruises departing from or arriving in the ports of the Republic who stay in the Republic for more than 24 hours, upon arrival in the Republic, where the cruise destinations are only countries belonging to the "Green" and "Red" categories, must:

(i) provide a certificate, from a certified laboratory, with a negative result of a laboratory test (PCR) for COVID-19, with the sampling having been carried out within 72 hours, or a rapid antigen test for COVID-19, with the sampling having been carried out within 24 hours, before disembarkation from a ship, the cost of which shall not be borne by the Republic,

(ii) if they are coming from a country of the 'Red' category, they shall undergo a laboratory test (PCR) for COVID-19 on board the vessel at the port area, the cost of which shall not be borne by the Republic;

(c) subject to the guidelines of the Ministry of Transport, Communications and Works, passengers on cruise ships which enter the Republic for a short visit not exceeding 24 hours, must provide present a negative certificate from a certified laboratory of either a laboratory test (PCR) for COVID-19, with sampling having been carried out within 72 hours, or an antigen rapid test for COVID-19, with sampling having been carried out within 24 hours, prior to disembarkation from the ship, the cost of which shall be borne by the passenger,

(d) operators and persons operating in the ports of the Republic, including carriers, passengers and personnel entering and moving within the ports of the Republic, shall comply with the Health Protocol of the ports of the Republic, as well as the guidelines of the Ministry of Transport, Communications and Works and the Ministry of Health,

(e) shipping companies, shipping agents and ship crews shall comply with the Sanitary Protocol of the Ports of the Republic and the guidelines issued by the Ministry of Transport, Communications and Works and the Ministry of Health, as amended from time to time, regarding the procedures to be applied in the ports of the Republic for the purpose of limiting the spread of COVID-19,

(f) the operators of lawful points of entry by sea shall ensure that the provisions of these Regulations are complied with.

56. (1) Passengers, irrespective of citizenship and country of departure, who hold a vaccination certificate for COVID-19 or a certificate of recovery from COVID-19, are exempt from the preconditions of Regulations 50 to 55, provided that they hold:

- (a) A valid certificate of completed vaccination for COVID-19 issued by the competent Authorities of any third country, or
- (b) A certificate of completed vaccination for COVID-19 or a certificate of recovery from COVID-19 issued by a third country, which is included in the third countries that have acceded to the European Digital Certificate COVID (EUDCC), or
- (c) A European Digital Certificate for Vaccination or Recovery from COVID-19:

Provided that the certificate of completed vaccination or the certificate of recovery from the competent authorities of the Member States of the European Union, the European Economic Area and Switzerland and the third countries that have joined the COVID-19 Digital Certificate System of the European Union (EUDCC), as specified in press releases of the Ministry of Health and/or posted on the platform <https://cyprusflightpass.gov.cy/>, are accepted only in digital form (European/equivalent third countries' COVID-19 Digital Certificate).

(2) The vaccination or recovery certificate shall be accepted by the Republic only if the following conditions apply:

- (a) It has been issued by the public Authorities of the States,
- (b) The vaccination certificate relates to a vaccine Johnson&Johnson/Janssen, AstraZeneca, (Vaxzervia, COVISHIELD, SKBio), Pfizer/BioNTech, Moderna, Sputnik V (Gam-COVID-Vac), Sinopharm (BBIBPCOVID-19), Sinovac (CoronaVac), Covaxin, Sputnik Light (only as a booster dose in a basic vaccination scheme) and Novavax Nuvaxovid COVID-19,

(c) for travel purposes, persons 18 years of age and over must have received also the booster third dose in the case of a two-dose vaccine or the second dose in the case of a single dose vaccine:

Provided that certificates of vaccination of persons who have received two doses of a vaccine, in the case of a two-dose vaccine, or one dose of a vaccine, in the case of a one-dose vaccine, shall be accepted only if a period of 9 months has not elapsed since the date of administration of the second dose in the case of a two-dose vaccine or the single dose in the case of a one-dose vaccine, respectively,

(d) for travel purposes, persons aged under 18 years shall be considered to have completed their vaccination schedule if they have received at least the second dose in the case of a two-dose vaccine or the single dose in the case of a single-dose vaccine,

(e) for travel purposes, the required time period for each vaccine has elapsed, as specified by the Ministry of Health and posted on <https://cyprusflightpass.gov.cy/>,

(f) the validity of the certificate of recovery from COVID-19, for travel purposes, does not exceed 180 days and for persons who are diagnosed COVID-19 positive cases, at least 11 days must have elapsed from the date of sampling of the positive result before they depart for the Republic,

(g) they have to comply with the possibility of sampling for COVID-19 upon their arrival in the Republic, the cost of which shall be borne by the State,

(h) for persons who, after their arrival in the Republic, are diagnosed positive for COVID-19, the medical protocol of the Ministry of Health shall be followed, subject to the provisions of Regulation 76.

57. (1) All persons regardless of their country of departure travelling by plane to the Republic, should fill in electronically and within 48 hours before the commencement of their trip all information, details and declarations requested, according to the procedures provided for on www.cyprusflightpass.gov.cy and hold the CyprusFlightPass prior to boarding and upon their arrival in the Republic.

(2) Notwithstanding the provisions of paragraph (a), in case of a technical problem or maintenance of the website www.cyprusflightpass.gov.cy, which is officially announced by the Civil Aviation Department, the passenger may fill in the form in writing.

47(I) of 1997
82(I) of 2000
52(I) of 2002
27(I) of 2006
96(I) of 2010
127(I) of 2010
90(I) of 2012
99(I) of 2012
124(I) of 2013
74(I) of 2015
44(I) of 2016
20(I) of 2017
135(I) of 2018
32(I) of 2020
35(I) of 2020
71(I) of 2020
85(I) of 2020
132(I) of 2020
133(I) of 2020.

(3) Passengers arriving in the Republic without the CyprusFlightPass filled in electronically or in handwriting only in case of the reasons referred to in paragraph (b), are committing an offence and in such case the Out-of-court Settlement of Offences Laws of 1997 (No. 6) of 2020 shall apply providing for the payment of a fine of €300.00, unless they do not enter the Republic and return to the initial country of departure.

(4) Passengers arriving in the Republic without the CyprusFlightPass, shall be subject to a fine of €300.00 and must undergo a laboratory Covid-19 test at the respective airport of the Republic at their own expenses and be self-isolated until they receive the result.

(5) Notwithstanding the provisions of paragraphs (1) to (4) hereof, the coordinators of delegation of sports teams traveling with charter flight for events within the context of European and international championships, are obliged to present a list with all the names of the delegation stating the date and the result of the laboratory Covid-19 test.

(6) Referees and Assistant Referees (linesmen) participating in European and/or international championships, travelling from and to the Republic, under the guidelines of the Ministry of Health.

7) Ukrainian citizens staying in the Republic are exempted from the obligation to hold a Cyprus FlightPass.

58. (1) Asylum seekers who enter and/or are placed and/or are obliged to stay for the first time in reception, hospitality and/or detention centres for asylum seekers, should undergo a laboratory Covid-19 test before entering these centres; and

(2) asylum seekers staying in the hospitality and/or detention centre shall undergo and/or repeat the laboratory COVID-19 tests whenever the head of the asylum centre may think appropriate.

59. (1) All new inmates shall undergo a laboratory Covid-19 test before being admitted to any detention centre and/or prison, with the exception of new inmates holding either a valid certificate of a completed vaccination scheme against Covid-19 or a valid certificate of recovery from Covid-19, and

(2) inmates shall undergo and/or repeat COVID-19 tests whenever the Director of the Prison Department and/or the Head of Detention Centres and/or the Chief of Police and/or any other person in charge of the detention centres, may think appropriate.

60. (1) Entities and persons operating at the airports of the Republic, including passengers and staff entering and moving inside the airports of the Republic, shall

observe the Health Protocol of the airports of the Republic, as well as the guidelines and measures issued by the Minister of Transport, Communications and Works and the Minister of Health, as amended from time to time, to reduce the spread of COVID-19 in the Republic. The Operator of the Airports of the Republic is responsible to ensure their uniform implementation by all those working and moving within the airports of the Republic;

(2) airlines shall observe the Health Protocol of the airports of the Republic, as well as the guidelines and measures issued by the Minister of Transport, Communications and Works and the Minister of Health, as amended from time to time, regarding the procedures applied by the airports of the Republic for reducing the spread of COVID-19;

(3) airlines are prevented from allowing passengers traveling to the Republic who do not have the CyprusFlightPass to board the aircraft, unless there are reasons stated in Regulation 57(2).

61. (1) Persons declared as positive COVID-19 cases or close contacts of COVID-19 cases and/or persons placed in compulsory confinement and self-isolation, shall abide with the guidelines and health protocols of the Ministry of Health.

(2) Subject to the guidelines of the Ministry of Health and the Ministry of Education, Culture, Sports and Youth, for pupils of private and public primary schools and public and private secondary schools, who are close contacts of confirmed positive COVID-19 cases within the school unit, paragraph (2) of Regulation 16 shall be complied with.

(3) Subject to the guidelines of the Ministry of Health and the Ministry of Defence, for persons serving in the National Guard who are close contacts of confirmed positive cases who:

(a) are required to remain in mandatory self-isolation according to the health protocols of the Ministry of Health, may undergo daily for a period of seven consecutive days from the date of the close contact, a rapid antigen test and if the result of the test is negative, they may report to their unit or service:

Provided that if they choose to remain in mandatory self-isolation, their days of absence shall be counted as regular leave of absence:

Provided further that service members serving in National Guard outposts shall be exempt from the provisions of this subsection and shall comply with the guidelines of the Ministry of Health and the Ministry of Defence,

(b) hold a certificate of completed vaccination for COVID-19 or a valid certificate of recovery from COVID-19, shall undergo a rapid antigen test on the third and fifth days after the date of close contact:

Provided that persons who have received a booster dose of the vaccine are excluded from the provisions of this subparagraph.

62. (1) The entry of any person into places of compulsory confinement is prohibited without authorisation by the Minister of Health or an authorised officer of the Ministry of Health; and

(2) it is forbidden for everyone to approach within a distance of less than two meters any person who is a confirmed case of COVID-19 or in compulsory confinement or in self-isolation, without the authorisation by the Minister of Health or an authorised officer of the Ministry of Health.

63. (1) Subject to the legislation of the Republic in force from time to time providing otherwise, the persons who are in places of compulsory confinement designated by the Republic or/and in self-isolation, may ask for repeat prescription of medicines for chronic diseases through a phone interview with any physician provided that:

- (a) they take pharmaceutical products for chronic diseases not related to the development of COVID-19 symptoms;
- (b) the stock of pharmaceutical products in their possession has run low or is not sufficient for their treatment for the time they will spend in areas of compulsory confinement and/or in self-isolation;
- (c) for any reason whatsoever, they are unable to call their personal physician or a specialty doctor to repeat prescription or/and they are not registered with a personal physician who has entered into a contract with the Health Insurance Organisation or/and they are not beneficiaries of the General Health System:

(2) The physicians contacted by the said persons are obliged:

- (a) to take the most complete, under the circumstances, medical history of the person contacting them;
- (b) to prescribe the necessary pharmaceutical products, the relevant instructions for their administration and the necessary posology of the medicine(s) for the whole period of time during which the patient shall remain in places of compulsory confinement or in self-isolation, provided that they consider that the history taken is sufficient and satisfactory;
- (c) in case they have entered into contract with the Health Insurance Organisation and the persons who are in a place of compulsory confinement or in self-isolation are beneficiaries of the General Health System, to enter the prescription to the relevant software so the pharmacy can retrieve it and give the pharmaceutical products to a person acting on behalf of the person who is in a place of compulsory confinement or in self-isolation;
- (d) in case they have not entered into contract with the Health Insurance Organisation or the persons who are in a place of compulsory confinement or in self-isolation are not beneficiaries of the General Health System, to issue a handwritten prescription and make the necessary arrangements so the prescription can be received by the person acting on behalf of the person who is in quarantine in order to be processed by a pharmacy;
- (e) to inform the physician who has issued the initial prescription within a reasonable period of time.

Provided further that the pharmaceutical products prescribed could contain pharmaceutical products containing controlled drugs under the Narcotic Drugs and Psychotropic Substances Law or which are included in the Second, Third or Fourth Schedule of the Narcotic Drugs and Psychotropic Substances Regulations provided that the provisions of Regulation 11 of the said Regulations are observed.

29 of 1977
6 of 1983
20(l) of 1992
5(l) of 2000
41(l) of 2001
91(l) of 2003
146(l) of 2005
24(l) of 2010
99(l) of 2010
57(l) of 2016
10(l) of 2019.

64. (1) All physicians registered in the Medical Register at the moment of entry into force of this Decree, shall observe the instructions of the Ministry of Health and execute the duties assigned to them;

(2) All nurses registered in the Medical Register at the moment of entry into force of this Decree, shall observe the instructions of the Ministry of Health and execute the duties assigned to them;

(3) The names of physicians and nurses receiving instructions shall be announced on a board on the website of the Ministry of Health, www.moh.gov.cy or/and update in another way decided by the Ministry of Health;

(4) The persons who shall receive instructions shall appear at a time specified on the board or/and during their briefing, which time should not be less than 24 hours as of the time of announcement on the board or/and of the briefing and at a place determined in each case in order to perform the duties assigned to them.

65. The Minister of Health may use the services of graduate students who have attended the 4 or 6-year courses of study of the Cypriot Medical Schools, as well as the services of graduate students of Nursing Schools if and where deemed necessary.

66. The Ministry of Health may designate public or private areas where there is an increased gathering of people to perform COVID-19 sample tests.

67. Officers from the Consumer Protection Services of the Ministry of energy, Commerce and Industry shall be authorised to check the prices to ensure the implementation of the provisions of decrees issued by Ministry of Health, with regard to the fixing of maximum prices for specific products.

68. Civil servants who are absent from work for self-isolation purposes shall be granted a Special Leave for Public Health Reasons, provided that the affected persons had produced the said certificate issued by the Ministry of Health, in the following cases and on the following conditions:

- (a) where the officer is placed in compulsory confinement, due to close contact with a confirmed case in the context of his/her duties provided that he/she shall produce a Medical Certificate of Absence from Work for Public Health Reasons;
- (b) where the officer is placed in compulsory confinement after returning from a work trip, according to the provisions of Regulations 51 to 53, provided that they present a Medical Certificate of Absence from the Workplace for Public Health reasons from the Ministry of Health;
- (c) upon decision for compulsory absence from work due to a confirmed case among the staff of the service which should remain closed for a certain period of time;
- (d) for the purposes of taking care of children under the age of 15 where:
 - (i) the child is positive to COVID-19 or a contact of a case and is placed in compulsory confinement;
 - (ii) due to a confirmed case at school which should remain closed for a certain period of time;
- (e) The Special Leave for Public Health Reasons is granted in the cases of paragraph (a) to (d) only, if the nature of the work does not allow teleworking and upon approval by the Head of the Ministry/Service/Organisation of Public Law/Local Authority:

Provided also that if the civil servants do not wish to perform their duties through teleworking they should apply for a special leave on grounds of public health, for the period of which the said beneficiaries shall be indemnified with 60% of their earnings by their employer

Provided further that in case the officer is requested to be absent from his work in order to be self-isolated for any reason other than those provided for in paragraphs (a) to (e), the days of absence from his work shall be considered as days of sick leave if and where the nature of work does not allow teleworking.

69. Resident doctors and doctors in training who are absent from their duties:

(a) for being infected with Covid-19 while performing their duties, shall be granted a Special Leave for Public Health Reasons,

(b) for being infected with Covid-19 or placed in compulsory confinement outside the context of their duties, may use their normal sick leave and have the possibility to use their entire sick leave of the year (and for the semester, in case of doctors in training) and not only of the time worked, provided that this will become a leave accrual by the end of 2022:

Provided that in case their training is terminated within the context of their residency, they shall be obliged to reimburse to the State the amount corresponding to the accrual basis the leave they were entitled to at that specific moment.

70. Employees in the public and wider public sector who, due to the nature of their duties, either were unable to take the annual rest leave they had in good standing or had it revoked by their department due to the exceptional circumstances of the COVID-19 pandemic and in the years 2020 and 2021, had accrued and carried over to the following year up to 20 days of rest leave, regardless of the total number of days of rest leave they may have accrued, these additional days of rest leave must be taken by 31st December 2022.

71. The owner and/or the director and/or the manager of nursing homes, care for the elderly units, chronic patients' units, homes and hostels for vulnerable groups, transitional hospitality hostels for the homeless, day centres and child protection units, are obliged to comply with the guidelines of the Ministry of Health as to the performance of COVID-19 laboratory PCR tests and/or rapid tests for the staff and those residing in the settings referred to in this Regulation.

72. The maximum price for a COVID-19 PCR laboratory test is fixed at €50.00 (excluding VAT), per examination, save for the existing contracts that have been entered into by the State.

73. The maximum price for a COVID-19 rapid antigen test is fixed at €10.00 (excluding VAT), per test.

74. Taking into consideration the economic impacts of the COVID-19 pandemic and the imperative urgency to take measures such as the suspension of business activities and with the aim to mitigate these economic impacts:

(a) Undertakings or/and self-employed persons under a full suspension of their business activities, by virtue of this Decree or by virtue of the Quarantine (Determination of Measures to Prevent the Spread of COVID-19 Coronavirus) Decree (No 2) of 2021, including undertakings or/and self-employed persons under a full suspension of their business by virtue of this Decree irrespective of whether they are able to provide delivery or/and take away services, or undertakings or/and self-employed persons under a full suspension of their business activities by virtue of the Quarantine (Determination of Measures to Prevent the Spread of COVID-19 Coronavirus) Decree (No 2) of 2021,

irrespective of whether they are able to provide delivery or/and take away services, shall not pay the rent to the State, including the Turkish Cypriot Properties Management Service and the Organisations of Public Law, as provided for by the lease agreements in force, corresponding to the months of January and February of 2021, or/and February and March of 2021 in case the rent of the month of January 2021 has already been paid;

- (b) The obligation to pay 70% of the rent corresponding to the months of January and February 2021, or/and February and March 2021 in cases where the rent for the month of January 2021 has already been paid, is temporarily suspended, which is paid to owners of immovable property for business lease purposes by businesses or/and self-employed under a full suspension of their business activities, by virtue of the Quarantine (Determination of Measures to Prevent the Spread of COVID-19 Coronavirus) Decree (No 2) of 2021, including undertakings or/and self-employed persons under a full suspension of their business activities by virtue of the Quarantine (Determination of Measures to Prevent the Spread of COVID-19 Coronavirus) Decree (No 2) of 2021, irrespective of whether they are able to provide delivery or/and take away services, or undertakings or/and self-employed persons under a full suspension of their business activities by virtue of the Quarantine (Determination of Measures to Prevent the Spread of COVID-19 Coronavirus) Decree (No 2) of 2021, irrespective of whether they are able to provide delivery or/and take away services, provided that the said amount should be paid monthly by equal amounts.

75. All undertakings shall operate under the safety and health guidelines of the Ministry of Health and/or the competent Ministries/Authorities.

76. (1) Residents of hotels or/and tourist accommodation units, who are diagnosed positive to COVID-19 shall be transferred to a compulsory confinement area designated by the Ministry of Health or alternatively, if they wish so, they may stay in compulsory self-confinement in private premises, of non-common use, at their own expenses and provided that where there are other persons in these premises, they shall not use common areas; and

(2) residents of hotels or/and tourist accommodation units, who, according to the health protocol of the Ministry of Health, are a close contact of a person infected with COVID-19, shall be transferred to hotels and/or tourist accommodation units which have entered into contract with the Deputy Ministry of Tourism, especially for the accommodation of close contacts or alternatively, if they wish so, they may stay in compulsory self-confinement in private premises, of non-common use, at their own expenses and provided that where there are other persons.

77. (1) All employees working at the private, public, wider public sector and at the local authorities may be absent from their work for the whole day of their vaccination without this day being taken away from the rest leave and the earnings of the employee and provided that the certificate of vaccination is produced:

Provided that if the vaccine requires two doses this Regulation shall also apply to both days of vaccination.

Provided also that the present paragraph shall also apply to the day of vaccination with the third booster dose, in the case of two-dose vaccines, and the day of vaccination with the second booster dose, in the case of a single-dose vaccines.

Provided further that this Regulation shall be valid for parents/legal guardians of a child under the age of 18 where the parent/legal guardian accompanies his child to be vaccinated provided that he/she produces his/her child's certificate of vaccination.

(2) all students aged 6-17 years may be absent from school for the entire day of their vaccination with a vaccine against COVID-19, with excused absence, without the days being deducted from the pre-determined number of excused absences and provided that the certificate of vaccination is produced:

Provided that if the vaccine requires two doses, this Regulation shall also apply to both days of vaccination.

78. (1) All employees, including self-employed persons, must hold either a certificate of a completed vaccination scheme against Covid-19 or a certificate of recovery from Covid-19 and provided that a period of six months has not elapsed since the date of the initial positive diagnosis, or a negative laboratory PCR test performed within 72 hours, or a negative rapid test performed within 48 hours,

(2) in workplaces where the Ministry of Health identifies a chain of transmission of positive cases of COVID-19, all employees without exception shall undergo a PCR or rapid antigen detection test for COVID-19 in accordance with the Ministry of Health's guidelines:

Provided that the employers should ensure the compliance of their employees with the provisions of this Regulation.

Provided further that, for those working in nursing homes and other closed care and accommodation facilities for the elderly and vulnerable groups, day care facilities for vulnerable groups, transitional shelters for the homeless, day centres and child protection facilities, the provisions of Regulation 11 shall be complied with.

79. (1) In all indoor and outdoor areas and/or organizations and/or enterprises and/or premises which are declared by the Ministry of Health as high risk for the spread of COVID-19 spreading, the following are required:

(a) The presentation of a valid certificate of completed vaccination for COVID-19, or a valid certificate of recovery from COVID-19 and a negative laboratory test (PCR) certificate for COVID-19 with the sampling having been carried out within 72 hours, or a certificate of rapid antigen detection test for COVID-19 with the sampling having been carried out within 48 hours; or

(b) the presentation of a negative laboratory test certificate (PCR) for COVID-19 with the sampling having been carried out within 48 hours or a rapid antigen detection test certificate for COVID-19 with the sampling having been carried out within 24 hours; or

(c) the presentation, for persons aged 6 to 17 years, of a negative laboratory test (PCR) or rapid antigen detection test for COVID-19, with the sampling having been carried out within 72 hours:

Provided that for persons under 6 years of age, the presentation of a negative laboratory test (PCR) or rapid antigen detection test for COVID-19, is not required.

(2) In indoor and/or outdoor premises and/or organizations and/or businesses and/or establishments that are declared by the Ministry of Health as moderate risk for the spread of COVID-19, the following are required:

(a) The presentation of a valid certificate of completed vaccination for COVID-19, or a valid certificate of recovery from COVID-19; or

(b) the presentation of a negative laboratory test certificate (PCR) for COVID-19, with the sampling having been carried out within 72 hours, or a negative rapid antigen detection test for COVID-19, with the sampling having been carried out within 48 hours; or

(c) the presentation, for persons aged 6 to 17 years, of a negative laboratory test (PCR) or rapid antigen detection test for COVID-19, with the sampling having been carried out within 72 hours:

Provided that for persons under 6 years of age, the presentation of a negative laboratory test (PCR) or rapid antigen detection test for COVID-19 is not required.

(3) In indoor and/or outdoor premises and/or organizations and/or businesses and/or establishments that are declared by the Ministry of Health as low risk for the spread of COVID-19, the following are required:

(a) The presentation of a valid certificate of completed vaccination for COVID-19, or a valid certificate of recovery from COVID-19; or

(b) The presentation, for persons 6 years of age and older, of a certificate of a negative laboratory test (PCR) or rapid antigen detection test for COVID-19, with the sampling having been performed within 72 hours:

Provided that for persons under 6 years of age, the presentation of a negative laboratory test (PCR) or rapid antigen detection test for COVID-19 is not required,

(4) This Regulation shall apply to premises where, subject to the distancing measures, there is a possibility of more than 25 persons congregating, and it shall exclude supermarkets, grocery stores, butchers, fishmongers, bakeries, confectioners, fruit shops, kiosks and mini-markets:

Provided that, residences, parks and linear parks, beaches, squares, dams, recreational areas and nature trails shall be exempt from these Regulations.

80. All persons entering or/and moving inside areas for which it is required a negative Covid-19 laboratory PCR or antigen rapid detection test, or a certificate of a completed vaccination scheme against Covid-19 or a certificate of recovery from Covid-19 or a medical certificate issued by the Ministry of Health, must carry with them their identity card or passport or in case of persons under 12 years old (who do not have an identity card or passport) a birth certificate as additional evidence, and present it to the competent authorities or/and the owners or/and managers or/and the persons in charge of the organization and/or enterprise and/or premises and/or the persons authorised by them, by virtue of Regulation 48.

81. The venues and/or organizations and/or enterprises and/or premises that choose to allow access only to persons holding a certificate of vaccination against Covid-19 or a certificate of recovery from Covid-19 valid for six months are obliged to:

(a) inform in writing the Ministry of Health, at least seven days before the implementation of their decision, at the email address: healthservices@mphs.moh.gov.cy;

(b) mark in a prominent place of their business/premises the entry conditions and inform their clients about their decision.

82. (1) In the venues/premises where access under this Decree is subject to the presentation of a valid certificate of completed vaccination, it means a certificate of vaccination with the vaccines accepted by the Republic for COVID-19, i.e. vaccines approved by the European Medicines Agency, as well as Sputnik V, Sinopharm, Sinovac, AstraZeneca – Covishield, AstraZeneca – SKBio, Covaxin, Sputnik light (only as a booster shot in a basic vaccination scheme) and Novavax Nuvaxovid COVID-19 vaccine, and the validity period of the certificate for persons aged 18 years and over is 7 months from the date of the second dose of the vaccine, if it is a two-dose vaccine or

a single dose of the vaccine, if it is a single-dose vaccine. The validity of the certificate shall be renewed if a booster dose of the vaccine is received,

(2) The period of validity of the certificate of recovery from Covid-19 shall be 90 days from the date of sampling of the initial positive diagnosis.

83. When checks are being carried out at premises to which access, under this Decree, requires the presentation of either a negative Covid-19 laboratory test or a rapid antigen test, or a certificate of a completed vaccination scheme, or a certificate of recovery from Covid-19, these documents and/or certificates shall be checked via the scanning of the QR code of the European Digital Covid Certificate and the check is carried out via the digital application 'CovScanCyprus'.

Provided that persons aged 65 years and above, underage persons up to 13 years old, Turkish Cypriots who have been vaccinated in areas of the Republic of Cyprus over which the Government doesn't exercise effective control, as well as persons who have been vaccinated in States outside the European Union, the European Economic Area and Switzerland, may present these documents and/or certificates in their print form rather than the European Digital Covid Certificate form.

71 of 1965

22 of 1970

48 of 1991

97(I) of 1996

Provided also that the check falling under the provisions of Regulation 10(2) and the check of the certificate of a negative laboratory PCR test or rapid antigen test falling under the provisions of Regulation 79(1)(a) shall not be carried out through the electronic application "ConScanCyprus".

84. The meetings/elections of Trade Unions registered under the Trade Unions Laws of 1965 to 1996 may be held by electronic means, subject to the approval of the Registrar of Trade Unions,

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Annex III (I):

18.2.2022

23.2.2022

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85. The Quarantine (Determination of Measures to Prevent the Spread of COVID-19 Coronavirus) Decrees (No. 10) up to (No. 12) of 2022 are hereby abolished, with effect as of 7th March 2022 at 23.59 a.m.

86. This Decree shall enter into force immediately upon its publication in the Government Gazette of the Republic.

MICHALIS HADJIPANTELA,
Minister of Health