

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER
AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 33/21) in Article 1 paragraph 1 point 16 shall be amended as follows:

“16) ban on visiting people undergoing the hospital treatment in health institutions and persons accommodated in institutions of social and child protection;”

Article 2

In Article 2 paragraph 1 the introductory sentence shall be amended as follows:
“Notwithstanding Article 1 paragraph 1 points 5 and 7 of this Order, in the Capital of Podgorica and the municipalities of Nikšić, Danilovgrad, Šavnik, Kolašin, Mojkovac, Andrijevica, Pljevlja and Berane the ban of work shall be ordered.”

Article 3

Article 3 shall be deleted.

Article 4

In Article 4 paragraph 1 the introductory sentence shall be amended as follows:
“The citizens shall be banned from entering and leaving the territory of the Capital of Podgorica and municipalities of, Nikšić, Danilovgrad, Šavnik, Kolašin, Mojkovac, Andrijevica, Pljevlja and Berane, except for:

Article 5

In Article 5 paragraph 1 the introductory sentence shall be amended as follows:
“ in the Capital of Podgorica and municipalities of Nikšić, Danilovgrad, Šavnik, Kolašin, Mojkovac, Andrijevica, Pljevlja and Berane it shall be ordered.”

Article 6

In Article 6 paragraph 1 shall be amended as follows:

“Montenegrin citizens entering Montenegro from the Republic of Serbia, Republic of Kosovo, Bosnia and Herzegovina, Republic of Croatia and Republic of Albania, as well as citizens of these countries and foreigners with permanent or temporary residence in these countries or have stayed in these countries for minimum 15 days prior to entering to Montenegro, can enter Montenegro without having the test for a new coronavirus (SARS-CoV-2) or proof that at least seven days before entering Montenegro they have been immunized

with the second dose of vaccine against the new coronavirus, with the observance of health measures, in accordance with the health warnings of the Institute.”

Article 7

In Article 9 words: “until 9 April 2021” shall be replaced with words: “until 16 April 2021”.

Article 8

After Article 10, a new Article shall be added as follows:

“Article 10a

On the day of entry into force of this Order, the Order for Taking Temporary Measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 14/20, 15/20, 17/20, 28/20, 34/20, 36/20, 39/20, 41/20, 51/20, 54/20 and 62/20) shall cease to exist”.

Article 9

This Order shall enter into force on the next day following its publishing in the Official Gazette of Montenegro

Number: 8-501/20-129/2497
Podgorica, 9 April 2021

**Minister,
dr Jelena Borovinić Bojović**

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

Article 1

For the purposes of preventing carrying of infectious diseases in the country, suppressing and preventing transmission to other countries, as well as protection of population against the new coronavirus, the following temporary measures are ordered, such as:

1) Ban on leaving home in the period from 22:00 to 5:00 the next day, except for:

- persons who perform regular work tasks and provide services of public interest, and are indispensable for life and work of citizens (fire services, utility services, veterinary activities, etc.), as evidenced by the certificate issued by the employer and the decision, i.e. the employment contract.

- employees of the inspection authorities, Police Administration (hereinafter referred to as: Police), Army of Montenegro (hereinafter referred to as: Army) and security services,
 - employees of the healthcare system and media, as evidenced with the certificate issued by the Employer, as well as persons coming to media shows, as evidenced with the invitation of the media they are visiting,
 - pupils returning from school to their housing facility, as evidenced with the certificate issued by the educational institution,
 - persons caring for persons who due to illness, condition or consequences of injury are not able to independently perform their daily activities, as evidenced by the certificate issued by the chosen doctor of these persons and by the excerpt from a relevant registry of citizens proving the family relationship between these persons or a contract of care or support which proves the mutual legal relationship between these persons,
 - employees of foreign diplomatic and consular missions,
- children with autism spectrum disorders and wheelchair users, accompanied by one person, for a maximum of 60 minutes, and
- persons taking pets out, for a maximum of 60 minutes.

2) Ban on intercity passenger transport, i.e. transport between the local self-government units, in the period from Friday at 21:00 to Monday at 5:00, except for:

- motor vehicles performing activities essential for the trade in goods, supply and delivery of medicines, emergency medical assistance, utilities, supply of fuel and electricity, transportation of employees (if they have a certificate issued by employer and a decision, or Employment Contract),
- persons who perform regular work tasks and provide services of public interest, and are indispensable for life and work of citizens (fire services, utility services, veterinary activities, etc.), as evidenced by the certificate issued by the employer and the decision, i.e. the employment contract.
- employees of inspection authorities, Police, Army and security services,
- employees of the healthcare system and media, as evidenced with the certificate issued by the Employer, as well as persons coming to media shows, as evidenced with the invitation of the media they are visiting,
- transportation of persons residing outside the place of their permanent or temporary residence in order for them to return to a place of residence, if they have a ticket for international line and air traffic, transit transport of passengers and for the purposes of travel in regular international or line traffic or air traffic,
- persons caring for persons who due to illness, condition or consequences of injury are not able to independently perform their daily activities, as evidenced by the certificate issued by the chosen doctor of these persons and by the excerpt from a relevant registry of citizens proving the family relationship between these persons or a contract of care or support which proves the mutual legal relationship between these persons,
- transportation of parents and children in order to maintain personal relationship with a parent who they don't live with, in accordance with the court decision or the decision of the competent Centre for social work,
- transportation of persons for the purposes of effecting their healthcare, on the basis of medical documents,
- transportation of agricultural producers entered into the registry of agricultural households, with the decision of the state administration authority in charge of the agricultural affairs, that is, of the administrative authority in charge of the food safety, veterinary and phytosanitary affairs

- transportation of agricultural land owners and members of their family household to the place their land is located, for the purposes of cultivating it and producing food for personal needs, with the real estate folio/title deed and the certificate that needs to be filled in, downloaded and printed from website of the Institute of Public Health of Montenegro (hereinafter referred to as: Institute),
- transportation of persons holding the license for sports and recreational and commercial fishing, aqua culture, that is, the license for a vessel, to be transported to the place of fishing and/or aqua culture, i.e. in which they hold the vessel license

3) Ban on gathering in residential facilities for persons who are not members of the common family household except for persons who take care of persons who, due to illness, condition or consequences of injury, are incapable of independently performing daily life activities, as evidenced by the certificate issued by the chosen doctor of these persons and a certificate from the relevant registry of citizens proving the family relationship between these persons or a contract of care or support which proves the mutual legal relationship between these persons, as well as persons in case of emergency works in the residential building (electricity, water, etc.).

4) **Ban on presence and lingering of more than two adults together** in open public places (sidewalks, squares, streets, parks, promenades, beaches, etc.), except for persons who perform their regular work tasks, as evidenced by the certificate issued by the Employer and the Decision or Employment contract, as well as members of the common family household;

5) **Obligation of companies and entrepreneurs engaged in retail trade, shopping malls, counters/stands, companies and entrepreneurs performing craft and catering activities and organizers of games of chance, to:**

- organise work **from 7:00 to 21:00**,
- prominently display, at the entrance/exit of the facility, a notice of the temporary measures of prevention and control of the novel coronavirus prescribed by this Order (hereinafter referred to as: prescribed measures), with instructions for their application, as well as contact information of the person referred to in paragraph 2 of this Article (name, surname, telephone number and e-mail address),
- provide hand sanitizers at the entrance/exit of the facility.

6) Obligation of companies and entrepreneurs engaged in retail trade, including green markets, to:

- point out, at the entrance/exit of the facility, on a visible spot, the announcement on the prescribed measures, with the guidance for their usage
- point out, at the entrance/exit of the facility, on a visible spot, the announcement on the highest number of persons who can simultaneously stay in the facility
- provide/mark the distance of at least two meters between customers/visitors who are in front of the facility
- limit the number of customers/visitors who can simultaneously stay in the facility, in such a way as to ensure minimum 10 m² of the facility's area per each customer/visitor, with the obligation to respect physical distance of at least two meters,
- provide mandatory control of the number of persons in the facility (installation of automatic numerators or hiring special service for surveillance),
- point out, on a visible spot, obliged direction customers/visitors movement (determine separate entrance and exit) and allowed number of persons who are allowed to be in the facility at the same time

- provide hand sanitizers at the entrance/exit of the facility for customers/visitors
- provide hand sanitizers for employees, in accordance with recommendation of the Public Health Institute,
- provide regular hygiene maintenance and disinfection of commonly used rooms regularly, in accordance with recommendations of the Institute,
- provide marked spots for hygienic waste disposal;

7) Obligation of companies and entrepreneurs engaged in hospitality industry, to organize, in the hospitality facilities (restaurants, bars, cafeterias, hotel restaurants and similar hospitality facilities), to organize their work in a way that:

- all employees and guests wear protective masks during their stay in the hospitality facility (inside the facility and on the terrace/garden), except during direct consumption of drinks, after which the mask must be put back on the face immediately, and during food consumption the mask must be put on the face after meal immediately;
- provide disinfectants (disinfectant gel or wet alcohol wipes) on all tables
- tables inside the facility must be separated by transparent Plexiglas sheets/panels or other nonporous material suitable for disinfection, the height of 170 cm,
- the distance among the tables on the terrace/in the garden of the hospitality facility is at least 2m,
- a maximum of four guests may sit at the table inside the facility and on the terrace/garden of the hospitality facility,
- they will organize their work in the period from 07:00 to 21:00, except for the guests staying in the hotel,
- preparation and takeout of ordered food, except for the coffee and similar, without staying and consuming food in front of the hospitality facility, including catering, to be organized from 7:00 to 22:00, with certificate from the employer and the Decision, i.e. Employment Contract,
- disable self-service, standing and staying in front of the bar and the standing tables,
- provide regular maintenance of hygiene and disinfection of common areas, furniture, equipment, etc., in accordance with the recommendations of the Institute,
- provide marked places for hygienic waste disposal in the hospitality facility (inside the facility and on the terrace/garden)
- ban performance of musical programme with participation of singers and musicians, as well as live music, using electro – acoustic equipment (instruments, amplifiers and loudspeakers) and any other musical/stage performance (DJ parties etc.),
- ban playing of music/music programme through music devices and acoustic and electrical acoustic devices used for playing music;
 - ban dancing of the guests;

8) obligation of wearing protective face masks covering nose and mouth, in closed and open space, including children older than five years, with the obligation to respect physical distance of at least two meters between persons, except in the housing facilities;

9) obligation of the culture institutions (theatres, cinemas, museums, galleries) to organise their work from 7:00 until 18:00, with the respect of the recommendations of the Institute;

10) Obligation of companies, other legal entities and entrepreneurs managing ski resorts to organise their work with:

- observance of physical distance between skiers of at least two meters while waiting in lines,
- wearing protective masks and ski hats covering nose and mouth,
- usage of a cable car is possible in a way that there is only one person in the ski basket, except for the members of one household or two persons if they sit at the ends of seats and are not members of one household

11) Obligation of companies and entrepreneurs who provide services **in fitness centres and gyms** to organise their work in such a way that:

- they organize work in the period from 05:00 to 21:00,
- notification at the entrance/exit clearly defines the number of persons that can stay in a facility at the same time,
- only one person per ten square meters of free space intended for exercising may stay in the facility at the time (space where there are no training devices and machines), while maintaining physical distance of at least 2m between the customers
- provide means for hand disinfection of customers when entering/leaving the facility,
- employees wear a protective mask, except during active training/exercise,
- when changing the place of training and the training device the customers disinfect with adequate disinfectant the surface and the device where they had training,
 - group exercising-training is banned.

12) Obligation of transporters that public transport (bus and van) of passengers in road traffic (intercity, suburban, urban), and railway transport and employers who are providing transportation of employees with the vehicles for personal needs in road traffic is conducted with:

- mandatory wearing of protective masks for drivers and passengers,
- mandatory vehicle disinfection,
- hand sanitizers at the entrance/exit from the vehicle,
- ban for passengers to stand in the vehicle.

13) Obligation of taxi carriers performing car – taxi transportation to conduct transportation of passengers with:

- mandatory wearing of protective masks for drivers and passengers,
- obligation of a driver, after each ride, to disinfect the surfaces most commonly touched by passengers (door handles and interior doors and seats) with disinfectants,

14) Obligation of carriers that transport in domestic maritime transport is conducted with:

- mandatory wearing of protective masks for maritime crew and passengers,
- mandatory disinfection of the vessel,
- without a possibility of passengers to stand in the vessel;

15) obligation of media to provide wearing protective face masks covering nose and mouth with their employees and persons taking part in broadcasting of their programmes, including persons visiting the media shows,

16) ban of staying in the parks and public areas intended for recreation and sports;

17) Religious communities are obliged to adapt their activities in the way that:

- religious services with simultaneous presence of citizens in the religious facility should be performed in such a way as to provide at least 10m² of space per person with the respect of physical distance of at least two meters,

- hand disinfectants are to be provided at entrance/exit from the religious facilities

- at the entrance/exit of the religious facility is a notification on the maximum possible number of persons allowed to be in a religious facility at the same time, with the observance of the prescribed measures, must be clearly placed,

- during the religious services to restrict the number of persons who can simultaneously stay in an open space in such a way as to provide one person at 4m² of area, with mandatory observance of prescribed measures and with staying in the area no longer than 30 minutes
- appoint at least one person to control the enforcement of the prescribed measures,
- disable touching or having any physical contact with any of the common objects,

- perform their activities and religious services without presence of believers in religious facilities whenever is possible.

18) Obligation of dental healthcare institutions to organize work in such a way to:

- provide a system of mandatory patient scheduling, ensure that only one patient can stay in the waiting room on 10m² at a time, with observance of physical distance of at least 2 m between patients,
- provide hand sanitizers to patients at entrance/exit of the healthcare office,

- all employees follow the work procedures and wear personal protective equipment, in accordance with the recommendations of the Institute and Dental Chamber of Montenegro;

19) Ban on athletic training (amateur athletes and recreational athletes) and sports competitions and tournaments of athletes in smaller indoor sports facilities (sports balloon halls, etc.), except for professional athletes, in compliance with prescribed measures

20) Prohibition of staying of players in (front of) facilities of games of chance (bookmakers and casinos) with observance of prescribed measures;

21) Ban on gathering of the population in indoor and outdoor public areas (public gatherings, public events, sports, political, cultural-artistic and private gatherings, weddings and other events), except for professional, scientific, work and official activities, with observance of the prescribed measures;

22) Ban on organizing entertainment and recreational activities for children and adults in open public areas (entertainment parks, panoramic wheel, etc.)

23) ban on visiting the detainees and persons serving the imprisonment sentence in the Administration for execution of criminal sanctions, except for the lawyers and court experts, and a close family members under the court decision, in accordance with the recommendations of the Institute;”

24) Ban on the operation of children's playrooms;

25) Ban on rental of accommodation units for more than two persons, except for the members of the same family household;

26) ban on the operation of disco clubs/bars and night clubs/bars;

27) ban on organizing pupils' and students' excursions, trips, educational gatherings etc. in Montenegro and abroad;

28) ban on receiving condolences and obligation of conducting funerals with immediate family only, with the presence of maximum ten people at the same time and mandatory wearing of the masks.

Companies and entrepreneurs referred to in paragraph 1 point 5 of this Article, public authorities and state administration authorities, administrative authorities, self-government authorities, public institutions and other entities exercising public authorities, banks, post offices and other legal entities which directly provide services to citizens at counters, are obliged to appoint a person responsible for observance and control of the prescribed measures, who is obliged to wear visible label which shows his/her work duties on clothes. Obligation referred to in paragraph 2 of this Article is not related to companies and entrepreneurs in which work tasks are performed by up to three employees at the same time.

Certificate issued by an Employer in case referred to in paragraph 1 points 1,2, 4 and 7 of this Article is provided in the Form, which makes an integral part of this Order.

Control of staying at the address provided in the certificate referred to in Article 1 paragraph 2 indent 6 of this Article shall be performed by administrative authority in charge of the police affairs.

Article 2

Notwithstanding Article 1 paragraph 1 points 5 and 7 of this Order, in the Capital of Podgorica, The Old Royal Capital Cetinje and the municipalities of Kolasin, Bar, Mojkovac, Bijelo Polje, Andrijevica, Pljevlja, Berane and Ulcinj the following shall be banned:

- Ban of work of the companies and entrepreneurs performing hospitality activities in hospitality facilities (restaurants, cafes, cafeterias, hotel restaurants and similar hospitality facilities), with the exception of:
 - work in the terrace/garden of a hospitality facility, with a possibility of maximum two guests sitting at the same table;
 - preparation and provision of food, except for beverages (coffee, etc.), under the order, with no lingering and consummation in front of the facility engaged in food business, including catering, in the period from 7 am to 22 pm, with Employer's certificate;
 - vending machines (selling food, drinks, coffee and other beverages) within the petrol stations and other areas,
 - shopping malls, counters/stands etc.,
 - organizers of games of chance,
 - companies and entrepreneurs rendering services in fitness centres and gyms.

Article 3

Notwithstanding Article 1 paragraph 1 points 5, 7, 9, 11, 19 and 21 of this Order, in municipalities of Nikšić and Šavnik, the following shall be ordered:

1) Ban of work:

- companies and entrepreneurs engaged in retail trade, except for companies and entrepreneurs whose prevailing activity is food trade, of green markets, specialised shops or stores for sales of bread, bakery products and cakes, newsagents, items for plant protection, seed and planting material for agricultural herbs or funeral equipment, as well as gas stations and stores for retail trade within gas stations,
- companies and entrepreneurs carrying out hospitality activity where mutual distance of two meters cannot be ensured between the user and the service provider (hairdresser's, cosmetics, care and beauty care of face and body, etc.),
- shopping malls, counters/stands, etc.,
- organizers of games of chance,
- companies and entrepreneurs engaged in catering services in hospitality facilities (restaurants, cafes, cafeterias, hotel restaurants and similar hospitality facilities), except for:
 - a) guests staying in a hotel, with the obligation of food delivery and serving to guests in their rooms and ban on using common rooms for rest and relaxation (pools, spa centres, saunas, gyms, TV halls, etc.), and
 - b) preparation and provision of food, except for beverages (coffee, etc.), under the order, with no lingering and consummation in front of the facility engaged in food business, including catering, in the period from 7 am to 22 pm, with Employer's certificate and the decision or Employment Contract,

- culture institutions (theatres, cinemas, museums, galleries, etc.),
- companies and entrepreneurs rendering services in fitness centres and gyms,
- Ban on athletic training (amateur athletes and recreational athletes) and sports competitions and tournaments of athletes in smaller indoor sports facilities (sports balloon halls, etc.), except for professional athletes, in compliance with prescribed measures and regular testing of sportsmen, in accordance with the recommendation of the Institute;

2) Ban on gathering of the population in indoor and outdoor public areas (public events, sports, political, cultural-artistic and private gatherings, celebrations, parties, weddings and other events);

3) obligation of companies, other legal entities and entrepreneurs carrying out hospitality activities in hospitality facilities and facilities dealing with food to remove their furniture or otherwise disable its use during the period of ban of carrying out hospitality activity.

Article 4

The citizens shall be banned from entering and leaving the territory of the Capital of Podgorica, the Old Royal Capital Cetinje and municipalities of Budva, Tivat, Nikšić, Plužine, Pljevlja, Bar, Kotor, Bijelo Polje, Mojkovac, Berane, Šavnik, Herceg Novi and Ulcinj, except for:

- carrying out regular working assignments, based on the Employer's certificate and decision, i.e. the Employment Contract;

- exercising healthcare, based on the medical records;

- caring for people who, due to their illness, condition or consequences of injury are not capable of independently performing their everyday activities, which is to be proven by the certificate issued by a chosen doctor of these people and extract from appropriate citizens' birth registry proving the mutual relation between these people, or by contract of care or subsistence proving the mutual legal relation between these people;

- travelling of students from the place of their residence to the headquarters of the higher education institution, based on the certificate of the institution, i.e. based on the properly filled in and certified student's record;

- maintenance of personal relations of children to a parent that they do not live with, in accordance with the court decision or the Decision of the competent Centre for Social Work;

- transportation of agricultural producers entered into the registry of agricultural households, with the decision of the state administration in charge of the agricultural affairs, that is, of the administrative authority in charge of the food safety, veterinary and phytosanitary affairs;

- transportation of agricultural land owners and members of their family household to the place their land is located, for the purposes of cultivating it and producing food for personal needs, with the real estate folio/title deed and the certificate that needs to be filled in, downloaded and printed from website of the Institute,

- transportation of persons holding the license for sports and recreational and commercial fishing, aqua culture, that is, the license for a vessel, to be transported to the place of fishing and/or aqua culture, i.e. in which they hold the vessel license;”.

Article 5

The following shall be ordered in the Capital of Podgorica, Old Royal Capital Cetinje and municipalities Nikšić, Pljevlja, Bar, Plužine, Kotor, Bijelo Polje, Mojkovac, Berane, Šavnik, Herceg Novi, Budva and Ulcinj:

- 1) termination of work of the first instance social-medical commissions in the area of social and child protection in the Centres for Social Work;

- 2) to a chosen doctor, on request of the employee and in accordance with the health condition and medical documentation, to extend the temporary disability for work of up to 30 days (established by a chosen team or a chosen doctor) and temporary disability for work of longer than 30 days (established by a competent medical commission);

Rights from the social and child protection established on the basis of the findings, evaluation and opinion of the Commission referred to in paragraph 1 point 1 of this Article the beneficiaries will continue to use until the beginning of work of these Commissions, when adequacy of using these rights will be investigated.

Article 6

Montenegrin citizens entering Montenegro from the Republic of Serbia, Republic of Kosovo, Bosnia and Herzegovina, Republic of Croatia and Republic of Albania, as well as citizens of these countries and foreigners with permanent or temporary residence in these countries can enter Montenegro without having the test for a new coronavirus (SARS-CoV-2) or proof that at least seven days before entering Montenegro they have been immunized with the second dose of vaccine against the new coronavirus, with the observance of health measures, in accordance with the health warnings of the Institute.

Health warning referred to in paragraph 1 of this Article is available on all border crossings through which the entrance to Montenegro is done and is published on the internet site of the Ministry of Health www.mzdravlja.gov.me and the Public Health Institute of Montenegro www.ijzcg.me.

Trade of goods for the needs of Montenegro as well as the transit of passengers and goods shall be done without disturbance.

Article 7

Montenegrin citizens and foreigners, except for the persons referred to in Article 6 paragraph 1 of this Order, can enter Montenegro across all border crossings with the negative results of PCR test for a new coronavirus (SARS-CoV-2), issued by a relevant laboratory and not older than 72 hours, with a positive result of serologic test-antibodies of IgG class, issued by the registered laboratory and not older than 30 days or with the proof that at least seven days before entering Montenegro they have been immunized with the second dose of vaccine against the new coronavirus, issued by the authorized health institution

Notwithstanding the paragraph 1 of this Article, Montenegrin citizens and foreigners with permanent or temporary residence in Montenegro, who do not have the PCR test for a new coronavirus (SARS-CoV-2), positive result of serologic test-antibodies of IgG class or proof that they have been fully immunized against the new coronavirus, can enter Montenegro, and will be imposed the measure of quarantine or self-isolation in the duration of 14 days, where self-isolation implies staying at the family accommodation or other facility, with monitoring of the health condition of that person, as well as all members of his/her family household by a competent epidemiological service, in accordance with the Decision of the Sanitary Inspection.

Self-isolation of a person referred to in paragraph 2 of this Article can be terminated after the expiry of six days of quarantine or self-isolation, with a negative PCR test for a new coronavirus (SARS-CoV-2), issued by the registered laboratory.

Obligation for having the test referred to in paragraph 1 of this Article does not relate to children younger than five.

Article 8

Notwithstanding Article 7 paragraph 1 of this Order, Montenegrin citizens and foreigners performing public interest jobs, and which are irreplaceable condition of life and work for citizens, i.e. having a special economic interest for the country, can enter and stay in Montenegro without test on the novel coronavirus (SARS-CoV-2) and evidence that at least seven days before entering Montenegro they have been immunized with the second dose of vaccine against the new coronavirus, in accordance with the recommendations of the Institute, as follows:

- health care workers and persons with titles in research studies, i. e. scientific titles;
- persons completing or providing transportation of passengers and goods;
- diplomats, international organizations' staff, military personnel and persons providing humanitarian aid;
- certain categories of passengers in transit;
- persons who need international protection or who are coming to Montenegro due to other humanitarian reasons,
- Foreign seafarers in the transit who embark or disembark in ports of Bar, Budva, Kotor, Port Kumbor – Portonovi and Tivat (Gat I and Gat II), as well as foreigners driving motor vehicles engaged in trade of goods, with special measures of health supervision

Article 9

Measures referred to in Article 1 to 8 of this Order shall apply until 9 April 2021.

Article 10

On the day of entry into force of this Order, the Order for Taking Temporary Measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21, 13/21, 15/21, 16/21, 19/21, 22/21, 24/21, 27/21, 28/21, 19/21, 30/21 and 31/21) shall cease to exist.

Article 11

This Order shall enter into force on the next day following its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2461
Podgorica, 31 March 2021

**Minister,
dr Jelena Borovinić Bojović**

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER

AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21, 13/21, 15/21, 16/21, 19/21, 22/21, 24/21, 27/21, 28/21, 29/21 and 30/21) in Article 1 point 1a indent 7 after the words: "by court decision" comma shall be deleted and the following words " or by the decision of the Centre for Social Work" shall be added,

Article 2

In Article 1a paragraph 1 in the introductory sentence, after the word: "Nikšić", the comma and the word: "Šavnik" shall be added.

Article 3

In Article 1b paragraph 1 in the introductory sentence, after the word: "Mojkovac", the words: "Berane, Šavnik" shall be added.

In indent 5 after the words: "by court decision" semi colon shall be deleted and the words: "or by the decision of the competent Centre for Social Work",

Article 4

In Article 1c paragraph 1 in the introductory sentence, after the word:” Tivat”, the word: “Berane” shall be added.

Article 5

In Article 1d paragraph 1 in the introductory sentence, after the word:”Mojkovac”, the words: “Berane, Šavnik” shall be added.

In point 1 the words: “until 24 March 2021” shall be deleted.

In point 2 after the words “documentation”, the word “extend” shall be added and the words: “extend until 24 March 2021” shall be deleted.

Article 6

In Article 3 the words “until 24 March 2021” shall be replaced by words:”until 31 March 2021”.

Article 7

This Order shall enter into force on the next day following its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2407
Podgorica, 24 March 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21,13/21,15/21, 16/21, 19/21, 22/21, 24/21, 27/21 and 28/21) in Article 1 paragraph 1 after point 18a the new item shall be added as follows:

“18b) ban on visiting the detainees and persons serving the imprisonment sentence in the Administration for execution of criminal sanctions, except for the lawyers and court experts, and a close family members under the court decision, in accordance with the recommendations of the Institute;”

Article 2

In Article 1a paragraph 1 in introductory sentence the words: "Budva, Ulcinj, Tivat and Herceg Novi" shall be replaced with words: "Nikšić, Ulcinj and Herceg Novi".

Article 3

In Article 1b paragraph 1 in introductory sentence after the word "Kotor", the following words shall be added: "Bijelo Polje, Mojkovac".

Article 4

In Article 1c paragraph 1 in introductory sentence the word "Nikšić" shall be replaced with words: "Bijelo Polje, Mojkovac, Budva, Tivat",.

Article 5

In Article 1d paragraph 1 in introductory sentence after the word "Kotor", the following words shall be added: "Bijelo Polje, Mojkovac".

Article 6

In Article 3 the words: "until 17 March 2021" shall be replaced with words: "until 24 March 2021".

Article 7

The new article shall be added after Article 4 as follows:

"Article 4a

On the Effective Date of this Order the point 5 paragraph 1 Article 1 of the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 14/20, 15/20, 17/20, 28/20, 34/20, 36/20, 39/20, 41/20, 51/20, 54/20 and 62/20). "

Article 8

This Order shall enter into force on the next day following its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2361

Podgorica, 17 March 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER
AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING
CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF
A NEW CORONAVIRUS

(Published in the Official Gazette of Montenegro 28 of 12 March 2021)

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21, 13/21, 15/21, 16/21, 19/21, 22/21, 24/21 and 27/21) in Article 1 paragraph 1 point 1 indent 1 shall be amended as follows:

“persons performing their regular work tasks and provide services of public interest and are indispensable for the lives and work of the citizens (fire services, utility services, veterinary activities, etc.), as evidenced by the certificate issued by the employer and by the Decision, i.e. the Employment Contract,”.

After indent 1 two new indents shall be added as follows:

“-employees of the inspection authorities, Police Administration (hereinafter referred to as: Police), Army of Montenegro (hereinafter referred to as: Army) and security services,
-employees of the healthcare system and media, evidences by the certificate issued by the employer, as well as persons who are guests in the media programmes, with the invitation of the media in which they appear,”

Previous indents 2 to 6 shall become indents 3 to 8.

In point 1a after indent 1 three new indents shall be added as follows:

“persons performing their regular work tasks and provide services of public interest and are indispensable for the lives and work of the citizens (fire services, utility services, veterinary activities, etc.), as evidenced by the certificate issued by the employer and by the Decision, i.e. the Employment Contract,”.

-employees of the inspection authorities, Police Administration (hereinafter referred to as: Police), Army of Montenegro (hereinafter referred to as: Army) and security services,
-employees of the healthcare system and media, evidences by the certificate issued by the employer, as well as persons who are guests in the media programmes, with the invitation of the media in which they appear,”

Previous indents 2 to 8 shall become indents 5 to 11.

Article 2

In Article 1a point 1 indent 5 sub-point b after the words:“employer” the comma shall be deleted and the words: “ and the Decision, i.e. the Employment Contract” shall be added.”

Article 3

In Article 1b paragraph 1 indent 1 after the word:“employer” semi colon shall be deleted and the words: “and the Decision, i.e. the Employment Contract” shall be added.

Article 4

In Article 2 paragraph 1 shall be amended as follows:

“Montenegrin citizens entering Montenegro from the Republic of Serbia, Republic of Kosovo, Bosnia and Herzegovina, Republic of Croatia and Republic of Albania, as well as citizens of these countries and foreigners with permanent or temporary residence in these countries can enter Montenegro without having the test for a new coronavirus (SARS-CoV-2) or proof that at least seven days before entering Montenegro they have been immunized with

the second dose of vaccine against the new coronavirus, with the observance of health measures, in accordance with the health warnings of the Institute.”

Article 5

This Order shall enter into force on the next day following its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2320
Podgorica, 12 March 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

The Order was published in the Official Gazette of Montenegro 27/2021 of 10.3.2021. and entered into force on 11.3.2021.

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21, 13/21, 15/21, 16/21, 19/21, 22/21 and 24/21) in Article 1 paragraph 1 point 1 indent 1 after the words: “utility services”, the words: “veterinary activities” shall be added and after the word “employer” the words: “with a copy of the decision on starting the employment, i.e. the employment contract” (hereinafter referred to as: decision, i.e. the employment contract)”, shall be added.

In point 1a indent 1 the words: “and travel order for a business trip” shall be replaced by words: “and the decision, i.e. the employment contract”.

Point 3 shall be amended as follows:

“3) ban on presence and lingering of more than two adults together in open public places (sidewalks, squares, streets, parks, promenades, beaches, etc.) except for persons who perform their regular work tasks, evidenced by the certificate issued by the employer and the decision, i.e. the employment contract, and members of the same household;”.

In point 4 the introductory sentence shall be amended as follows:

“4) obligation of companies and entrepreneurs engaged in retail trade, shopping malls, counters/stalls, companies and entrepreneurs performing craft and catering activities and organisers of games of chance, to;”

In indent 1 the words: “from 7 to 18” shall be replaced by words: “from 7 to 20”.

In point 5 the words: “(markets, supermarkets, hypermarkets)” shall be deleted.

Indent 3 shall be deleted.

Previous indents 4 to 11 shall become indents 3 to 10.

In point 6 the introductory sentence shall be amended as follows:

“6) Obligation of companies and entrepreneurs engaged in catering activities in hospitality facilities (restaurants, cafes, cafeterias, hotel restaurants and similar hospitality facilities), to;”

After indent 5 the new indent shall be added as follows:

“-organise work in the period from 7 to 18, except for the guests staying at the hotels”,

In indent 6, after the words: “employer,” the words: “and the decision, i.e. the employment contract” shall be added.

Previous indents 6 to 12 shall become indents 7 to 13.

After point 13 two new points shall be added as follows:

“13a) obligation of the media to provide wearing the face masks covering the nose and mouth of the employees and of persons taking part in the programmes broadcasting, including persons being the guests in the shows;

13b) ban of staying in the parks and in public areas for recreation and sports;”

Article 2

In Article 1a paragraph 1 point 1 indent 1 the words: “markets, supermarkets, hypermarkets and” shall be replaced by words: “companies and entrepreneurs whose prevailing activity is food trade,”.

Article 3

In Article 1b paragraph 1 the introductory sentence shall be amended as follows:

“The citizens shall be prohibited from getting in and out of the territories of the Capital of Podgorica, the Old Royal Capital Cetinje and the municipalities of Budva, Tivat, Nikšić, Plužine, Pljevlja, Bar, Kotor, Herceg Novi and Ulcinj, except for:”

Article 4

In Article 1c paragraph 1 in the introductory sentence, after the word: “Nikšić”, the words: “Pljevlja, Bar” shall be added.

In point 1 after indent 2 the semi colon shall be replaced by comma and three new indents shall be added as follows:

“-shopping malls, counters/stalls etc.,

-organisers of games of chance,

-companies and entrepreneurs providing services in fitness centres and gyms;”.

Article 5

In Article 1d paragraph 1 in the introductory sentence after the words: “Nikšić” the words: “Pljevlja, Bar” shall be added.

Article 6

In Article 2 paragraph 1 shall be amended as follows:

“Montenegrin citizens and foreigners from the Republic of Serbia, Republic of Kosovo, Bosnia and Herzegovina, Republic of Croatia and Republic of Albania can enter Montenegro without having a test for a new coronavirus (SARS-CoV-2) or proof that at least seven days before entering Montenegro they have been immunized with the second dose of vaccine against the new coronavirus, with the observance of health measures, in accordance with the health warnings of the Institute.”

Article 7

In Article 2a paragraphs 1 and 2 shall be amended as follows:

“Montenegrin citizens and foreigners, except for the persons referred to in Article 2 paragraph 1 of this Order, can enter Montenegro across all border crossings with the negative results of PCR test for a new coronavirus (SARS-CoV-2), issued by a relevant laboratory and not older than 48 hours, with a positive result of serologic test-antibodies of IgG class, issued by the registered laboratory and not older than 30 days or with the proof that at least seven days before entering Montenegro they have been immunized with the second dose of vaccine against the new coronavirus, issued by the authorized health institution.

Notwithstanding the paragraph 1 of this Article, Montenegrin citizens and foreigners with permanent or temporary residence in Montenegro, who do not have the PCR test for a new coronavirus (SARS-CoV-2), positive result of serologic test-antibodies of IgG class or proof that they have been fully immunized against the new coronavirus, can enter Montenegro, and will be imposed the measure of quarantine or self-isolation in the duration of 14 days, where self-isolation implies staying at the family accommodation or other facility, with monitoring of the health condition of that person, as well as all members of his/her family household by a competent epidemiological service, in accordance with the Decision of the Sanitary Inspection.”

Article 8

In Article 2b paragraph 1 after the words: “coronavirus (SARS-CoV-2)” the words: “and proof that at least seven days before entering Montenegro they have been immunized with the second dose of vaccine against the new coronavirus” shall be added.

Article 9

In Article 3 the words: “until 10 March 2021” shall be replaced by words: “until 17 March 2021”.

Article 10

After Article 3c the new article shall be added as follows:

“Article 3d

Provisions of Article 2a paragraphs 1 and 2 of this Order shall apply as of 13 March 2021.”

Article 11

This Order shall enter into force on the next day following its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2276
Podgorica, 10 March 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER
AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

The Order was published in the Official Gazette of Montenegro 24/2021 of 3.3.2021. and entered into force on 4.3.2021.

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21,13/21,15/21,16/21, 19/21 and 22/21) in Article 1a paragraph 1 in introductory sentence after the word "Budva" the word "Ulcinj" shall be added.

In point 1 indent 2 shall be amended as follows:

"-companies and entrepreneurs carrying out hospitality activity where mutual distance of two meters cannot be ensured between the user and the service provider (hairdresser's, cosmetics , care and beauty care of face and body, etc.),".

Article 2

In Article 1c paragraph 1, in introductory sentence, the words "Plužine, Kotor and Ulcinj" shall be replaced by words: "Plužine and Kotor".

Article 3

After Article 1c a new article shall be added as follows:

"Article 1d

In the Capital of Podgorica, the Old Royal Capital Cetinje and municipalities of Nikšić, Plužine, Kotor, Herceg Novi, Budva and Ulcinj, the following shall be ordered:

- 2) termination of work of the first instance social-medical commissions in the area of social and child protection in the centres for social welfare until 24 March 2021;
- 3) to a chosen doctor, on request of the employee and in accordance with the health condition and medical documentation, to extend the temporary disability for work of up to 30 days (established by a chosen team or a chosen doctor) and temporary disability for work of longer than 30 days (established by a competent medical commission) until 24 March 2021.

Rights from the social and child protection established on the basis of the findings, evaluation and opinion of the Commission referred to in paragraph 1 point 1 of this Article the beneficiaries will continue to use until the beginning of work of these Commissions, when adequacy of using these rights will be investigated."

Article 4

This Order shall enter into force on the next day following its publication in the Official Gazette of Montenegro.

Number: 8-501/20-129/2219
Podgorica, 3 March 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21, 13/21, 15/21, 16/21 and 19/21) in Article 1 paragraph 1 point 1a after the indent 4, semi colon shall be replaced with comma and four new indents shall be added as follows:

- “- transportation of persons for the purposes of effecting their healthcare, on the basis of medical documents,
- transportation of agricultural producers entered into the registry of agricultural households, with the decision of the state administration in charge of the agricultural affairs, that is, of the administrative authority in charge of the food safety, veterinary and phytosanitary affairs,
- transportation of agricultural land owners and members of their family household to the place their land is located, for the purposes of cultivating it and producing food for personal needs, with the real estate folio/title deed and the certificate that needs to be filled in, downloaded and printed from website of the Institute of Public Health of Montenegro (hereinafter referred to as: Institute),
- transportation of persons holding the license for sports and recreational and commercial fishing, aqua culture, that is, the license for a vessel, to be transported to the place of fishing and/or aqua culture, i.e. in which they hold the vessel license;”.

In point 5 indent 9 the words:” for public health of Montenegro (hereinafter referred to as: Institute)” shall be deleted.

After point 18 a new point shall be added, worded as follows:

“18a) ban on organizing entertaining and recreational activities for children and adults in open public areas (entertainment park, panoramic wheel, etc.);”.

Point 23 shall be replaced by the following:

“23) ban on receiving condolences and obligation of conducting funerals with immediate family only, with the presence of maximum ten people at the same time and mandatory wearing of the masks.”

After paragraph 4 a new paragraph shall be added, worded as follows:

“Control of staying at the address provided in the certificate referred to in Article 1 paragraph 1 point 1a indent 7 of this Article shall be performed by administrative authority in charge of the police affairs.”

Article 2

In Article 1a paragraph 1 point 1 indent 1 after the words: “plant protection” comma shall be inserted and the words: “seed and planting material of agricultural plants”.

Article 3

In Article 1b paragraph 1, in introductory sentence, the words “Municipality of Budva and Municipality of Tivat” shall be replaced by: “the Capital of Podgorica, the Old Royal Capital Cetinje and Municipalities of Budva, Tivat, Niksic, Pluzine, Herceg Novi and Ulcinj”.

After indent 5, the full stop shall be replaced by semicolon and three new indents shall be added as follows:

- “ - transportation of agricultural producers entered into the registry of agricultural households, with the decision of the state administration in charge of the agricultural affairs, that is, of the administrative authority in charge of the food safety, veterinary and phytosanitary affairs,
- transportation of agricultural land owners and members of their family household to the place their land is located, for the purposes of cultivating it and producing food for personal needs, with the real estate folio/title deed and the certificate that needs to be filled in, downloaded and printed from website of the Institute,
- transportation of persons holding the license for sports and recreational and commercial fishing, aqua culture, that is, the license for a vessel, to be transported to the place of fishing and/or aqua culture, i.e. in which they hold the vessel license;”.

Article 4

In Article 1c paragraph 1 the words: “Danilovgrad, Tuzi, Herceg Novi, Kotor, Bar” shall be replaced by: “Pluzine, Kotor”.

Paragraph 2 shall be deleted.

Article 5

After Article 3b a new Article shall be added and worded as follows:

“Article 3c

Provisions of Article 1b of this Order, with reference to the citizens from the territory of the Capital of Podgorica, the Old Royal Capital Cetinje and Municipalities of Niksic, Pluzine, Herceg Novi and Ulcinj shall apply as of 2 March 2021.”

Article 6

This Order shall enter into force on the day of its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2172
Podgorica, 1 March 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21,13/21,15/21 and 16/21) in Article 1 paragraph 1 point 6 indent 6 after the words “food”, the following words shall be added “except for beverages (coffee, etc.).

Article 2

In Article 1a paragraph 1, in introductory sentence, the words “Municipalities of Budva and Municipality of Tivat” shall be replaced by words: “Municipalities of Budva, Tivat and Herceg Novi”.

In point 1 indent 5 sub-point b, after the words “food”, the following words shall be added “except for beverages (coffee, etc.)”

Article 3

Article 1c shall be amended as follows:

“Notwithstanding Article 1 paragraph 1 points 4 and 6 of this Order, the following shall be ordered in the Capital of Podgorica, The Old Royal Capital Cetinje and the municipalities of Niksic, Danilovgrad, Tuzi, Herceg Novi, Kotor, Bar and Ulcinj:

1) Ban of work:

-of the companies and entrepreneurs performing hospitality activities in hospitality facilities (restaurants, cafes, cafeterias, hotel restaurants and similar hospitality facilities), with the exception of:

- a) the guests staying in the hotel, in the period from 7 am to 18 pm, and
 - b) preparation and provision of food, except for beverages (coffee , etc.), under the order, with no lingering and consummation in front of the facility engaged in food business, including catering, in the period from 7 am to 22 pm, with Employer’s consent,
- vending machines (selling food, drinks, coffee and other beverages) within the petrol stations and other areas;
- 2) obligation of companies, other legal entities and entrepreneurs carrying out hospitality activities in hospitality facilities and facilities dealing with food to remove their furniture or otherwise disable its use during the period of ban of carrying out hospitality activity.

In the Capital of Podgorica, the Old Royal Capital Cetinje and municipalities of Niksic, Danilovgrad, Tuzi, Herceg Novi, Kotor, Bar and Ulcinj, organizing of entertainment and recreational activities for children and adults in open areas shall be forbidden (entertainment park, panoramic wheel, etc.).

Article 4

In Article 2a paragraph 1 after the words: “the Kingdom of Bahrein” comma shall be inserted, and the words: “and the Republic of Lebanon” shall be replaced by words: “Republic of Lebanon, Republic of San Marino, the Grand Duchy of Luxembourg, the Principality of Andorra, Slovak Republic, Republic of Bulgaria and the Republic of Botswana”.

Article 5

Article 3 shall be amended as follows:

“Measures referred to in Article 1 to 2 of this Order shall apply until 10 March 2021”.

Article 6

After Article 3a the new Article shall be added as follows:

“Article 3b

Provisions of Article 2a of this Order, with reference to the people entering into Montenegro from the Republic of San Marino, the Grand Duchy of Luxembourg, the Principality of Andorra, Slovak Republic, the Republic of Bulgaria and the Republic of Botswana, shall apply as of 27 February 2021”.

Article 7

This Order shall enter into force on the next day following its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2130
Podgorica, 24 February 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

**ORDER
AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR
PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND
PREVENTING TRANSMISSION OF A NEW CORONAVIRUS**

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21, 13/21 and 15/21) after Article 1b a new Article shall be added as follows:

“Article 1c

Notwithstanding the Article 1 paragraph 1 point 6 of this Order, the ban of work of the companies and entrepreneurs performing hospitality activities in hospitality facilities (restaurants, cafes, cafeterias, hotel restaurants and similar hospitality facilities) shall be ordered in the Capital of Podgorica, The Old Royal Capital Cetinje and in the municipalities of Nikšić, Herceg Novi, Kotor and Ulcinj, with the exception of:

- c) the guests staying in the hotels, in the period from 7 to 18h;
- d) preparation and provision of food, under the order, with no lingering and consummation in front of the facility engaged in food business, including catering, in the period from 7 to 22h, with Employer’s consent”.

Article 2

In Article 2b paragraph 1 indent 6 the words: “to foreign seafarers” shall be replaced by “foreign seafarers” and word “to foreigners” shall be replaced by word “foreigners”.

Article 3

In Article 3 the words:”referred to in Article 1, 1a and 1b of this Order” shall be replaced by words:” referred to in Article 1, 1a, 1b and 1c of this Order”.

Article 4

This Order shall enter into force on the next day following its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2067
Podgorica, 17 February 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 points 2 to 4 and point 9 of the Law on the Protection of Population against Infectious Diseases (Official Gazette of Montenegro 12/18 and 64/20), following a proposal of the Institute for Public Health of Montenegro, the Ministry of Health passed the

ORDER AMENDING THE ORDER FOR TAKING TEMPORARY MEASURES FOR PREVENTING CARRYING IN THE COUNTRY, SUPPRESSING AND PREVENTING TRANSMISSION OF A NEW CORONAVIRUS

Article 1

In the Order for taking temporary measures for preventing carrying in the country, suppressing and preventing transmission of a new coronavirus (Official Gazette of Montenegro 3/21, 7/21 and 13/21) in Article 1a paragraph 1 point 1 indent 5 shall be amended as follows:

“-of the companies and entrepreneurs performing hospitality activities in hospitality facilities (restaurants, cafes, cafeterias, hotel restaurants and similar hospitality facilities), with the exception of:

- e) the guests staying in the hotel, with the obligation of delivering and serving food to the guests’ rooms and ban on using the common rooms for resting and recreation (pools, spa centres, saunas, gyms, TV rooms and similar
- f) preparation and provision of food, under the order, with no lingering and consummation in front of the facility engaged in food business, including catering, in the period from 7 to 22h, with Employer’s consent”.

Article 2

After Article 1a a new Article shall be added as follows:

“Article 1b

The citizens of the Municipalities of Budva and Municipality of Tivat shall be banned from leaving their territories, except for:

- carrying out regular working assignments, based on the Employer’s certificate;
- exercising healthcare, based on the medical records;
- caring for people who, due to their illness, condition or consequences of injury are not capable of independently performing their everyday activities, which is to be proven by the certificate issued by a chosen doctor of these people and extract from appropriate citizens’ birth registry proving the mutual relation between these people, or by contract of care or subsistence proving the mutual legal relation between these people;
- travelling of students from the place of their residence to the headquarters of the higher education institution, based on the certificate of the institution, i.e. based on the properly filled in and certified student’s record;
- maintenance of personal relations of children to a parent that they do not live with, in accordance with the court decision.”
-

Article 3

In Article 3 the words :”referred to in Article 1 and 1a of this Order” shall be replaced by words:” referred to in Article 1, 1a and 1b of this Order”.

Article 4

This Order shall enter into force on the day of its publishing in the Official Gazette of Montenegro.

Number: 8-501/20-129/2048
Podgorica, 15 February 2021

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 items 2 to 4 and item 9 of the Law on Protection of Population Against Infectious Diseases (Official Gazette of Montenegro No. 12/18 and 64/20), following a proposal of the Public Health Institute of Montenegro, the Ministry of Health passed this

**ORDER FOR TAKING TEMPORARY MEASURES TO PREVENT THE
INTRODUCTION INTO THE COUNTRY, TO CONTAIN AND TO PREVENT THE
TRANSMISSION OF THE NOVEL CORONAVIRUS**

Article 1

In the Order for taking temporary measures to prevent the introduction into the country, to contain and to prevent the transmission of the novel coronavirus (Official Gazette of Montenegro No. 3/21) in the Article 1 paragraph 1 item 1 words: "from 22 to 5 o'clock" are replaced by words: "from 21 to 5 o'clock".

After item 1 the new item is added and it as follows:

"1a) Ban on passenger intercity transport. i. e. transport between units of local self – government, from Friday at 21:00 to Monday at 05:00, except for:

- motor vehicles carrying out activities essential for the traffic of goods, supply and delivery of medicines, emergency medical assistance, utilities, supply of fuel and electricity, transportation of employees (if they have the employer's certificate and travel order for the business trip),
- transportation of persons residing outside the place of temporary or permanent residence, in order for them to return to that place, if they have a return ticket in international line or air traffic, transit transportation of passengers and for the purposes of travelling by international regular or line transport or air transport,
- persons caring for the persons who due to a disease, condition or consequences of injury are not capable of independently carrying out their everyday activities, as proven by a certificate issued by a chosen doctor of these people and by certificate from appropriate citizens registry proving their mutual relation or by the contract of care or subsistence proving the mutual legal relations between these people,
- transportation of parents and children in order to maintain personal relationships with a parent who they don't live with, in accordance with a court decision;"

In the item 4 after words:"in retail trade", the following words are added:"(except for markets, supermarkets, hypermarkets and green markets), shopping centres, counters,"

In the line 1 words:"from 7 to 21 o'clock" are replaced by words:"from 7 to 18 o'clock".

In the item 5 after words "hipermarkets" comma and words:"shopping malls, counters etc." shall be erased.

After the line 2 a new line is added and it is as follows:

"-work is organized, in the time period between 7 to 20 o'clock,"

The existing lines 3 to 10 become lines 4 to 11.

In the item 6 after the line 10 a new line is added and it is as follows:

"-ban on broadcasting music/music program on devices for broadcasting of music and accustic and electroacoustic devices which broadcast music,"

The existing line 11 becomes line 12.

In item 8 words:"from 7 to 20 o'clock" are replaced by words:"from 5 to 18 o'clock".

In item 10 line 1 words: "from 5 to 20 o'clock" are replaced by words: "from 5 to 18 o'clock".

Item 22 is changed and it is as follows:

"22) ban on organizing students excursions, trips, educational gatherings etc. in Montenegro and abroad;"

In the paragraph 4 words:"from the paragraph 1 items 1, 3 and 6 of this article" are replaced by words:"from paragraph 1 items 1, 1a, 3 and 6 of this article".

Article 2

After Article 1 a new article is added and it is as follows:

“Article 1a

By way of derogation from Article 1 paragraph 1 items 4, 6, 8, 10, 16 and 18 of this Order, in the Municipality of Budva and the Municipality of Tivat, the following is ordered:

- 1) Ban on work for:
 - companies and entrepreneurs engaged in retail trade, except for markets, supermarkets, hypermarkets, and green markets, specialised shops or stores for sales of bread, bakery products and cakes, newsagents, items for plant protection or funeral equipment, as well as gas stations and stores for retail trade within gas stations,
 - companies and entrepreneurs engaged in craft activities,
 - shopping malls, counters etc.,
 - organisers of games of chance,
 - companies and entrepreneurs engaged in catering services in hospitality facilities (restaurants, cafes, cafeterias, hotel restaurants and similar hospitality facilities), except for guests staying in a hotel, with the obligation of food delivery to guests in their rooms and ban on using common rooms for rest and relaxation (pools, spa centers, saunas, gyms, TV halls, etc.),
 - cultural institutions (theatres, cinemas, museums, galleries etc.),
 - companies and entrepreneurs engaged in services in fitness centers and gyms,
 - ban on athletic training (amateur athletes and recreational athletes) and sports competitions and tournaments of athletes in smaller indoor sports facilities (sports balloon halls, etc.), except for professional athletes, in compliance with prescribed measures and regular testing of athletes, in accordance with the recommendations of the Institute;
- 2) ban on gathering of the population in indoor and outdoor public areas (public gatherings, public events, sports, political, cultural-artistic and private gatherings, parties, weddings and other events).

Article 3

In the Article 2a paragraph 1 after words:“Northern Ireland” comma and the following words are added:“the French Republic, the Portuguese Republic, the Kingdom of Spain, the Kingdom of Denmark, the Kingdom of the Netherlands, the Republic of Ireland, the Kingdom of Belgium, the Czech Republic, the Republic of Lithuania, the Republic of Estonia, the Republic of Latvia, the United States of America, the Republic of Brazil, the South African Republic, the Republic of India, the Kingdom of Bahrain and the Lebanese Republic”.

In paragraph 2 after words:“can enter” the following words are added:“from the countries from paragraph 1 of this Article”.

After paragraph 3 a new paragraph is added and it is as follows:

“The obligation of having a test from paragraph 1 of this Article shall not relate to children who are up to 5 years old.”

Article 4

After Article 2a a new Article is added and it is as follows:

“Article 2b

By way of derogation from the Article 2a paragraph 1 of this Order, Montenegrin citizens and foreigners performing public interest jobs, and which are irreplaceable condition of life and work for citizens, i. e. having a special economic interest for the country, can enter and stay in Montenegro without test on the novel coronavirus (SARS-CoV-2), in accordance with the recommendations of the Institute:

- health care workers and persons with titles in research studies, i. e. scientific titles;
- persons completing or providing transportation of passengers and goods;
- Diplomats, international organizations' staff, military personnel and persons providing humanitarian aid;
- Certain categories of passengers in transit;
- Persons who need international protection or who are coming to Montenegro due to other humanitarian reasons,
- Foreign seafarers in the transit who embark or disembark in ports of Bar, Budva, Kotor, Port Kumbor – Portonovi and Tivat (Gat I and Gat II), as well as foreigners driving motor vehicles engaged in trade of goods, with special measures of health supervision.”

Article 5

Form of the certificate is changed.

Article 6

Article 3 is changed and it is as follows:

“Measures from the Article 1 and 1a of this Order shall be in force until February 24, 2021.”

Article 7

After Article 3 a new article is added and it is as follows:

“Article 3a

Provisions of the Article 2a of this Order, related to persons entering Montenegro from the French Republic, the Portuguese Republic, the Kingdom of Spain, the Kingdom of Denmark, the Kingdom of the Netherlands, the Republic of Ireland, the Kingdom of Belgium, the Czech Republic, the Republic of Lithuania, the Republic of Estonia, the Republic of Latvia, the United States of America, the Republic of Brazil, the South African Republic, the Republic of India,

the Kingdom of Bahrain and the Lebanese Republic shall be in force until February 13, 2021.”

Article 8

On the day when this Order enters into force item IV of the Order for Taking Temporary Measures to Prevent the Infection caused by the Novel Coronavirus, No. 8-501/20-129 and No. 8-501/20-129/139 from March 11, 2020 (“Official Gazette of Montenegro”, No. 14/20) shall cease to be valid.

Article 9

This Order shall enter into force on the day of its publication in the Official Gazette of Montenegro.

Number: 8-501/20-129/2011
Podgorica, 10 February 2021.

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 items 2 to 4 and item 9 of the Law on Protection of Population Against Infectious Diseases (Official Gazette of Montenegro No. 12/18 and 64/20), following a proposal of the Public Health Institute of Montenegro, the Ministry of Health passed this

ORDER FOR TAKING TEMPORARY MEASURES TO PREVENT THE INTRODUCTION INTO THE COUNTRY, TO CONTAIN AND TO PREVENT THE TRANSMISSION OF THE NOVEL CORONAVIRUS

Article 1

In the Order for taking temporary measures to prevent the introduction into the country, to contain and to prevent the transmission of the novel coronavirus (Official Gazette of Montenegro No. 3/21) after Article 2 a new Article is added and it is as follows:

“Article 2a

By way of derogation from the Article 2 paragraph 1 of this order, Montenegrin citizens and foreigners are allowed to enter Montenegro from the United Kingdom and Northern Ireland with a negative result of PCR test on the novel coronavirus (SARS-CoV-2), issued from the registered laboratory and is not older than 72 hours.

Montenegrin citizens and foreigners with permanent and temporary residence in Montenegro, who do not have PCR test on the novel coronavirus (SARS-CoV-2), can enter Montenegro, with the measure of quarantine or self – isolation for a period

of 14 days, and self – isolation presupposes staying in the family facility or other facility, with the monitoring of health condition of that person, as well as all the members of his/her common family household from the epidemiological service in charge, in accordance with the decision of the sanitary inspection.

A person from paragraph 2 of this Article can have a self – isolation period ended after six days of quarantine, i. e. self – isolation, with negative result of PCR test on the novel coronavirus (SARs-CoV-2), issued by a registered laboratory.”

Article 2

In the Article 3 words: “until January 25, 2021” are replaced by the words ”until February 10, 2021.”

Article 3

Measures from Article 1 of this Order shall be in force starting January 28, 2021.

Article 4

On the day when this Order enters into force the Order for Taking Temporary Measures to Prevent the Introduction into the Country, to Contain and to Prevent the Transmission of the Novel Coronavirus, No. 8-501/20-129/910 from May 29, 2020 (“Official Gazette of Montenegro”, No. 50/20) shall cease to be valid.

Article 5

This Order shall enter into force on the day of its publication in the Official Gazette of Montenegro.

Number: 8-501/20-129/1922
Podgorica, 25 January 2021.

Minister,
dr Jelena Borovinić Bojović

Pursuant to Article 55 paragraph 1 items 2 to 4 and item 9 of the Law on Protection of Population Against Infectious Diseases (Official Gazette of Montenegro No. 12/18 and 64/20), following a proposal of the Public Health Institute of Montenegro, the Ministry of Health passed this

**ORDER FOR TAKING TEMPORARY MEASURES TO PREVENT THE
INTRODUCTION INTO THE COUNTRY, TO CONTAIN AND TO PREVENT THE
TRANSMISSION OF THE NOVEL CORONAVIRUS**

Article 1

In order to prevent the introduction into the country, contain and prevent spreading to other countries, as well as to protect the population against the novel coronavirus, the following temporary measures are ordered:

1) Ban on leaving the housing facilities from 22:00 to 05:00 of the next day, except for:

- persons who perform regular work tasks and provide services of public interest, and are indispensable for life and work of citizens (health system, inspection authorities, police, army, security services, fire services, utility services, media - including persons coming to media shows, etc.), as evidenced by the certificate issued by the employer;

- students who are coming back from school, to the housing facility, as evidenced by the certificate issued by the educational institution,

- persons caring for persons who due to illness, condition or consequences of injury are not able to independently perform their daily activities, as evidenced by the certificate issued by the chosen doctor of these persons and by the excerpt from a relevant registry of citizens proving the family relationship between these persons or a contract of care or support which proves the mutual legal relationship between these persons;

- employees of foreign diplomatic and consular missions,

- children with autism spectrum disorders and wheelchair users, accompanied by one person, for a maximum of 60 minutes

- persons taking pets out, for a maximum of 60 minutes.

2) Ban on gathering in residential facilities for persons who are not members of the common family household except for persons who take care of persons who, due to illness, condition or consequences of injury, are incapable of independently performing daily life activities, as evidenced by the certificate issued by the chosen doctor of these persons and a certificate from the relevant registry of citizens proving the family relationship between these persons or a contract of care or support which proves the mutual legal relationship between these persons, as well as persons in case of emergency works in the residential building (electricity, water, etc.).

3) Ban on presence and lingering of more than four adults together in open public places (sidewalks, squares, streets, parks, promenades, beaches, etc.) except for persons who perform their regular work tasks, evidenced by the certificate issued by the employer, and members of the same household.

4) Companies and entrepreneurs engaged in retail trade, companies and entrepreneurs engaged in craft and service industry, organizers of lottery games and companies and entrepreneurs engaged in hospitality in hospitality facilities (restaurants, cafes, cafeterias, hotel restaurants and similar hospitality objects), except for the guest staying in hotels, are obliged to:

- organize work from 7:00-20:00

- point out, at the entrance/exit of the facility, on a visible spot, the announcement on temporary measures of prevention and containment of the novel coronavirus prescribed by this order (hereinafter referred to as: the prescribed measures) with the guidance for their usage, contact date of the person from paragraph 2 of this article (name, last name, telephone number and email address),

- provide hand sanitizers at the entrance/exit of the facility

5) Obligation of companies and entrepreneurs engaged in retail trade (markets, supermarkets, hypermarkets, shopping centres, etc.), including green markets, to:

- point out, at the entrance/exit of the facility, on a visible spot, the announcement on the prescribed measures, with the guidance for their usage
- point out, at the entrance/exit of the facility, on a visible spot, the announcement on the highest number of persons who can simultaneously stay in the facility
- provide/mark the distance of at least two meters between customers/visitors who are in front of the facility
- limit the number of customers/visitors who can simultaneously stay in the facility, in such a way as to ensure minimum 10 m² of the facility's area per each customer/visitor, with the obligation to respect physical distance of at least two meters,
- provide obliged control of the number of persons in the facility (installation of automatic numerators or hiring special service for surveillance),
- point out, on a visible spot, obliged direction customers/visitors movement (determine separate entrance and exit) and allowed number of persons who are allowed to be in the facility at the same time
- provide hand sanitizers at the entrance/exit of the facility for customers/visitors
- provide hand sanitizers for employees, in accordance with recommendation of the Public Health Institute (hereinafter referred to as: the Institute),
- provide hygiene maintenance and disinfection of commonly used rooms regularly, in accordance with recommendations of the Institute,
- provide marked spots for hygienic waste disposal;

6) Obligation of companies, other legal entities and entrepreneurs engaged in hospitality industry, to organize, in the hospitality facilities, their work in a way to:

- all employees and guests wear protective masks during their stay in the hospitality facility (inside the facility and on the terrace/garden), except during direct consumption of drinks, after which the mask must be put back on the face immediately, and during food consumption the mask must be put on the face after meal immediately;
- provide disinfectants (disinfectant gel or wet alcohol wipes) on all tables
- tables inside the facility must be separated by transparent Plexiglas sheets/panels or other nonporous material suitable for disinfection, the height of 170 cm,
- distance between the tables on the terrace/garden of the hospitality facility must be at least 2m
- a maximum of four guests may sit at the table inside the facility and on the terrace/garden of the hospitality facility,
- preparation of ordered food and takeout, without staying and consuming food in front of the hospitality facility, including catering, is organized from 7:00 to 22:00, with certificate from the employer,
- disable self-service, standing and staying in front of the bar and the standing tables,
- provide regular maintenance of hygiene and disinfection of common areas, furniture, equipment, etc., in accordance with the recommendations of the Institute,
- provide marked places for hygienic waste disposal in the hospitality facility (inside the facility and on the terrace/garden)
- ban performance of musical programme with participation of singers and musicians, as well as live music, using electro – acoustic equipment (instruments, amplifiers and loudspeakers) and any other musical/stage performance (DJ parties etc.),
- ban dancing of the guests;

7) obligation of wearing protective face masks covering nose and mouth, in closed and open space, including children older than five years, with the obligation to respect physical distance of at least two meters between persons, except in the housing facilities;

8) obligation of the culture institutions (theatres, cinemas, museums, galleries) to organise their work from 7 until 20.00, with the respect of the recommendations of the Institute;

9) Obligation of companies, other legal entities and entrepreneurs managing ski resorts to organise their work with:

- observance of physical distance between skiers of at least two meters while waiting in lines,

- wearing protective masks and ski hats covering nose and mouth,

- usage of a cable car is possible in a way that there is only one person in the ski basket, except for the members of one household or two persons if they sit at the ends of seats and are not members of one household,

10) Obligation of companies and entrepreneurs providing services in fitness centres and gyms to organise their work in such a way that:

- work is to be organized from 05.00 to 20.00

- notification at the entrance/exit clearly defines the number of persons that can stay in a facility at the same time,

- only one person per ten square meters of free space intended for exercising may stay in the facility at the time (space where there are no training devices and machines), while maintaining physical distance of at least 2m between the customers

- provide means for hand disinfection of customers when entering/leaving the facility,

- employees wear a protective mask, except during active training/exercise,

- when changing the place of training and the training device the customers disinfect with adequate disinfectant the surface and the device where they had training,

- group exercising-training is banned.

11) Obligation of passenger transport in public transport (bus and van) of passengers in road traffic (intercity, suburban, urban), and railway transport and employers who are providing transportation of employees with the vehicles for personal needs in road traffic is conducted with:

- obliged wearing of protective masks for drivers and passengers,

- obliged vehicle disinfection,

- hand sanitizers at the entrance/exit from the vehicle,

- ban for passengers to stand in the vehicle.

12) Obligation of taxi carriers performing car – taxi transportation to conduct transportation of passengers with:

- obliged wearing of protective masks for drivers and passengers,

- the driver is obliged, after each ride, to disinfect the surfaces most commonly touched by passengers (door handles and interior doors and seats) with disinfectants,

13) Passenger transport in domestic maritime transport is conducted with:

- obliged wearing of protective masks for maritime crew and passengers,

- obliged disinfection of maritime facility,

- ban for passengers to stand in the maritime facility;

14) Religious communities are obliged to adapt their activities in the way that:

- religious services with simultaneous presence of citizens in the religious facility should be performed in such a way as to provide at least 10m² of space per person with the respect of physical distance of at least two meters,

- hand disinfectants are to be provided at entrance/exit from the religious facilities

- at the entrance/exit of the religious facility is a notification on the maximum possible number of persons allowed to be in a religious facility at the same time, with the observance of the prescribed measures, must be clearly placed,

- religious services with presence of citizens should be performed in such a way as to provide at least 4m² distance, with mandatory observance of prescribed measures and with staying in the area no longer than 30 minutes.

- appoint one or more persons to control the observance of prescribed measures,

- it is forbidden to touch and have any physical contact with any of the common objects,

- their activities and religious services are performed without presence of believers in religious facilities whenever is possible;

15) Dental healthcare institutions are obliged to organize work in such a way to:

- provide a system of mandatory patient scheduling, ensure that only one patient can stay in the waiting room on 10m² at a time, with observance of physical distance of at least 2 m between patients,

- provide hand sanitizers to patients at entrance/exit of the healthcare office,

- all employees follow the work procedures and wear personal protective equipment, in accordance with the recommendations of the Institute and Dental Chamber of Montenegro;

16) Ban on athletic training (amateur athletes and recreational athletes) and sports competitions and tournaments of athletes in smaller indoor sports facilities (sports balloon halls, etc.), except for professional athletes, in compliance with prescribed anti-epidemic measures;

17) Prohibition of staying of players in (front of) facilities of games of chance (bookmakers and casinos) with observance of prescribed measures;

18) Ban on gathering of the population in indoor and outdoor public areas (public gatherings, public events, sports, political, cultural-artistic and private gatherings, weddings and other events), except for professional, scientific, work and official activities, with observance of the prescribed measures;

19) Ban on the operation of children's playrooms;

20) Ban on rental of accommodation units for more than two persons, except for the members of the same family household

21) operation of the night clubs/bars and disco clubs is prohibited;

22) ban on organizing, indoor and outdoor, of celebration of New Year's Eve in Julian calendar (January 13, 2021);

23) Receiving condolences and funerals are to be conducted with only immediate family, with a maximum 10 people with mandatory at the same time and observance of measures of proper wearing of face masks.

Companies and entrepreneurs from paragraph 1 item 4 of this Article, public institutions and other entities exercising public authorities, banks, post offices and other legal entities which directly provide services to citizens at counters, are obliged to appoint a person responsible to control the prescribed measures and who is obliged to wear visible label which shows work duties on clothes.

Obligation from the paragraph 2 of this Article is not related to companies and entrepreneurs in which work tasks are completed by up to three employees at the same time.

Certificate issued by an employer in case of paragraph 1 item 1, 3 and 6 of this Article is provided in the form which is a part of this order.

Article 2

Montenegrin citizens and foreigners can enter Montenegro on all border crossings without having a test on the novel coronavirus (SARS-CoV-2), with observance of health measures, in accordance with health warning of the Institute.

Health warning from paragraph 1 of this article is available on all border crossings through which the entrance to Montenegro is done and is published on the internet site of the Ministry of Health www.mzdravlja.gov.me and the Public Health Institute of Montenegro www.ijzcg.me.

Trade of goods for the needs of Montenegro as well as the transit of passengers and goods shall be done without disturbance.

Article 3

Measures from Article 1 of this Order shall be in force until January 25, 2021.

Article 4

On the day when this Order enters into force the following shačč cease to be valid:

- The Order for Taking Temporary Measures to Prevent the Introduction into the Country, to Contain and to Prevent the Transmission of the Novel Coronavirus ("Official Gazette of Montenegro", No. [43/20](#) i [46/20](#)),
- The Order for Taking Temporary Measures to Prevent the Introduction into the Country, to Contain and to Prevent the Transmission of the Novel Coronavirus ("Official Gazette of Montenegro", No. [124/20](#) i [125/20](#)).

Article 5

This Order shall enter into force on the day of its publication in the Official Gazette of Montenegro.

Number: 8-501/20-129/1855
Podgorica, 11 January 2021

Minister,
dr Jelena Borovinić Bojović