

Act No. 240/2000 Coll.**Act on Crisis Management and Amendments to Certain Acts (Crisis Act)**<https://www.zakonyprolidi.cz/cs/2000-240>

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240

LAW

dated 28 June 2000

on crisis management and on amendments to certain laws

(crisis law)

The Parliament has resolved on this law of the Czech Republic:

PART ONE**TITLE I****BASIC PROVISIONS****§ 1****Subject of adjustment**

(1) This Act establishes the scope and authority of state authorities and authorities of territorial self-governing units and the rights and obligations of legal entities and natural persons in preparing for crisis situations that are not related to ensuring the defence of the Czech Republic against external

¹ attack, ³⁴) and in resolving them and in protecting critical infrastructure ³⁴) and liability for breach of these obligations.

(2) This Act incorporates the relevant regulations of the European Union ³⁴) and regulates the identification and protection of European critical infrastructure.

§ 2**Definition of terms**

For the purposes of this Act, the following shall be understood:

a) crisis management means the sum of management activities of crisis management bodies focused on the analysis and evaluation of security risks and the planning, organization, implementation and control of activities carried out in connection with

1. preparing for and resolving crisis situations, or
2. protection of critical infrastructure,

- b)** a crisis situation means an emergency under the Act on the Integrated Rescue System ²), a disruption of critical infrastructure or other danger in which a state of danger, a state of emergency or a state of threat to the state is declared (hereinafter referred to as the "crisis state"),
- c)** crisis measures are organizational or technical measures intended to resolve a crisis situation and eliminate its consequences, including measures that interfere with the rights and obligations of persons,
- d)** work obligation means the obligation of a natural person to perform, for the necessary period of time, specified work that is necessary to resolve a crisis situation and which this person is obliged to perform in a place designated by the crisis management authority,
- e)** work assistance means the obligation of natural persons to perform one-off and extraordinary tasks necessary for resolving a crisis situation, which they are obliged to perform at a location designated by the crisis management authority,
- f)** a tangible asset is a movable or immovable thing or a service provided, if this thing or service can be used in resolving a crisis situation,
- g)** critical infrastructure means an element of critical infrastructure or a system of elements of critical infrastructure, the disruption of whose function would have a serious impact on the security of the state ³⁵), the provision of basic necessities of life of the population, the health of persons or the economy of the state,
- h)** European critical infrastructure means critical infrastructure in the territory of the Czech Republic, the disruption of which would have a serious impact on another Member State of the European Union,
- i)** a critical infrastructure element means, in particular, a building, facility, device or public infrastructure ³⁶), determined according to cross-cutting and sectoral criteria; if a critical infrastructure element is part of a European critical infrastructure, it is considered to be a European critical infrastructure element,
- j)** protection of critical infrastructure means measures aimed at reducing the risk of disruption of the function of a critical infrastructure element,
- k)** critical infrastructure entity means the operator of a critical infrastructure element; if it is an operator of a European critical infrastructure element, it shall be considered a European critical infrastructure entity,
- l)** cross-cutting criteria are a set of aspects for assessing the severity of the impact of a disruption to the function of a critical infrastructure element with threshold values that include the extent of loss of life, impact on human health, exceptionally serious economic impact or impact on the public due to extensive restrictions on the provision of essential services or other serious interference with everyday life,
- m)** sectoral criteria of technical or operational value to determine the element of critical infrastructure in the sectors of energy, water management, food and agriculture, healthcare, transport, communication and information systems, financial market and currency, emergency services and public administration.

§ 3

Danger status

- (1)** A state of danger may be declared as an urgent measure if lives, health, property or the environment are threatened, if the intensity of the threat does not reach a significant extent, ⁴) and it is not possible to avert the threat through the normal activities of administrative authorities, regional

and municipal authorities, components of the integrated rescue system or critical infrastructure entities.

(2) A state of emergency may only be declared with reasons, for the necessary period of time and for the entire territory of the region or for a part thereof. The decision to declare a state of emergency must include the crisis measures and their scope. Any change to the crisis measures must also be declared. The part of the decision containing the reason for declaring a state of emergency shall also state whether the state of emergency is declared on the basis of an emergency pursuant to the Act

on the Integrated Rescue System ²).

(3) A state of danger for the territory of a region or part thereof shall be declared by the regional governor, or in Prague by the mayor of the capital city of Prague (hereinafter referred to as the "Governor"). The governor who has declared a state of danger shall immediately inform the government, the Ministry of the Interior, neighbouring regions and, if they may be affected by the crisis situation, also other regions.

(4) A state of emergency may be declared for a maximum period of 30 days. This period may be extended by the Governor only with the consent of the Government.

(5) If it is not possible to effectively avert the threat that has arisen within the framework of the state of danger, the Governor shall immediately request the Government to declare a state of emergency. The validity of the crisis measures declared by the Governor shall end on the day of the declaration

of the state of emergency ³⁵), unless the Government decides otherwise. Crisis measures that remain in force shall further be considered crisis measures ordered by the Government.

(6) The decision on the state of danger shall be announced in the Collection of Legal Regulations of

Territorial Self-Governing Units and Certain Administrative Authorities ⁵). The decision shall enter into force at the time specified therein. The decision shall be published on the official notice board of the regional authority and on the official notice boards of municipal authorities in the territory where the state of danger is declared. The regional authority shall also publish the decision in other ways customary in the area, in particular through mass media and local radio.

(7) A state of danger cannot be declared due to a strike conducted to protect rights and legitimate economic and social interests.

(8) The state of emergency shall end upon the expiry of the period for which it was declared, unless the Governor or the Government decides to lift it before the expiry of this period. The Government shall also lift the state of emergency if the conditions for its declaration are not met.

(9) The government's decision to lift the state of emergency shall be published on the official notice board of the regional office and on the official notice boards of municipal offices in the territory where the state of emergency was declared, shall be published in the mass media and shall be published in the Collection of Laws and International Treaties. It shall enter into force at the time specified in the decision.

TITLE II

CRISIS MANAGEMENT AUTHORITIES

Part 1

Government

§ 4

(1) The Government, when ensuring the Czech Republic's preparedness for crisis situations, in resolving them or in protecting critical infrastructure

a) assigns tasks to other crisis management bodies, manages and controls their activities,

- b)** determines the ministry or other central administrative authority for the coordination of preparations for resolving a specific crisis situation in cases where the responsibility for the coordinating function does not arise from the powers set out in a special legal regulation,⁷)
- c)** establishes the Central Crisis Staff as its working body to resolve crisis situations,
- d)** sets out cross-cutting and sectoral criteria for determining a critical infrastructure element,
- e)** decides on the basis of the list submitted by the Ministry of the Interior on elements of critical infrastructure and elements of European critical infrastructure, the operator of which is an organizational unit of the state.

(2) When preparing for and resolving crisis situations, the Government shall discuss with the Czech National Bank measures that relate to the scope of this bank.

§ 5

In a state of emergency or a state of threat to the state, the following may be restricted for the necessary period and to the necessary extent:⁸)

- a)** the right to personal inviolability and the inviolability of one's home when evacuating a person from a place where their life or health is immediately threatened,
- b)** the ownership and use rights of legal and natural persons to property (Sections 29 and 31), with regard to the forced restriction of the owner's or user's rights for the purpose of protecting life, health, property or the environment, which are threatened by a crisis situation, with adequate compensation being provided for this restriction,
- c)** freedom of movement and residence within a defined area of the territory threatened or affected by a crisis situation,
- d)** the right to peacefully assemble in a defined area of a territory threatened or affected by a crisis situation,
- e)** the right to conduct business activities that would threaten the implemented crisis measures or disrupt or make their implementation impossible,
- f)** the right to strike if such a strike would lead to disruption or impossibility of rescue and liquidation work.

§ 6

(1) During the state of emergency, the Government is authorized to order for the necessary period and to the necessary extent:

- a)** evacuation of persons and property from a defined area,
- b)** prohibition of entry, residence and movement of persons in designated places or territories,
- c)** imposing a work obligation, work assistance or an obligation to provide material resources³⁷),
- d)** immediate implementation of buildings, construction work, landscaping or removal of buildings or vegetation in order to mitigate or avert the threat resulting from the crisis situation,
- e)** imposing on an employer, service authority or service official the obligation to work remotely or perform service from another location.

(2) During the state of emergency, the Government is further authorized to:

- a)** order mandatory reporting of temporary changes of residence of persons, which means leaving the place of permanent residence of a person to whom they are reported in a place from

which they were evacuated in an organized manner or which they left voluntarily due to a threat to their life or health, if this change of residence lasts longer than 3 days,

b) take measures to protect state borders, the residence of foreigners or stateless persons, in the area of hazardous chemical substances and preparations, nuclear facilities and sources of ionizing radiation,

c) order the transfer of persons in custody or serving a prison sentence to another prison or exclude the free movement of such persons outside the prison,

d) order the deployment of soldiers on active duty and fire protection units to implement crisis measures,

e) order the use of economic measures for crisis situations ³⁹) in connection with preparation for a state of emergency for the state,

f) order the provision of care for children and youth if this care cannot be provided by parents or another legal guardian in a crisis situation,

g) order priority supply

1. children's, healthcare or social facilities,

2. armed forces, security forces and components of the integrated rescue system, if they participate in the implementation of crisis measures,

3. critical infrastructure element, to the extent necessary,

h) to ensure an alternative method of decision-making on social security (care) benefits, which means health insurance benefits, pension insurance, pension security, state social support,

assistance benefits in material need and social care benefits, ⁹) and their payment.

(3) During the state of emergency, the Government is further authorized to order a ban on

a) acquisition of funds in foreign currency, securities and book-entry securities, the issuer of which is a person with permanent residence or registered office outside the territory of the Czech Republic, as well as rights and obligations derived from them that can be valued in money, for Czech currency,

b) making all payments from the Czech Republic abroad, including payments between payment service providers and their branches,

c) depositing funds into accounts abroad,

d) sale of securities and book-entry securities, the issuer of which is a person with permanent residence or registered office in the Czech Republic, to persons with permanent residence or registered office outside the territory of the Czech Republic,

e) accepting loans from persons with permanent residence or registered office outside the territory of the Czech Republic,

f) opening accounts in the Czech Republic for persons with permanent residence or registered office outside the territory of the Czech Republic and depositing funds into their accounts,

g) execution of all payments from abroad to the Czech Republic between payment service providers and their branches.

(4) The obligations referred to in paragraph 1 letter c) may be imposed only if these activities and things cannot be secured contractually, the subject of performance imposes clearly financially and time-inconvenient conditions or refuses performance and there is a risk of delay.

(5) The prohibitions imposed by the crisis measures issued on the basis of paragraph 3 shall not apply to transactions of the Czech Republic or the Czech National Bank. These prohibitions shall also not apply to holders of a special permit that may be issued by the Czech National Bank for

the period of a state of emergency due to a threat to the life and health of persons and the security of the state and for operations that will lead to a demonstrable improvement in the balance of payments situation, within the scope of the relevant permit.

§ 7

During the state of emergency, the Government is authorized, in addition to the measures specified in Section 6, paragraphs 1 to 3, to order:

- a) restriction of entry into the territory of the Czech Republic to persons who are not citizens of the Czech Republic,
- b) increased control activities in the area of securing stored nuclear materials and sources of ionizing radiation, dangerous chemical substances, biological agents and genetically modified organisms³⁸).

§ 8

Decisions on crisis measures referred to in Section 6, paragraphs 1 to 3 and in Section 7 shall be published in the mass media and promulgated in the same way as a law. They shall enter into force at the time specified in the decision.

Part 2

Ministries and other central administrative authorities

§ 9

(1) Ministries and other central administrative authorities shall ensure preparedness for dealing with crisis situations within their jurisdiction.

(2) Ministries and other central administrative authorities to ensure preparedness for dealing with crisis situations within their jurisdiction

- a) establish a crisis management workplace,
- b) prepare a plan containing a summary of crisis measures and procedures for dealing with crisis situations (hereinafter referred to as the "crisis plan"); the crisis plan is approved by the minister or the head of another central administrative authority,
- c) establish a crisis staff as a working body to prepare for and resolve crisis situations, the composition and tasks of which shall be determined and the material, organizational and administrative conditions for its activities shall be ensured by the minister or the head of another central administrative office,
- d) ensure, upon request from another ministry or other central administrative authority, the performance of professional work arising from their competence,
- e) provide documents upon request to ministries, regional authorities and municipal authorities of municipalities with extended powers,
- f) require necessary documents from regional authorities and municipal authorities of municipalities with extended powers, with the exception of data pursuant to Section 15, paragraph 3, which they require through the Ministry of the Interior,
- g) stipulate the obligation for subordinate territorial administrative authorities to provide, upon request, supporting documents for the preparation of regional crisis plans.

(3) Ministries and other central administrative authorities to protect critical infrastructure falling within their jurisdiction

- a) propose sectoral criteria and submit them to the Ministry of the Interior,
- b) require from a legal or natural person carrying on a business, such as the operator of a building, facility, device or public infrastructure, which can be reasonably assumed to meet the

criteria for the designation of a critical infrastructure element or a European critical infrastructure element, the information necessary to designate these elements, including data for which confidentiality must be maintained, if the requested information cannot be obtained in any other way,

c) shall designate by general measure the elements of critical infrastructure and the elements of European critical infrastructure, unless they are elements designated pursuant to Section 4(1) (e), and shall inform the Ministry of the Interior of this designation without undue delay, including information on the number of Member States that are dependent on the elements of European critical infrastructure thus designated,

d) send proposals for critical infrastructure elements and European critical infrastructure elements to the Ministry of the Interior for inclusion in the list pursuant to Section 10(1)(f); proposals for European critical infrastructure elements shall also contain information on the number of Member States that are dependent on individual European critical infrastructure elements,

e) inspect the emergency preparedness plans of critical infrastructure entities and the protection of critical infrastructure elements and impose measures to remedy deficiencies identified during the inspection,

f) provide the Ministry of the Interior with information on the protection of European critical infrastructure, including data on types of vulnerabilities, threats and identified risks, once a year,

g) provide the Ministry of the Interior with information every two years on inspections of European critical infrastructure entities carried out, including information on serious findings and measures ordered.

(4) Ministries and other central administrative authorities

a) keep an overview of possible sources of risks, conduct threat analyses and, as part of prevention in accordance with special legal regulations ¹⁰), eliminate deficiencies that could lead to a crisis situation,

b) decide on activities to resolve crisis situations and mitigate their consequences, unless a special legal regulation ¹¹) provides otherwise,

c) organize immediate repairs of public facilities necessary for the survival of the population and to ensure the functionality of public administration,

d) create conditions for emergency communication in relation to other administrative authorities, municipalities, legal entities and natural persons,

e) provide each other, free of charge and without undue delay, with data from the public administration information systems they manage, to the extent necessary for ensuring preparedness for and resolving crisis situations, unless a special legal regulation prevents this provision.

(5) For the preparation for and resolution of crisis situations, the implementing legal regulation shall provide for:

a) conditions and method of providing care for children in kindergartens, pupils completing compulsory school attendance in schools, persons placed in school facilities for the provision of institutional education and protective education and persons in educational care centres, if this care cannot be provided by parents or another legal representative in crisis situations,

b) mining and technical conditions for the establishment, use and protection of mine workings, the application of preventive, technical and safety measures and the performance of inspections.

Ministry of the Interior

(1) The Ministry of the Interior for the purpose of coordinating the performance of state administration in the field of crisis management ¹²)

- a) unifies procedures in the area of crisis management,
- b) organizes briefings and training and participates in the preparation for obtaining special professional competence ¹³) of employees of crisis management bodies,
- c) carries out checks to ensure the preparedness of other ministries and other central administrative authorities to deal with crisis situations and, in cooperation with the relevant ministry, carries out checks on the crisis plans of the regions,
- d) during a state of emergency or state of threat to the state, it keeps a central register of data on temporary changes of residence of persons,
- e) proposes cross-cutting criteria,
- f) prepares a list that serves as a basis for the identification of critical infrastructure elements and European critical infrastructure elements pursuant to Section 4(1)(e),
- g) performs tasks in the area of critical infrastructure resulting from the membership of the Czech Republic in the European Union, ensures international exchange of information in this area, acts as the contact point of the Czech Republic within the framework of European critical infrastructure and reports to the European Commission on the performance of tasks resulting from European Union legislation in this area,
- h) inform the European Commission annually of the number of European critical infrastructure elements by sector and of the number of European Union Member States that are dependent on individual European critical infrastructure elements,
- i) submit to the European Commission every two years a summary report with general data on the types of vulnerabilities, threats and risks identified in individual sectors of European critical infrastructure,
- j) prepares, in cooperation with another central administrative authority, a plan for exercises of crisis management bodies,
- k) forwards to ministries and other central administrative authorities, at their request, data pursuant to Section 15, paragraph 3,
- l) coordinates other tasks to the extent necessary to ensure preparedness for dealing with crisis situations.

(2) The Ministry of the Interior is responsible for preparing and resolving crisis situations related to internal security and public order, while determining and controlling the procedures of the Police of

the Czech Republic. ^{13a}) Furthermore, the Ministry of the Interior participates in the tasks pursuant to paragraph 1 letters a) to c) and l).

(3) The Minister of the Interior resolves conflicts in the area of crisis management.

(4) The tasks of the Ministry of the Interior referred to in paragraph 1 are performed by the General Directorate of the Fire and Rescue Service.

§ 11

Ministry of Health

The Ministry of Health is authorized during a state of emergency

- a) ensure the purchase and distribution of necessary medicinal products, including those not registered under a special legal regulation ¹⁵) ; in this case, the obligation to notify and publish the exception under this special legal regulation does not apply,
- b) coordinate, at the request of the region, the activities of providers of emergency medical services and providers of acute inpatient care who have established an emergency reception or the status of a specialized center, in providing emergency care,
- c) decide on the scope of health services provided by providers of acute inpatient care in the event of the introduction of regulatory measures pursuant to the Act on Economic Measures for States of Crisis ³⁹) .

§ 12

Ministry of Transport

- (1) During a state of emergency, the Ministry of Transport is authorized to impose obligations on the operator of railways, rail transport, road transport, aircraft, airports, inland waterways and public ports, as well as on the owner and operator of other buildings, facilities and transport routes serving transport, to ensure transport needs.
- (2) In the event of a risk of delay, this obligation may be imposed by a decision of another administrative authority pursuant to a special legal regulation. The decision shall specify the obliged operator, the subject and scope of the public obligation, the method of its fulfilment, the period of validity of the decision and instructions on the consequences of its non-fulfilment.

§ 12a

Ministry of Industry and Trade

- (1) The Ministry of Industry and Trade is authorized during a state of crisis to:
- a) take measures to maintain the integrity of energy systems with the aim of quickly restoring all important functions of critical infrastructure in the energy sector,
- b) impose on the operator of the transport system, transmission system and distribution systems of gas, oil, electricity and heat energy distribution, producers of electricity and heat, producers of primary energy sources, as well as the owner and operator of other facilities and equipment serving to ensure the energy needs of the state, the obligation to ensure these energy needs; if they are a subject of critical infrastructure, it imposes on them tasks for the protection and urgent restoration of critical infrastructure in the energy sector.
- (2) The Ministry of Industry and Trade performs tasks in the area of critical infrastructure and European critical infrastructure in the energy sector, provides the Government and the Ministry of the Interior with cooperation for national interdepartmental and international exchange of information in this area, for fulfilling the function of the contact point of the Czech Republic within the framework of European critical infrastructure and for submitting a report to the European Commission on the performance of tasks arising from European Union legislation.

Part 3

Czech National Bank

§ 13

- (1) The Czech National Bank in preparing for and resolving crisis situations
- a) establishes a crisis team,
- b) keeps an overview of possible sources of risks, carries out threat analyses and, as part of prevention in accordance with special legal regulations ¹⁰), eliminates deficiencies that could

lead to a crisis situation,

c) creates conditions for emergency communication in relation to other administrative authorities, regions, municipalities, legal entities and natural persons,

d) discusses with the government the draft crisis measures issued on the basis of Section 6(3) and other crisis measures affecting the Czech National Bank,

e) hears offences relating to the violation of any of the prohibitions imposed by the crisis measures issued on the basis of Section 6(3),

f) issues a special permit pursuant to Section 6, paragraph 5.

(2) The Czech National Bank shall prepare a crisis plan containing a summary of crisis measures and procedures for dealing with crisis situations in its area of competence ⁴⁰) and shall cooperate with ministries and other central administrative authorities in preparing their crisis plans.

(3) The crisis plan is approved by the Governor of the Czech National Bank.

(4) The Czech National Bank to protect critical infrastructure falling within its jurisdiction

a) proposes sectoral criteria and submits them to the Ministry of the Interior,

b) requires from a legal entity or a natural person doing business information necessary to identify a critical infrastructure element, including data that must be kept confidential, if the requested information cannot be obtained in any other way,

c) shall determine by a general measure the elements of critical infrastructure and the elements of European critical infrastructure and shall inform the Ministry of the Interior of this determination without undue delay, including information on the number of Member States that are dependent on the determined elements of European critical infrastructure, or shall send proposals for elements of critical infrastructure and elements of European critical infrastructure to the Ministry of the Interior for inclusion in the list pursuant to Section 10(1)(f); the proposals for elements of European critical infrastructure shall also contain information on the number of Member States that are dependent on individual elements of European critical infrastructure,

d) inspects the emergency preparedness plans of critical infrastructure entities and the protection of critical infrastructure elements and imposes measures to remedy deficiencies identified during the inspection.

Part 4

Regional authorities and other authorities with jurisdiction in the region

§ 14

(1) The Governor ensures the readiness of the region to deal with crisis situations; other regional authorities participate in this readiness.

(2) The Governor shall manage and control preparatory measures, activities to resolve crisis situations and activities to mitigate their consequences carried out by territorial administrative authorities with jurisdiction in the region, municipal authorities with extended jurisdiction, municipal authorities or legal entities and natural persons. For this purpose

a) establishes and manages the regional security council,

b) establishes and manages the regional crisis team,

c) approves the regional crisis plan after discussion in the regional security council,

d) requires data from the regional fire and rescue service pursuant to Section 15, paragraph 3.

(3) Governor during a state of emergency

- a)** coordinates rescue and liquidation work (Section 28, paragraph 3), the provision of health services, the implementation of measures to protect public health and to ensure immediate funeral services,
- b)** coordinates emergency accommodation, emergency supply of drinking water, food and other necessary means of survival for the population,
- c)** coordinates the protection of property in the area where the evacuation was carried out.

(4) In a state of danger, the Governor is authorized to order:

- a)** work obligation, work assistance or provision of material resources ³⁷) for resolving a crisis situation,
- b)** immediate implementation of buildings, construction work, landscaping or removal of buildings or vegetation in order to mitigate or avert the threat resulting from the crisis situation,
- c)** providing care for children and youth if this care cannot be provided by parents or another legal guardian in a crisis situation,
- d)** priority supply of children's, healthcare and social facilities and armed forces, security forces or components of the integrated rescue system participating in the implementation of crisis measures, and to the necessary extent also elements of critical infrastructure,
- e)** ensuring an alternative method of decision-making on social welfare benefits and their payment,
- f)** reporting of temporary change of residence of persons,
- g)** evacuation of the population,
- h)** prohibition of entry, residence and movement of persons in a defined place or territory.

(5) If it is not possible to provide activities and things pursuant to paragraph 3 contractually because the subject of performance imposes obviously financially or time-inconvenient conditions or refuses performance and there is a risk of delay, the governor shall order the performance of activities or the provision of things.

(6) During a state of emergency and a state of threat to the state, the Governor shall ensure the implementation of the specified crisis measures in the conditions of the region. Administrative authorities with their registered office in the region, legal entities and natural persons doing business are obliged to comply with the specified crisis measures. He is also authorised to order the implementation of crisis measures pursuant to paragraph 4, unless similar measures have been ordered by the government.

§ 14a

(1) The Regional Authority, in order to ensure the preparedness of the region to deal with crisis situations

- a)** provides assistance to the regional fire and rescue service in the preparation of the regional crisis plan,
- b)** performs tasks according to the regional crisis plan.

(2) The regional authority shall establish a crisis management office for the purpose of performing the tasks referred to in paragraph 1.

§ 15

(1) The regional fire and rescue service ¹⁶) in preparing for and resolving crisis situations

- a)** organizes cooperation between administrative authorities and municipalities in the region,

- b)** keeps an overview of possible sources of risks and carries out threat analyses,
- c)** prepares the regional crisis plan,
- d)** prepares a crisis plan for municipalities with extended powers; in its preparation, it requires the necessary cooperation of organizational units of the state, bodies of territorial self-governing units, legal entities and natural persons doing business,
- e)** performs tasks set by the Ministry of the Interior and tasks set by the governor within the scope of the regional crisis plan and the mayor of a municipality with extended powers within the scope of the municipality's crisis plan with extended powers,
- f)** shall, at their request, forward to the Ministry of the Interior, the governor and mayor of a municipality with extended powers the data pursuant to Section 15, paragraph 3.

(2) The regional fire and rescue service is authorized to request, collect and record data on, for the purpose of preparing for crisis situations.

- a)** capacities of healthcare, accommodation and catering facilities,
- b)** the subject and scope of activities of legal entities and entrepreneurial natural persons in the field of production and services, production programs and production capacities, the scope of stocks of raw materials, semi-finished products and finished products, the number of employees and their qualifications,
- c)** the number of employees in production facilities and the number of people living in the areas of expected evacuation,
- d)** the quantity, composition and location of hazardous substances produced, used or stored,
- e)** the amount of water retained in water reservoirs,
- f)** the numbers and types of transport, mechanization and production means owned by legal or natural persons and the types of natural energy produced or captured,
- g)** arrangement of internal spaces of production facilities, or other facilities important for resolving crisis situations, water mains, sewerage systems, product pipelines and energy networks,
- h)** buildings intended for the protection of the population in crisis situations, for securing rescue operations, for storing civil protection material and for protecting and sheltering operators of important operations,
- i)** the areas of cultivated agricultural crops and the type and number of agricultural animals kept by legal or natural persons,

if this data is necessary for the processing of crisis plans for preparing and resolving crisis situations.

(3) Regional Fire and Rescue Service

- a)** informs municipalities and legal or natural persons, at their request, of the nature of the possible threat, the prepared crisis measures and the method of their implementation,
- b)** creates conditions for the activities of the regional crisis staff and the municipal crisis staff with extended powers,
- c)** keeps records of data on temporary changes of residence of persons (Section 39d) and forwards the data kept therein to the Ministry of the Interior,
- d)** keeps records of data on temporary changes in the residence of persons during a state of danger (Section 39e).

§ 15a

When preparing the regional crisis plan and the municipal crisis plan with extended powers, the regional fire and rescue service requires the cooperation of regional and municipal authorities, state organizational units, legal entities and entrepreneurial natural persons and other entities, if necessary.

§ 16

13a

(1) The Police of the Czech Republic) ensures preparedness to resolve crisis situations related to internal security and public order in the region.

(2) For the purpose specified in paragraph 1, the Police of the Czech Republic is entitled to request from the regional fire and rescue service the data that it collects pursuant to Section 15 paragraph 3.

§ 17

cancelled

Part 5

cancelled

Part 5

Municipal bodies with extended powers

§ 18

Mayor of a municipality with extended powers

(1) The mayor of a municipality with extended powers ensures the preparedness of the administrative district of the municipality with extended powers to deal with crisis situations; other bodies of the municipality with extended powers participate in this preparedness.

(2) The mayor of a municipality with extended powers shall manage and control preparatory measures, activities to resolve crisis situations and activities to mitigate their consequences carried out by territorial administrative authorities with jurisdiction in the administrative district of the municipality with extended powers, municipal authorities, legal entities and natural persons in the administrative district of the municipality with extended powers. For this purpose

a) establishes and manages the security council of a municipality with extended powers for the territory of the administrative district of the municipality with extended powers,

b) organizes the preparation of the administrative district of the municipality with extended jurisdiction for crisis situations and participates in their resolution,

c) approves the crisis plan of the municipality with extended powers after discussion in the security council of the municipality with extended powers,

d) requires data from the regional fire and rescue service pursuant to Section 15, paragraph 3.

(3) The mayor of a municipality with extended powers shall further

a) establishes and manages the crisis staff of the municipality with extended powers for the territory of the administrative district of the municipality with extended powers, which is also the crisis staff for the territory of the administrative district of the municipality,

b) ensures, in crisis situations, the implementation of the specified crisis measures within the administrative district of the municipality with extended powers; administrative authorities with their registered office in the territory of the administrative district of the municipality with extended powers and legal entities and natural persons doing business are obliged to comply with the specified crisis measures,

c) performs tasks set by the governor and crisis management bodies in preparing for and resolving crisis situations,

d) is responsible for the use of information and communication resources and crisis management tools designated by the Ministry of the Interior.

(4) The tasks of the mayor of a municipality with extended powers are performed in the territory of the Capital City of Prague by the mayor of the city district as specified in the Statute of the Capital City of Prague⁴⁶).

§ 19

Municipal office of a municipality with extended jurisdiction

(1) The municipal authority of a municipality with extended powers shall, in order to ensure the preparedness of the administrative district of the municipality with extended powers to deal with crisis situations

a) provides cooperation to the regional fire and rescue service in the preparation of the regional crisis plan and in the preparation of the crisis plan of the municipality with extended powers,

b) performs tasks according to the crisis plan of the municipality with extended powers,

c) keeps records of data on temporary changes of residence of persons (Section 39d) and transfers the data kept therein to the regional fire and rescue service,

d) keeps records of data on temporary changes in the residence of persons during a state of danger (Section 39e) and transfers the data kept therein to the regional fire and rescue service,

e) keeps an overview of possible sources of risks and, as part of prevention in accordance with¹⁰ special legal regulations), eliminates deficiencies that could lead to a crisis situation.

(2) The municipal authority of a municipality with extended powers shall establish a crisis management office for the purpose of performing the tasks referred to in paragraph 1.

(3) The tasks of the municipal authority of a municipality with extended powers are performed in the territory of the Capital City of Prague by the municipal district authority specified in the Statute of the Capital City of Prague⁴⁶).

§ 20

cancelled

Part 6

Municipal authorities

§ 21

(1) The mayor of the municipality ensures the municipality's preparedness for dealing with crisis situations; other municipal authorities participate in this preparedness.

(2) The mayor of the municipality further

a) for the purpose of preparing for and resolving crisis situations, it may establish a municipal crisis staff as its working body,

b) ensures the implementation of the specified crisis measures in crisis situations within the administrative district of the municipality; administrative authorities with their registered office in the municipality, legal entities and natural persons doing business are obliged to comply with the specified crisis measures,

c) performs the tasks set by the mayor of the municipality with extended powers and crisis management bodies in preparing for and resolving crisis situations and the tasks and measures specified in the crisis plan of the municipality with extended powers,

d) is responsible for the use of information and communication resources and crisis management tools designated by the Ministry of the Interior.

(3) During a state of emergency, the mayor of the municipality

a) ensures the warning and information of persons located in the municipality of imminent danger and the notification of crisis management authorities, if the regional fire and rescue service has not already done so,

b) orders and organizes the evacuation of people from the endangered area of the municipality,

c) organizes the activities of the municipality in conditions of emergency survival of the population,

d) ensures the organization of other measures necessary to resolve the crisis situation.

(4) If the mayor of a municipality fails to perform the tasks set out in this Act during a state of emergency, the governor may transfer their performance for a predetermined period to an agent appointed for that purpose. The governor shall immediately inform the municipality and the Minister of the Interior of this fact, who may cancel the governor's decision.

§ 21a

(1) The municipal office also, in order to ensure the municipality's preparedness for dealing with crisis situations

a) organizes the municipality's preparation for crisis situations,

b) provides the municipal authority of the municipality with extended powers with the documents and information necessary for the preparation of the crisis plan of the municipality with extended powers,

c) keeps records of data on temporary changes of residence of persons (Section 39d), for which it collects data, and transfers the data kept therein to the municipal office of the municipality with extended jurisdiction in whose administrative district it is located,

d) keeps records of data on temporary changes in the residence of persons in a state of danger (Section 39e), for which it collects data, and transfers the data kept therein to the municipal office of the municipality with extended jurisdiction in whose administrative district it is located,

e) participates in ensuring public order,

f) performs the tasks set out in the crisis plan of the municipality with extended powers in preparing for and resolving crisis situations.

(2) The municipal authority shall inform legal entities and individuals in the manner customary in the locality of the nature of the possible threat, the prepared crisis measures and the method of their implementation.

§ 22

(1) When declaring a state of emergency or a state of danger, the mayor of the municipality shall ensure the implementation of crisis measures in the conditions of the municipality. If it is necessary

to issue a municipal regulation for this purpose, ¹⁷) the municipal regulation shall enter into force upon its posting on the official noticeboard of the municipal office. The municipal regulation shall also be published in other ways customary in the locality, in particular through mass media and local radio. The same procedure shall be used when announcing changes to the content of an already issued municipal regulation.

(2) The costs incurred for the implementation of crisis measures determined by the municipality shall be covered by the municipality from the municipal budget.

§ 23

*cancelled***TITLE III****OTHER BODIES WITH TERRITORIAL COMPETENCE****Part 1****Security councils and crisis staffs****§ 24****Safety tips**

- (1) The regional security council and the municipal security council with extended powers are advisory bodies of the founder for preparation for crisis situations.
- (2) The chairman of the regional security council is the governor, who appoints the members of the regional security council.
- (3) The chairman of the security council of a municipality with extended powers is the mayor of the municipality with extended powers, who appoints the members of the security council of the municipality with extended powers.
- (4) The meeting of the regional security council and the security council of a municipality with extended powers shall discuss and assess the state of security and the state of preparedness for crisis situations in the territory of the region or in the administrative district of a municipality with extended powers. Other persons may be invited to the meeting of the regional security council or the security council of a municipality with extended powers if their participation is necessary to assess the state of security and the state of preparedness for crisis situations.

§ 24a**Central Crisis Staff**

The Central Crisis Staff is a working body of the government for resolving crisis situations. Its composition and activities are regulated by the Statute of the Central Crisis Staff, which is approved by the government.

§ 24b**Regional crisis staff and municipal crisis staff with extended powers**

- (1) The regional crisis staff and the municipal crisis staff with extended powers are the working body of the founder for resolving crisis situations.
- (2) The chairman of the regional crisis staff is the governor, who appoints the members of the regional crisis staff.
- (3) The chairman of the crisis staff of a municipality with extended powers is the mayor of the municipality with extended powers, who appoints the members of the crisis staff of the municipality with extended powers.

Part 2**Territorial administrative offices****§ 24c****47**

Territorial administrative authorities) listed in the regional crisis plan or the crisis plan of a municipality with extended competence ensure crisis preparedness in their area of competence and, for this purpose, prepare a crisis preparedness plan.

TITLE IV

GENERAL PROVISIONS

§ 25

Financial security for crisis measures

The financial provision of crisis measures for the current financial year is carried out in accordance with a special legal regulation¹⁸). For this purpose

- a) ministries and other central administrative authorities shall allocate in their budget chapters, and regions and municipalities shall allocate in their budgets for the relevant year the amount of financial resources necessary to ensure preparation for crisis situations; regions and municipalities shall further allocate in their budgets for the relevant year a special-purpose reserve of financial resources for dealing with crisis situations and eliminating their consequences,
- b) the financial resources needed to ensure preparation for crisis situations allocated by ministries and other central administrative authorities in chapter budgets are considered a binding indicator of the state budget for the relevant year,
- c) The Ministry of Finance, after discussion with the Ministry of the Interior, proposes in the budget chapter General Treasury Administration a special-purpose reserve of funds for resolving crisis situations and eliminating their consequences. The use of funds from this reserve for preventing crisis situations is possible only in connection with emergencies pursuant to the Act on the Integrated Rescue System. The method of using the reserve is regulated by the Government in its resolution on the state budget for the relevant year.

§ 26

Security of crisis management information systems

- (1) Crisis management authorities use crisis management information systems when planning crisis measures and resolving crisis situations.
- (2) The crisis management information systems implemented and used must comply with the rules
 - a) transmission of information to superior, subordinate and cooperating crisis management authorities,
 - b) technical and programmatic adaptation for operations in difficult conditions,
 - c) the security of stored information established for information with the highest level of confidentiality contained in the processed documentation.
- (3) When planning crisis measures, crisis management authorities are responsible for adhering to the principle of equivalence of written and electronic data contained in the crisis plan.

§ 26a

Secured by binding geographical data

- (1) Crisis management authorities use uniform geographical data in analogue or digital form when preparing for and resolving crisis situations.
- (2) Uniform geographical data must meet the principles of interoperability and standardization of all involved crisis management authorities, both nationally and internationally, in order to meet the requirements of interoperability.
- (3) Uniform geographic data for performing tasks in planning crisis measures and resolving crisis situations are state cartographic works and other geographic products created for ensuring state defense in accordance with a special legal regulation⁴⁸).

§ 27

Special facts

(1) Special facts are data from the area of crisis management which, if misused, could lead to the impossibility or limitation of the activities of the crisis management body, endangering the life and health of persons, property, the environment or the business interests of a legal entity or a natural person carrying out a business or other similar activity pursuant to special legal regulations⁴⁹) ,

unless such data is classified information¹⁹) .

(2) Crisis management bodies shall mark crisis plans and other documents, media and other materials containing special facts with the words "Special facts" or the abbreviation "ZS". The above marking is not a level of classification under a special legal regulation,¹⁹) which is not affected by the provisions of this section.

(3) Legal entities and natural persons engaged in business shall, pursuant to paragraph 1, after consultation with the relevant crisis management authority, mark documents, media and other materials containing special facts provided to crisis management authorities pursuant to Section 15, paragraph 3.

(4) Documents, media and other materials containing special facts shall be recorded in a separate minutes of proceedings and stored separately from other documents.

(5) Employees authorized to familiarize themselves with special facts must be entered in a special list approved by the head of the crisis management authority or an employee authorized by him.

(6) Employees authorized to become familiar with special facts and persons who have become familiar with these facts while performing crisis management tasks are obliged to maintain confidentiality; for the purposes of this Act, maintaining confidentiality means the obligation not to disclose a special fact to a person who is not authorized to become familiar with such fact. The head of the crisis management body or an employee authorized by him shall decide on the exemption from the obligation to maintain confidentiality and its scope.

(7) The workplace where documents, media and other materials containing special facts are stored uses only one entrance, which must be secured against free entry by persons who are not authorised to familiarise themselves with the special facts.

(8) If a legal entity or natural person requests information from the crisis management authority pursuant to a special legal regulation,²⁰) where the requested information is designated as a special fact and the applicant does not have authorized access to this information, the obligated entity shall not provide this information to the applicant.

(9) The implementing legal regulation shall regulate

- a) details on the marking, determination of the registration regime, handling and storage of documents and other materials containing special facts,
- b) the procedure for designating persons to deal with specific facts.

§ 28

(1) The Government, ministries and other central administrative authorities, regional authorities, territorial administrative authorities, municipal authorities with extended powers and municipal authorities shall establish, organise and implement the measures referred to in this Act within the limits of their powers defined by special legal regulations.²¹)

(2) The Office of the Chamber of Deputies, the Office of the Senate, the Office of the President of the Republic, the Supreme Audit Office, the Office for Foreign Relations and Information and the Security Information Service shall prepare their crisis plan, which shall be approved in the case of the Office of the Chamber of Deputies, the Office of the Senate and the Office of the President of the Republic by

their heads, in the case of the Supreme Audit Office by its president and in the case of the Office for Foreign Relations and Information and the Security Information Service by their directors.

(3) When dealing with crisis situations, the provisions on the implementation of rescue and liquidation work pursuant to a special law shall apply accordingly. ²)

(4) The implementing legislation shall provide:

- a) the content of the activities and composition of the regional and municipal security council with extended powers and the regional and municipal crisis staff with extended powers,
- b) the essentials of the crisis plan, the crisis preparedness plan and the crisis preparedness plan of the critical infrastructure entity and the method of their processing.

TITLE V

RIGHTS AND OBLIGATIONS OF PERSONS

§ 29

Legal entities and entrepreneurial natural persons

(1) Upon request from the competent crisis management authority, legal entities and natural persons engaged in business shall be obliged to participate in the preparation of crisis plans when preparing for crisis situations. In the case of legal entities or natural persons engaged in business that ensure the implementation of measures resulting from the crisis plan, these persons shall also be obliged to prepare crisis preparedness plans; for the purposes of this Act, a crisis preparedness plan shall mean a plan that regulates the preparation of the relevant legal entity or natural person engaged in business to deal with crisis situations.

(2) If the crisis plan developer includes a specific legal entity or a natural person doing business in the crisis plan, the latter is obliged, at the request of the regional fire and rescue service, to provide and update the required documents referred to in Section 15(3) and other related data free of charge for the purpose of preparing for and resolving crisis situations. Ministries, other central administrative authorities, regions, municipalities with extended powers or municipalities may conclude contracts with legal entities and natural persons doing business to fulfil the tasks arising from crisis plans.

(3) Legal entities and natural persons engaged in business are obliged to provide the material resources necessary to resolve a crisis situation at the request of the authorized crisis management authority, unless a special legal regulation provides otherwise. ²²) The provision of material resources ¹⁸) must not disrupt the function of a critical infrastructure element.

(4) If, during a state of crisis, there is a threat to life or health or if there is a threat of large-scale damage to property or the environment, legal entities and natural persons engaged in business are obliged to fulfill tasks that go beyond the measures specified in the crisis plans, if these tasks are assigned to them by the governor or mayor of a municipality with extended powers or the mayor of a municipality.

²³) (5) The obligation to provide material resources ²³) in times of crisis shall be imposed on legal entities and natural persons engaged in business by the governor. In the event of a risk of delay, the mayor is also entitled to impose this obligation on a legal entity and a natural person engaged in business, who shall subsequently inform the governor of the imposition of the obligation. The governor or mayor who imposed the obligation to provide material resources shall ensure its return to the person who provided the material resources and shall at the same time issue him with a certificate of use of this resource. The certificate shall contain in particular information about the user or owner of the material resources, the necessary identification data of the material resources, the date and time of provision and return of the material resources, the state of wear and damage, instructions on compensation and the name of the authority that issued the certificate.

(6) The performance of an imposed work obligation and work assistance is considered to be another act in the general interest ⁵⁰) .

(7) At the request of the competent administrative authority, the operator of a building, facility, device or public infrastructure that can be reasonably assumed to meet the criteria for the designation of a critical infrastructure element is obliged to provide the information necessary for the designation of a critical infrastructure element and a European critical infrastructure element and to provide further cooperation in the protection of critical infrastructure.

(8) Legal entities and natural persons engaged in business are obliged to refrain from activities prohibited by the crisis measure issued on the basis of Section 6(3).

§ 29a

Critical infrastructure entities

The critical infrastructure entity is responsible for protecting the critical infrastructure element. To this end, it is obliged to:

- a) develop a crisis preparedness plan for the critical infrastructure entity within one year of the government decision or the date of entry into force of the general measure by which the critical infrastructure element was designated [Section 4(1)(e) or Section 9(3)(c)],
- b) enable the relevant ministry or other central administrative authority to carry out an inspection of the critical infrastructure entity's emergency preparedness plan and the protection of the critical infrastructure element, including enabling entry and exit to the land and premises in which this element is located,
- c) notify the relevant ministry or other central administrative authority without undue delay of information about organizational, production or other changes, if it is clear that this change may have an impact on the designation of a critical infrastructure element, in particular information about permanent cessation of operations, termination of activities, or restructuring.

§ 29b

Critical infrastructure entity emergency preparedness plan

(1) The emergency preparedness plan of a critical infrastructure entity identifies possible threats to the function of a critical infrastructure element and establishes measures to protect it.

(2) If a critical infrastructure entity fulfils a public law obligation on the basis of which it maintains

⁵¹ planning, organisational or technical documentation) , the requirements set out for the content of the emergency preparedness plan may be incorporated into this documentation. If the conditions specified in the implementing legislation are met, the relevant parts of this documentation shall be considered parts of the critical infrastructure entity's emergency preparedness plan.

(3) If a critical infrastructure element is divided into several separate units, a partial critical infrastructure entity crisis preparedness plan may be developed for each such unit, if appropriate, and is part of the critical infrastructure entity crisis preparedness plan.

§ 29c

Security Liaison Officer

(1) The critical infrastructure entity shall designate a security liaison officer and notify the relevant ministry or other central administrative authority of his/her designation. The critical infrastructure entity shall do so without undue delay.

(2) Until the security liaison officer is appointed, his/her tasks shall be performed by the critical infrastructure entity.

(3) The security liaison officer provides assistance on behalf of the critical infrastructure entity in performing tasks under this Act.

(4) Only a person who meets the requirements for professional competence may be appointed as a security liaison officer. A professionally competent person is understood to be someone who has achieved a university education by completing an accredited study program providing comprehensive knowledge about ensuring the security of the Czech Republic, population protection or crisis management, or has at least three years of experience in one of these areas.

§ 30

Mass media

The operator of television or radio broadcasting is obliged, without compensation for costs, upon request from crisis management authorities, to publish information on the declaration of states of crisis and ordered crisis measures during states of crisis immediately and without modifying the content and meaning.

§ 31

Individuals

(1) A natural person residing in the territory of the Czech Republic has the right to necessary information about prepared crisis measures to protect his or her life, health and property.

(2) Upon request from the competent crisis management authority, a natural person is obliged to provide and update the required documents referred to in Section 15(3) and other related data free of charge.

(3) A natural person is obliged during a state of emergency to:

- a)** obey calls from authorized crisis management authorities to register at a designated location due to the imposition of work obligations or work assistance,
- b)** report a temporary change of residence in the municipality in whose administrative district he will reside, based on the mandatory reporting pursuant to Section 6, paragraph 2, letter a) and Section 14, paragraph 4, letter f),
- c)** tolerate restrictions resulting from crisis measures established during the state of emergency,
- d)** perform an imposed work obligation or work assistance,
- e)** provide the required material resources,
- f)** refrain from activities prohibited by the crisis measure issued on the basis of Section 6, paragraph 3.

(4) A natural person may refuse to fulfill the obligations specified in paragraph 3 if their fulfillment would endanger the life or health of themselves or other persons or if the obligations imposed on them are contrary to the law.

(5) The content, scope and location of work within the scope of work obligations during a state of emergency and a state of threat to the state shall be determined by the governor of the province in a work order for a natural person. The work order shall contain the name, or names, surname, date of birth and place of residence, date and place of commencement of work obligations, type of work, expected duration of performance of the obligation, instructions and designation of the authority that issued the work order.

(6) The person who imposed work assistance during the state of emergency shall issue a certificate to the individual after its termination. The certificate shall contain the name or names, surname, date of birth and place of residence, date of commencement and termination of work assistance, number of hours worked, type and place of work, instructions on compensation and the name of the authority that issued the certificate.

(7) If a natural person is unable to perform the work obligation or work assistance imposed for health reasons, this fact shall be documented by a medical opinion issued by a health service provider designated by the authority that issued the work order or imposed the work assistance. This provider is obliged to carry out a medical examination of the relevant natural person as a priority and assess the person's medical fitness for the expected work. The costs incurred for carrying out the examination shall be charged to the authority that issued the work order or imposed the work assistance.

(8) When imposing an obligation to provide material resources, the procedure shall be analogous to that set out in Section 29, paragraph 5.

§ 32

Exceptions

(1) Provision of material resources, work obligation or work assistance may not be imposed on natural persons who enjoy privileges and immunities under international law. Work obligation or work assistance may be imposed on other foreigners unless an international treaty approved by the Parliament of the Czech Republic and published in the Collection of Laws and International Treaties or in a previous similar collection provides otherwise.

(2) Persons under the age of 18 and over the age of 62, persons who are medically unfit to perform the required types of work, persons with third-degree disabilities, deputies and senators of the Parliament of the Czech Republic and members of the government, and persons who would thereby expose themselves or their loved ones to serious danger are exempt from work obligation and work assistance. Employees of a critical infrastructure entity who participate in ensuring the function of a critical infrastructure element are also exempt from work obligation and work assistance. Furthermore, women and single men caring for a child under the age of 15, pregnant women, women up to the end of the third month after childbirth, if the child was stillborn, died or the woman does not care for it, are exempt from work obligation and work assistance. The crisis management authority may also exempt from work obligation and work assistance persons who would be prevented from doing so by an important circumstance, the omission of which could lead to a threat to life, health or property. The seriousness of the important circumstance is assessed by the crisis management authority.

(3) Women may only be required to perform work or perform work assistance that is not in conflict with a special legal regulation. ²⁴)

(4) Persons exempt from work obligations and work assistance may provide voluntary assistance.

TITLE VI

CONTROL, OFFENCES AND COMPENSATION

§ 33

Control

(1) Crisis management authorities are authorized, within the limits of their competence, to monitor compliance with this Act and the regulations issued for its implementation.

(2) The inspection referred to in paragraph 1 shall be carried out by the regional fire rescue service in cooperation with the municipal authority of the municipality with extended powers, by the regional fire rescue service in cooperation with the regional authority in the case of a municipality with extended powers, by the Ministry of the Interior in cooperation with the relevant ministry or other central administrative authority in the case of a region, and by the Ministry of the Interior in cooperation with the regional fire rescue service.

(3) The control referred to in paragraph 1 shall be carried out for legal entities and natural persons engaged in business by the crisis management authority that has imposed an obligation arising from

the crisis plan on the legal entity or natural person engaged in business.

(4) In facilities of intelligence services, the National Office for Cyber and Information Security and the National Security Office, where the inspection referred to in paragraph 1 could endanger classified information or state security, the inspection may be carried out only with the consent of their director. The inspection shall be carried out by the Ministry of the Interior. If consent is not granted, the director who refused to grant consent shall ensure the performance of the inspection within his/her competence and shall submit a report on its results to the Ministry of the Interior within 60 days of the date of refusal to grant consent, unless the Ministry of the Interior sets a longer deadline. If the intelligence service, the National Office for Cyber and Information Security or the National Security Office are unable to ensure the performance of the inspection within their competence, they shall enable the Ministry of the Interior to perform it, and may set special conditions for the manner of performing such inspection.

§ 34

Offences of natural persons

(1) A natural person commits an offence by failing to comply with the following during a state of emergency:

- a)** any of the obligations under Section 31(3)(a), (b) or (c),
- b)** any of the obligations under Section 31(3)(d) or (e), or
- c)** obligation pursuant to Section 31(3)(f).

(2) A natural person further commits an offence by, in violation of Section 27(6):

- a)** as an employee authorized to become familiar with special facts, fails to maintain confidentiality about them, or
- b)** as a person who has become aware of special facts while performing crisis management tasks, he/she shall communicate the special fact to a person who is not authorized to become aware of such special facts.

(3) A fine of up to CZK 20,000 may be imposed for an offence under paragraph 1 letter a) and paragraph 2 letter b), a fine of up to CZK 50,000 for an offence under paragraph 1 letter b), a fine of up to CZK 100,000 for an offence under paragraph 2 letter a) and a fine of up to CZK 2,000,000 for an offence under paragraph 1 letter c).

§ 34a

Offences of legal entities and natural persons engaged in business

(1) A legal entity or a natural person engaged in business shall commit an offence by, in contravention of Section 29(1), when preparing for crisis situations:

- a)** does not participate in the preparation of crisis plans, or
- b)** as a person who ensures the implementation of measures resulting from the crisis plan, fails to develop a crisis preparedness plan.

(2) A legal entity or a natural person engaged in business shall further commit an offence by:

- a)** as a person included in the crisis plan fails to fulfill the obligation pursuant to Section 29, paragraph 2,
- b)** fails to fulfill the obligation pursuant to Section 29, paragraph 3, or
- c)** fails to fulfill the obligation pursuant to Section 29, paragraph 8.

(3) A television or radio broadcaster commits an offence by failing to comply with the obligation under Section 30.

(4) A fine of up to CZK 3,000,000 may be imposed for an offence under paragraphs 1 to 3.

§ 34b

Common provisions on offences

Offences under Section 34a are dealt with by the regional fire and rescue service, with the exception of offences under Section 34a, paragraph 2, letter b), which are dealt with by the regional authority.

§ 35

Compensation for restriction of ownership rights, provision of material resources and performance of work duties and work assistance

(1) A legal entity or individual shall be entitled to monetary compensation for the restriction of the right of ownership or use, the provision of a material asset, the performance of a work obligation or work assistance. Monetary compensation shall be paid by the crisis management authority that decided on the restriction of the right or the imposition of an obligation. Monetary compensation may also be provided by mutual agreement for the provision of voluntary assistance. Monetary compensation shall be paid within 6 months of the termination or cancellation of the state of emergency that gave rise to the entitlement to monetary compensation under this paragraph.

(2) In the event that the exercise of the right of ownership to real estate is restricted, the owner shall be provided with compensation corresponding to the extent of the restriction of his property rights under the Civil Code.

(3) In the case of performance of a work obligation, work assistance or voluntary assistance, for which the amount of compensation cannot be determined by agreement or by the procedure under the Civil Code, the compensation shall be determined in an amount corresponding to the usual wage for the same or similar work. When determining the compensation for the provision of a material resource, the basis shall be the amount of costs incurred by the obligor and the usually required compensation for the use of the same or similar material resource at the time of its provision.

(4) The crisis management authority is entitled to demand reimbursement of the costs incurred as compensation for the provision of material resources, performance of work duties, work assistance or

voluntary assistance from the person responsible for the accident ²) or other event that resulted in a crisis situation and required the imposition of crisis measures. These reimbursements shall ²⁷) compensate for the expenses incurred.

§ 36

Damages

(1) The state shall be obliged to compensate for damage caused to legal and natural persons in a causal connection with crisis measures and exercises (Section 39(5)) carried out pursuant to this Act. The state may be exempted from this liability only if it is proven that the injured party caused the damage himself.

(2) Compensation for material damage incurred during the activities of authorities implementing crisis measures or when material resources are provided in accordance with the legal regulations in force at the time the damage occurred.

(3) Compensation for personal injury incurred during the performance of an imposed work duty, work assistance or voluntary assistance provided within the framework of an organized activity is provided

²⁸) analogously in accordance with the regulations on compensation for work-related accidents,) unless the claim for compensation for such damage has already arisen from the employment relationship.

(4) Monetary compensation shall be provided by the crisis management authority that ordered the crisis measure or exercise during or as a result of which the damage or harm occurred.

(5) A legal entity or natural person shall apply in writing to the competent crisis management authority for compensation for damage, stating the reasons, within 6 months of learning about the damage, but no later than 5 years after the damage occurred, otherwise the right shall lapse. In cases worthy of special consideration, the crisis management authority may award compensation for damage even after the deadline for submitting an application has expired or even without submitting an application, but no later than 5 years after the damage occurred.

(6) Compensation for damage is not provided to legal entities and individuals who caused the damage.

(7) The crisis management authority is entitled to demand reimbursement of the costs it incurred as compensation for damage from the person responsible for the accident or other event that resulted in a crisis situation and required the imposition of crisis measures.

§ 37

Providing state support in the event of accidents or natural disasters

(1) State support may be provided to natural persons and municipalities that temporarily find themselves in exceptionally difficult circumstances during a crisis situation due to an accident or natural disaster.

(2) State support may be provided from the state budget in the form of one-off cash benefits to natural persons or in another extraordinary form of financial assistance to natural persons and municipalities. When providing state support to natural persons, the financial circumstances of the applicant for state support and the financial circumstances of his family members shall be taken into account. State support may also be provided in the form of material assistance in accordance with a

special legal regulation. ²²)

(3) When providing one-off cash benefits to natural persons, special legal regulations shall be followed. ²⁹)

(4) The scope, method and conditions of providing other extraordinary forms of financial assistance from the state budget to individuals and municipalities in the event of large-scale accidents or natural disasters may be determined by an implementing legal regulation.

(5) One-off cash benefits to natural persons are paid by locally competent authorized municipal ³⁰ authorities in accordance with special legal regulations ³⁰) from the non-investment special-purpose subsidy for social benefits, which they receive within the framework of the overall financial relationship of the state budget to the budgets of municipalities for the relevant financial year.

(6) To cover the expenses associated with the provision of other extraordinary forms of financial assistance and to potentially strengthen the non-investment specific subsidy for the provision of social cash benefits referred to in paragraph 2, the government may use the reserve of financial resources for crisis management set aside in the budget chapter General Treasury Administration for the payment of expenses for state support under this Act. In an extraordinary case, the government may use the government budget reserve.

TITLE VII

COMMON AND FINAL PROVISIONS

§ 38

Relationship to the Administrative Code

The Administrative Code does not apply to decision-making and the imposition of obligations under this Act during a state of crisis, with the exception of Section 6, Paragraph 5, Section 9, Paragraph 3, Letter c) and Sections 34 to 34b.

§ 39

(1) This Act also applies to cases where emergency veterinary measures are ordered under special legal regulations³¹) and the resulting threat is of the nature of an emergency, the consequences of which lead to the emergence of a crisis situation; in such cases, the Regional Disease Commission becomes part of the Regional Crisis Staff and the Central Disease Commission becomes part of the Central Crisis Staff.

(2) If a state of emergency is declared during a flood, the relevant crisis staff and the relevant flood commission shall meet together. The powers of the flood commissions determined by a special legal regulation shall not be affected by the declaration of a state of emergency.

(3) If a state of emergency is declared during a water shortage declared under a special legal regulation⁵⁵) , the relevant crisis staff and the relevant drought commission shall meet together. The powers of the drought commissions set out in a special legal regulation⁵⁵) shall not be affected by the declaration of a state of emergency.

(4) During a state of emergency declared in connection with ensuring the defence of the Czech Republic against external attack and during a state of war, crisis management bodies and legal and natural persons shall perform the tasks set out in this Act, unless a special legal regulation¹) provides otherwise.

(5) Preparedness for crisis situations is verified through exercises in accordance with a special legal regulation.²)

§ 39a

The powers assigned to a regional authority or a governor or a municipal authority of a municipality with extended powers or a mayor of a municipality with extended powers or a municipal authority or mayor under this Act are the exercise of state administration in delegated powers.

§ 39b

(1) The municipal administrator appointed by the Ministry of the Interior pursuant to a special legal regulation⁵³) shall, in the event of a declaration of a state of emergency, perform the tasks arising from Section 21, paragraph 2, letters a) to c) and paragraph 3.

(2) The administrator of the municipal district appointed by the director of the Municipality pursuant to a special legal regulation⁵⁴) shall, in the event of a declaration of a state of emergency, perform the tasks of the mayor of the municipal district arising from Section 21, paragraph 2, letters a) to c) and paragraph 3.

§ 39c

When dealing with a crisis situation, crisis management authorities proceed in such a way that any interference with the rights and freedoms of individuals does not exceed what is necessary.

§ 39d

(1) The register of data on temporary changes of residence of persons, administered by the Ministry of the Interior, is kept during a state of emergency or a state of threat to the state.

(2) In the records of data on temporary changes of residence of persons, data in the scope of name, or names, surname, date of birth, place of permanent residence and place of temporary change of residence are processed on the basis of the ordered crisis measure.

(3) Data on temporary changes of residence of persons shall be processed during the state of crisis and, if necessary, in particular to ensure the interests of data subjects, even after its end.

(4) The source of data in the central register of data on temporary changes of residence of persons is the register of data on temporary changes of residence of persons kept by the regional fire and rescue service.

(5) The source of data in the register of data on temporary changes of residence of persons kept by the regional fire and rescue service is the register of data on temporary changes of residence of persons kept by the municipal authority of the municipality with extended jurisdiction.

(6) The source of data in the register of data on temporary changes of residence of persons kept by the municipal authority of a municipality with extended jurisdiction is the register of data on temporary changes of residence of persons kept by the municipal authority.

§ 39e

(1) Records of data on temporary changes in the residence of persons during a state of danger, the administrator of which is the locally competent regional fire and rescue service, shall be kept during a state of danger. The provisions of Section 39d, paragraphs 2 and 3 shall apply mutatis mutandis.

(2) The source of data in the register of data on temporary changes in the residence of persons in a state of danger kept by the regional fire and rescue service is the register of data on temporary changes in the residence of persons in a state of danger kept by the municipal authority of the municipality with extended powers.

(3) The source of data in the register of data on temporary changes in the residence of persons in a state of danger kept by the municipal authority of a municipality with extended jurisdiction is the register of data on temporary changes in the residence of persons in a state of danger kept by the municipal authority.

(4) The record of data on temporary changes in the residence of persons during a state of danger, kept by the regional fire rescue service, the municipal authority of a municipality with extended powers or the municipal authority, shall, in the case of the procedure pursuant to Section 6, Paragraph 2, Letter a), be considered as the record of data on temporary changes in the residence of persons on the date of the declaration of a state of emergency; the regional fire rescue service shall further process this data pursuant to Section 39d, Paragraph 4.

§ 39f

The authorization to request data from a legal or natural person under this Act does not apply if this data can be obtained from public administration information systems or publicly available sources.

§ 40

Enabling clause

(1) The Government shall issue regulations to implement Section 4(1)(d), Section 27(9) and Section 28(4).

(2) The Ministry of Education, Youth and Sports shall issue a decree implementing Section 9(5)(a).

(3) The Czech Mining Authority shall issue a decree implementing Section 9(5)(b).

PART TWO

Amendment to the Act on State Administration in Water Management

§ 41

Act No. 130/1974 Coll., on state administration in water management, as amended by Act No. 49/1982 Coll., Act No. 425/1990 Coll., Act No. 23/1992 Coll., Act No. 114/1995 Coll. and Act No. 238/1999 Coll.,

is amended as follows:

1. In Section 18, paragraph 2, the second sentence is added, which, including footnote no. 13), reads: "The powers and obligations of flood authorities in the event of a declaration of a state of danger and a state of emergency shall be transferred to the crisis management authorities in accordance with a special legal regulation. ¹³)"

13)

Act No. 240/2000 Coll., on crisis management and amending certain acts (Crisis Act)."

2. In Section 18, paragraph 4, a new sentence is inserted after the first sentence, which reads: "The chairman of the flood commission is the mayor of the municipality."

3. In Section 18, paragraph 5, the second sentence is replaced by the sentence: "The chairman of the flood commission is the head of the district office."

4. In Section 18, paragraph 6, a new sentence is inserted after the first sentence, which reads: "The chairman of the flood commission is the director of the regional office designated by the ministry in agreement with the Ministry of the Interior."

PART THREE

EFFICIENCY

§ 42

This Act shall enter into force on 1 January 2001.

Transitional provisions introduced by Act No. 430/2010 Coll. Art. II

1. Regional fire and rescue services shall prepare emergency plans for municipalities with extended jurisdiction within two years from the date of entry into force of this Act.

2. The inclusion of a legal entity or a natural person doing business in a crisis plan effective until the date of entry into force of this Act is not affected by this Act.

Klaus in

Havel in

Zeman in

Footnotes

¹) Act No. 222/1999 Coll., on ensuring the defence of the Czech Republic.

²) Act No. 239/2000 Coll., on the integrated rescue system and on amendments to certain acts, as amended.

³) For example, Act No. 455/1991 Coll., on Trade Business (Trade Act), as amended, Act No. 513/1991 Coll., Commercial Code, as amended.

⁴) Article 5 of Constitutional Act No. 110/1998 Coll., on the Security of the Czech Republic.

5

) Act No. 35/2021 Coll., on the Collection of Legal Regulations of Territorial Self-Governing Units and Certain Administrative Authorities.

7

) For example, Act No. 2/1969 Coll., on the establishment of ministries and other central state administration bodies of the Czech Republic, as amended.

8

) Article 6 of Constitutional Act No. 110/1998 Coll.

9

) For example, Act No. 54/1956 Coll., on employee sickness insurance, as amended, Act No. 100/1988 Coll., on social security, as amended, Act No. 114/1988 Coll., on the powers of the Czech Republic authorities in social security, as amended, Act No. 155/1995 Coll., on pension insurance, as amended, Act No. 117/1995 Coll., on state social support, as amended, Act No. 482/1991 Coll., on social need, as amended.

10

) For example, Act No. 133/1985 Coll., on fire protection, as amended, Act No. 18/1997 Coll., on the peaceful use of nuclear energy and ionizing radiation (Atomic Act) and on amendments and supplements to certain acts, as amended.

11

) For example, Act No. 18/1997 Coll., as amended.

12

) Section 12(1)(m) of Act No. 2/1969 Coll., as amended by Act No. 239/2000 Coll.

13

) For example, Act No. 129/2000 Coll., as amended.

13a

) Act No. 283/1991 Coll., on the Police of the Czech Republic, as amended.

14

) Act No. 20/1966 Coll., on public health care, as amended.

15

) Act No. 378/2007 Coll., on pharmaceuticals and on amendments to certain related acts (Act on Pharmaceuticals), as amended.

16

) Act No. 238/2000 Coll., on the Fire and Rescue Service of the Czech Republic and on the Amendment of Certain Acts, as amended.

17

) Section 11 of Act No. 128/2000 Coll., on municipalities (municipal organization).

18

) Act No. 218/2000 Coll., on budgetary rules and amending certain related acts (budgetary rules), as amended.

Act No. 250/2000 Coll., on budgetary rules for territorial budgets, as amended.

19

) Act No. 412/2005 Coll., on the protection of classified information and on security competence, as amended.

20

) Act No. 106/1999 Coll., on free access to information, as amended.

21

) For example, Act No. 2/1969 Coll., as amended, Act No. 147/2000 Coll., Act No. 128/2000 Coll.

22

) Act No. 241/2000 Coll., on economic measures for crisis situations and on amendments to certain related acts.

23

) Section 128 of the Civil Code.

24

) Act No. 65/1965 Coll., Labour Code, as amended.

Decree No. 261/1997 Coll., which stipulates work and workplaces that are prohibited for all women, pregnant women, mothers up to the end of the ninth month after childbirth and minors, and the conditions under which minors may exceptionally perform such work for the purpose of vocational training, as amended by Decree No. 185/1998 Coll.

27

) Section 49, paragraph 9, of Act No. 218/2000 Coll.

28

) Sections 109 to 203, Section 260 of the Labour Code.

Government Regulation No. 108/1994 Coll., implementing the Labour Code and certain other acts.

29

) Section 23 and Section 51, paragraph 3 of Decree No. 182/1991 Coll., implementing the Social Security Act and the Act of the Czech National Council on the Powers of the Bodies of the Czech Republic in Social Security, as amended.

Section 40a, letter b), Section 16, letter a) of Act No. 114/1988 Coll.

30

) Section 63 of Act No. 128/2000 Coll.

31

) For example, Section 15 of Act No. 166/1999 Coll., on veterinary care and amending certain related acts (Veterinary Act).

32

) Section 18 of Act No. 130/1974 Coll., on state administration in water management, as amended.

34

) Council Directive 2008/114/EC of 8 December 2008 on the identification and designation of European critical infrastructures and the assessment of the need to improve their protection.

35

) Article 2 of Constitutional Act No. 110/1998 Coll., on the Security of the Czech Republic.

36

) Act No. 183/2006 Coll., on spatial planning and building regulations (Building Act), as amended.

37

) Act No. 241/2000 Coll., on economic measures for crisis situations and on amendments to certain related acts, as amended.

38

) For example, Act No. 281/2002 Coll., on certain measures related to the prohibition of bacteriological (biological) and toxin weapons and on amending the Trade Licensing Act, as amended, Act No. 78/2004 Coll., on the handling of genetically modified organisms and genetic products, as amended, Act No. 61/1988 Coll., on mining activities, explosives and state mining administration, as amended, Act No. 18/1997 Coll., on the peaceful use of nuclear energy and ionizing radiation (Atomic Act) and on amending and supplementing certain acts, as amended, Act No. 119/2002 Coll., on firearms and ammunition and on amending Act No. 156/2000 Coll., on the verification of firearms, ammunition and pyrotechnic articles and on amending Act No. 288/1995 Coll., on firearms and ammunition (Firearms Act), as amended by Act No. 13/1998 Coll., and Act No. 368/1992 Coll., on administrative fees, as amended, and Act No. 455/1991 Coll., on trade entrepreneurship (Trade Act), as amended, (Weapons Act), as amended, Act No. 266/1994 Coll., on railways, as amended, Act No. 111/1994 Coll., on road transport, as amended, Act No. 114/1995 Coll., on inland navigation, as amended, Regulation (EC) No. 1907/2006 of the European Parliament and of the Council and Regulation of the European Parliament and Council (EC) No 689/2008.

39

) Section 22, paragraph 1, of Act No. 241/2000 Coll., as amended by Act No. 320/2002 Coll.

40

) Act No. 6/1993 Coll., on the Czech National Bank, as amended.

46

) Act No. 131/2000 Coll., on the Capital City of Prague, as amended.

47

) For example, Act No. 531/1990 Coll., on territorial financial authorities, as amended.

48

) Act No. 200/1994 Coll., on surveying and on amending and supplementing certain acts related to its implementation, as amended.

Government Regulation No. 430/2006 Coll., on the determination of geodetic reference systems and state map works binding on the territory of the state and the principles of their use.

49

) For example, Act No. 455/1991 Coll., on Trade Business (Trade Act), as amended, Act No. 513/1991 Coll., Commercial Code, as amended.

50

) Section 203 of Act No. 262/2006 Coll., Labour Code, as amended by Act No. 126/2008 Coll. and Act No. 320/2009 Coll.

51

) Act No. 59/2006 Coll., on the prevention of serious accidents caused by selected dangerous chemical substances or chemical preparations and amending Act No. 258/2000 Coll., on the protection of public health and amending certain related acts, as amended, and Act No. 320/2002 Coll., on the amendment and repeal of certain acts in connection with the termination of the activities of district offices, as amended, as amended. Act No. 254/2001 Coll., as amended.

53

) Section 98 of Act No. 128/2000 Coll., as amended by Act No. 313/2002 Coll., Act No. 234/2006 Coll. and Act No. 298/2008 Coll.

54

) Section 93 of Act No. 131/2000 Coll., as amended by Act No. 298/2008 Coll.

55

) Act No. 254/2001 Coll., on waters and on amendments to certain acts (Water Act), as amended.

Context

It is carried out by prescription

106/2022 Coll.	Resolution of the Government of the Czech Republic No. 343 on amending the crisis measure announced under No. 70/2022 Coll.
84/2022 Coll.	Resolution of the Government of the Czech Republic on the adoption of crisis measures to ensure the provision of social services during the state of emergency
76/2022 Coll.	Resolution of the Government of the Czech Republic No. 254 on the suspension of receiving and processing applications for visas and long-term and permanent residence permits of nationals of the Russian Federation and nationals of the Republic of Belarus
70/2022 Coll.	Resolution of the Government of the Czech Republic No. 236, by which the government sets a deadline for foreigners in connection with the armed conflict on the territory of Ukraine, and which sets the place where the reporting obligation can be

fulfilled and where a displaced person can submit an application for temporary protection

- 61/2022 Coll. Government Regulation amending Government Regulation No. 432/2010 Coll., on criteria for determining critical infrastructure elements, as amended
- 59/2022 Coll. Resolution of the Government of the Czech Republic No. 208 on the amendment of the crisis measure announced under No. 44/2022 Coll., which orders the Police of the Czech Republic to grant and mark citizens of Ukraine who meet the grounds for granting a special type of visa for stays of over 90 days...
- 46/2022 Coll. Resolution of the Government of the Czech Republic No. 191 on amending the crisis measure announced under No. 44/2022 Coll.
- 45/2022 Coll. Resolution of the Government of the Czech Republic No. 161 to ensure the continuity of the provision of non-insurance social benefits and disability certificates for the duration of the state of emergency
- 44/2022 Coll. Resolution of the Government of the Czech Republic No. 148, which orders the Police of the Czech Republic to issue and mark citizens of Ukraine who meet the grounds for granting a special type of visa for a stay of over 90 days with a visa sticker marked D/VS/U or to make a record of the granting of this visa
- 524/2021 Coll. Resolution of the Government of the Czech Republic No. 1191 on amending the crisis measure No. 1066 of November 25, 2021, promulgated under No. 435/2021 Coll.
- 459/2021 Coll. Resolution of the Government of the Czech Republic No. 1121 on the amendment of the crisis measure
- 439/2021 Coll. Resolution of the Government of the Czech Republic No. 1087 on the adoption of crisis measures
- 438/2021 Coll. Resolution of the Government of the Czech Republic No. 1084 to prevent the import of the new variant B.1.1.529 of the coronavirus known as SARS CoV-2 into the territory of the Czech Republic from the region of Southern Africa
- 436/2021 Coll. Resolution of the Government of the Czech Republic No. 1067 to ensure the provision of health services by providers of acute inpatient care during the state of emergency
- 435/2021 Coll. Resolution of the Government of the Czech Republic No. 1066 on the prohibition of the presence of the public in catering establishments, the operation of Advent and Christmas markets and the consumption of alcoholic beverages in publicly accessible places and on the restriction of establishments
- 147/2021 Coll. Resolution of the Government of the Czech Republic No. 315 on changes to crisis measures
- 139/2021 Coll. Resolution of the Government of the Czech Republic No. 312, which orders the preferential supply of medical emergency service providers and acute inpatient care providers to selected legal entities for the product - medical oxygen
- 135/2021 Coll. Resolution of the Government of the Czech Republic No. 300 on the amendment of the crisis measure announced under No. 100/2021 Coll. and on the amendment of the crisis measure announced under No. 112/2021 Coll., as amended by the amendment announced under No. 130/2021 Coll.
- 134/2021 Coll. Resolution of the Government of the Czech Republic No. 299 on the restriction of the free movement of persons in the territory of the Czech Republic
- 133/2021 Coll. Resolution of the Government of the Czech Republic No. 298 on the prohibition of retail sales and the sale and provision of services in establishments, the presence of the public in catering establishments, pilgrimages and similar traditional events, the operation of gambling halls, the provision of accommodation services...
- 132/2021 Coll. Resolution of the Government of the Czech Republic No. 297 on the prohibition of all health service providers from visiting patients in health facilities at workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided...

- 131/2021 Coll. Resolution of the Government of the Czech Republic No. 296 on the regulation to all providers of social services (homes for the elderly, homes with special regimes) to ensure that the conditions are met in the event of users going outside the building or premises of the facility during the state of emergency
- 130/2021 Coll. Resolution of the Government of the Czech Republic No. 292 on amending the crisis measure announced under No. 112/2021 Coll.
- 122/2021 Coll. Resolution of the Government of the Czech Republic No. 248 to ensure the provision of health services by providers of acute inpatient care during the state of emergency - students
- 120/2021 Coll. Resolution of the Government of the Czech Republic to ensure the provision of health services by providers of acute inpatient care during the state of emergency
- 119/2021 Coll. Resolution of the Government of the Czech Republic No. 244 on the amendment of the crisis measure announced under No. 113/2021 Coll., as amended by the amendment announced under No. 115/2021 Coll.
- 118/2021 Coll. Resolution of the Government of the Czech Republic No. 243 on the amendment of the crisis measure announced under No. 114/2021 Coll., as amended by the amendment announced under No. 116/2021 Coll.
- 116/2021 Coll. Resolution of the Government of the Czech Republic No. 241 on amending the crisis measure announced under No. 114/2021 Coll.
- 115/2021 Coll. Resolution of the Government of the Czech Republic No. 218 on amending the crisis measure announced under No. 113/2021 Coll.
- 114/2021 Coll. Resolution of the Government of the Czech Republic No. 217 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, the drinking of alcoholic beverages in publicly accessible places, sales at markets...
- 113/2021 Coll. Resolution of the Government of the Czech Republic No. 216, in order to prevent the spread of COVID-19 within the framework of increased mobility of people between districts and in order to strengthen the responsibility and prevention of people in dealing with a crisis situation, restricts the free movement of people in the territory of the Czech Republic.
- 112/2021 Coll. Resolution of the Government of the Czech Republic No. 212 on the order to the regional governors and the mayor of the capital city of Prague to designate a school or school facility that will provide necessary care for children aged 2 to 10 years, whose legal representatives are employees of the security forces.
- 111/2021 Coll. Resolution of the Government of the Czech Republic No. 211 on the security and organization of the provision of social services during the state of emergency
- 110/2021 Coll. Resolution of the Government of the Czech Republic No. 210 on the regulation of foreigners who are holders of an employee card or blue card to notify the Ministry of the Interior of a change of employer no later than the day of commencement of employment and approves the possibility for foreigners to change employers in the Czech Republic without conditions
- 109/2021 Coll. Resolution of the Government of the Czech Republic No. 209, by which the government determines that the operator of the data mailbox information system is not entitled to remuneration pursuant to Section 18a, paragraph 3 of Act No. 300/2008 Coll.
- 108/2021 Coll. Resolution of the Government of the Czech Republic No. 208, which instructs the Labour Office of the Czech Republic and the Ministry of Labour and Social Affairs to proceed during the state of emergency in order to ensure the continuity of the provision of non-insurance social benefits and disability certificates
- 107/2021 Coll. Resolution of the Government of the Czech Republic No. 207 on the prohibition of cremating the body of a person who died outside the territory of the Czech Republic and who is not a citizen of the Czech Republic or does not have permanent residence in the territory of the Czech Republic

- 106/2021 Coll. Resolution of the Government of the Czech Republic No. 206 on granting an exemption from performing periodic medical examinations, on imposing the continued validity of medical reports...
- 105/2021 Coll. Resolution of the Government of the Czech Republic No. 205 on imposing on critical infrastructure entities to take necessary measures to ensure the operation of the affected critical infrastructure elements according to this crisis measure
- 104/2021 Coll. Resolution of the Government of the Czech Republic No. 204 on the restriction of the free movement of persons upon entry into the territories of the districts of Cheb, Sokolov and Trutnov
- 103/2021 Coll. Resolution of the Government of the Czech Republic No. 203 on the prohibition of visits in remand prisons, prisons and institutions for the execution of preventive detention
- 102/2021 Coll. Resolution of the Government of the Czech Republic No. 202 to social service providers providing social services (home for the elderly, home with a special regime), so that in the event of users going out of the building or premises of the facility, the conditions are met
- 101/2021 Coll. Resolution of the Government of the Czech Republic No. 201 on the prohibition of all health service providers from visiting patients in health facilities at workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided...
- 100/2021 Coll. Resolution of the Government of the Czech Republic No. 200 on the prohibition of the operation of universities, secondary and higher vocational schools and conservatories, elementary schools, elementary art schools, language schools, leisure centers, school educational and accommodation facilities...
- 99/2021 Coll. Resolution of the Government of the Czech Republic No. 199, by which the government orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 98/2021 Coll. Resolution of the Government of the Czech Republic No. 198 on the prohibition of the free movement of persons throughout the territory of the Czech Republic, with the exception of
- 97/2021 Coll. Resolution of the Government of the Czech Republic No. 197 on the prohibition of retail sales and the sale and provision of services in establishments, the presence of the public in catering establishments, pilgrimages and similar traditional events, the operation of gambling halls, the provision of accommodation services...
- 75/2021 Coll. Resolution of the Government of the Czech Republic No. 167 on the security and organization of the provision of social services during the state of emergency
- 74/2021 Coll. Resolution of the Government of the Czech Republic No. 143, which instructs the Labour Office of the Czech Republic and the Ministry of Labour and Social Affairs to proceed in proceedings during the state of emergency in order to ensure the continuity of the provision of non-insurance social benefits and disability certificates
- 73/2021 Coll. Resolution of the Government of the Czech Republic No. 141 on the regulation of foreigners who are holders of an employee card or blue card to notify the Ministry of the Interior of a change of employer no later than the day of commencement of employment and approves the possibility for foreigners to change employers in the Czech Republic without conditions
- 72/2021 Coll. Resolution of the Government of the Czech Republic No. 140, by which the government determines that the operator of the data mailbox information system is not entitled to remuneration pursuant to Section 18a, paragraph 3 of Act No. 300/2008 Coll.
- 71/2021 Coll. Resolution of the Government of the Czech Republic No. 137 on granting an exemption from performing periodic medical examinations, on imposing the continued validity of medical reports...

- 70/2021 Coll. Resolution of the Government of the Czech Republic No. 136 on the prohibition of cremating the body of a person who died outside the territory of the Czech Republic and who is not a citizen of the Czech Republic or does not have permanent residence in the territory of the Czech Republic
- 69/2021 Coll. Resolution of the Government of the Czech Republic No. 135 on imposing on critical infrastructure entities to take necessary measures to ensure the operation of the affected critical infrastructure elements according to this crisis measure
- 68/2021 Coll. Resolution of the Government of the Czech Republic No. 134 on the restriction of the free movement of persons upon entry into the territories of the districts of Cheb, Sokolov and Trutnov
- 67/2021 Coll. Resolution of the Government of the Czech Republic No. 133 on the prohibition of visits in remand prisons, prisons and institutions for the execution of preventive detention
- 66/2021 Coll. Resolution of the Government of the Czech Republic No. 132 to social service providers providing social services (home for the elderly, home with a special regime), so that in the event of users going out of the building or premises of the facility, the conditions are met
- 65/2021 Coll. Resolution of the Government of the Czech Republic No. 131 on the prohibition of all health service providers from visiting patients in health facilities at workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided...
- 64/2021 Coll. Resolution of the Government of the Czech Republic No. 130, by which the government orders the regional governors and the mayor of the capital city of Prague, in places where there is such a need, to designate a school or school facility that will provide necessary care for children aged 3 to 10 years
- 63/2021 Coll. Resolution of the Government of the Czech Republic No. 129 on the prohibition of the operation of universities, secondary and higher vocational schools and conservatories, elementary schools, elementary art schools, language schools, leisure centers, school educational and accommodation facilities...
- 62/2021 Coll. Resolution of the Government of the Czech Republic No. 128, by which the government orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 61/2021 Coll. Resolution of the Government of the Czech Republic No. 127 on the prohibition of the free movement of persons throughout the territory of the Czech Republic, with the exception of
- 60/2021 Coll. Resolution of the Government of the Czech Republic No. 126 on the prohibition of retail sales and the sale and provision of services in establishments, the presence of the public in catering establishments, pilgrimages and similar traditional events, the operation of gambling halls, the provision of accommodation services...
- 56/2021 Coll. Resolution of the Government of the Czech Republic No. 121 on the adoption of a crisis measure restricting the free movement of persons when entering and leaving the districts of Cheb, Sokolov and Trutnov...
- 48/2021 Coll. Resolution of the Government of the Czech Republic No. 119 on amending Government Resolution No. 78 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, and the drinking of alcoholic beverages in publicly accessible places...
- 33/2021 Coll. Resolution of the Government of the Czech Republic No. 80 on limiting patient visits in healthcare facilities in workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided, in nursing home facilities...

- 32/2021 Coll. Resolution of the Government of the Czech Republic No. 79 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 9:00 p.m. to 4:59 a.m. with exceptions and the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 8:59 p.m. with exceptions
- 31/2021 Coll. Resolution of the Government of the Czech Republic No. 78 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, the drinking of alcoholic beverages in publicly accessible places, sales at markets...
- 23/2021 Coll. Resolution of the Government of the Czech Republic No. 57 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, the drinking of alcoholic beverages in publicly accessible places, sales at markets...
- 22/2021 Coll. Resolution of the Government of the Czech Republic No. 56 on amending the crisis measures announced under No. 595/2020 Coll., No. 598/2020 Coll., No. 599/2020 Coll., No. 10/2021 Coll., No. 11/2021 Coll. and No. 12/2021 Coll.
- 17/2021 Coll. Resolution of the Government of the Czech Republic No. 54 on the regulation to regard the sworn declaration of persons as an assessment of the health fitness of a person applying for employment pursuant to Act No. 373/2011 Coll., on granting an exemption from periodic medical examinations...
- 16/2021 Coll. Resolution of the Government of the Czech Republic No. 53 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...
- 11/2021 Coll. Resolution of the Government of the Czech Republic No. 14 on limiting patient visits in healthcare facilities in workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided, in nursing home facilities...
- 10/2021 Coll. Resolution of the Government of the Czech Republic No. 13 on the restriction of the operation of universities, secondary and higher vocational schools and conservatories, elementary schools, elementary art schools, language schools, leisure centers, school clubs and school after-school clubs...
- 9/2021 Coll. Resolution of the Government of the Czech Republic No. 12 on changing the period of effect of Government Resolutions No. 595/2020 Coll., No. 596/2020 Coll., No. 598/2020 Coll. and No. 599/2020 Coll.
- 578/2020 Coll. Resolution of the Government of the Czech Republic No. 1370, which orders all providers of social services to ensure that the following conditions are met in the event of users going outside the building or premises of the facility in which social services are provided, during the state of emergency
- 564/2020 Coll. Resolution of the Government of the Czech Republic No. 1341 on amending Resolution of the Government of the Czech Republic No. 1332 on the prohibition of the presence of the public in catering establishments, the prohibition of the provision of accommodation services, retail sales and the provision of services in establishments on public holidays, and the restriction of the number of
- 537/2020 Coll. Resolution of the Government of the Czech Republic No. 1336 on the abolition of crisis measures
- 536/2020 Coll. Resolution of the Government of the Czech Republic No. 1335 on the prohibition of the personal presence of pupils and students of primary and secondary schools, conservatories, higher vocational schools, primary art schools and language schools for education and participants in school after-school clubs, school clubs...
- 535/2020 Coll. Resolution of the Government of the Czech Republic No. 1334 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 11:00 p.m. to 4:59 a.m. with exceptions, on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 10:59 p.m. with exceptions

- 534/2020 Coll. Resolution of the Government of the Czech Republic No. 1333 on amending Resolution of the Government of the Czech Republic No. 1290 on the ban on mass events, restrictions on educational events and exams, restrictions on the operation of gambling halls, sports grounds, artificial swimming pools, zoos, catering establishments...
- 533/2020 Coll. Resolution of the Government of the Czech Republic No. 1332 on the prohibition of the presence of the public in catering establishments, the prohibition of the provision of accommodation services, retail sales and the provision of services in establishments on a public holiday, and the restriction of the activities of shopping centers...
- 532/2020 Coll. Resolution of the Government of the Czech Republic No. 1325, which orders all providers of social services to ensure that the following conditions are met in the event of users going outside the building or premises of the facility in which social services are provided, during the state of emergency
- 522/2020 Coll. Resolution of the Government of the Czech Republic No. 1295 on changing the period of validity of the Government Resolution promulgated under No. 478/2020 Coll., promulgated under No. 499/2020 Coll., promulgated under No. 500/2020 Coll., promulgated under No. 511/2020 Coll., and amending the Government Resolution promulgated under No. 511/2020 Coll.
- 513/2020 Coll. Resolution of the Government of the Czech Republic No. 1292 on the repeal of Resolution of the Government of the Czech Republic No. 1023 on ensuring the provision of health services by health service providers and ensuring the activities of public health protection authorities during the state of emergency
- 512/2020 Coll. Resolution of the Government of the Czech Republic No. 1291 on amending Resolution of the Government of the Czech Republic No. 1049 on the model of a sworn declaration that can replace the assessment of the health fitness of a person applying for employment, on exemption from periodic medical examinations...
- 511/2020 Coll. Resolution of the Government of the Czech Republic No. 1290 on the ban on mass events, restrictions on educational events and exams, restrictions on the operation of gambling halls, sports facilities, artificial swimming pools, zoos, catering establishments, shopping malls...
- 500/2020 Coll. Resolution of the Government of the Czech Republic No. 1264 on the prohibition of all health service providers from visiting patients in health facilities where inpatient care is provided, and of all health service providers from having a third party present during childbirth in a health facility
- 499/2020 Coll. Resolution of the Government of the Czech Republic No. 1263 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centres, school clubs and after-school clubs and school educational and accommodation facilities
- 498/2020 Coll. Resolution of the Government of the Czech Republic No. 1262 on the ban on mass events, restrictions on educational events and exams, restrictions on the operation of gambling halls, sports facilities, artificial swimming pools, zoos, catering establishments, shopping malls...
- 483/2020 Coll. Resolution of the Government of the Czech Republic No. 1226 on amending crisis measures No. 409/2020 Coll., to ensure the provision of health services by health service providers, and No. 411/2020 Coll., to ensure the provision of social services in facilities for children requiring immediate assistance
- 478/2020 Coll. Resolution of the Government of the Czech Republic No. 1202, by which the government orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 477/2020 Coll. Resolution of the Government of the Czech Republic No. 1201 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...

- 476/2020 Coll. Resolution of the Government of the Czech Republic No. 1200 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 11:00 p.m. to 4:59 a.m. and the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 10:59 p.m.
- 475/2020 Coll. Resolution of the Government of the Czech Republic No. 1199 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centres, school clubs and after-school clubs and school educational and accommodation facilities
- 474/2020 Coll. Resolution of the Government of the Czech Republic No. 1198 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centres, school clubs and after-school clubs and school educational and accommodation facilities
- 473/2020 Coll. Resolution of the Government of the Czech Republic No. 1197 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centres, school clubs and after-school clubs and school educational and accommodation facilities
- 472/2020 Coll. Resolution of the Government of the Czech Republic No. 1196 on changing the period of effect of Government Resolutions No. 440/2020 Coll., No. 445/2020 Coll., No. 463/2020 Coll., No. 464/2020 Coll., No. 465/2020 Coll. and No. 446/2020 Coll.
- 465/2020 Coll. Resolution of the Government of the Czech Republic No. 1192 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...
- 464/2020 Coll. Resolution of the Government of the Czech Republic No. 1191 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centers, school clubs and after-school clubs, and school educational and accommodation facilities
- 463/2020 Coll. Resolution of the Government of the Czech Republic No. 1190 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 9:00 p.m. to 4:59 a.m. and the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 8:59 p.m.
- 462/2020 Coll. Resolution of the Government of the Czech Republic No. 1185, which obliges critical infrastructure entities to take the necessary measures to ensure the operation of the affected critical infrastructure elements, orders the Regional Hygiene Stations to change quarantine measures so as to enable the implementation of
- 447/2020 Coll. Resolution of the Government of the Czech Republic No. 1116 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...
- 446/2020 Coll. Resolution of the Government of the Czech Republic No. 1115 on the prohibition of all health service providers from visiting patients in health facilities where inpatient care is provided, and of all health service providers from having a third party present during childbirth in a health facility
- 445/2020 Coll. Resolution of the Government of the Czech Republic No. 1114, by which the government orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 444/2020 Coll. Resolution of the Government of the Czech Republic No. 1113 on the prohibition of the free movement of persons throughout the territory of the Czech Republic, on the restriction of movement in publicly accessible places, on the restriction of contacts with other persons to the strictly necessary extent, on the restriction of the right to peaceful assembly
- 443/2020 Coll. Resolution of the Government of the Czech Republic No. 1112 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories,

primary schools, primary art and language schools, leisure centers, school clubs and after-school clubs, and school educational and accommodation facilities

- 441/2020 Coll. Resolution of the Government of the Czech Republic No. 1110 stipulates that during the state of emergency, the operator of the data mailbox information system is not entitled to remuneration pursuant to Section 18a, paragraph 3 of Act No. 300/2008 Coll.
- 440/2020 Coll. Resolution of the Government of the Czech Republic No. 1109 on the order to the regional governors and the mayor of the capital city of Prague to designate a school or school facility that will provide necessary care for children aged 3 to 10 years, whose legal representatives are employees of the security forces.
- 431/2020 Coll. Resolution of the Government of the Czech Republic No. 1102 on the prohibition of the free movement of persons throughout the territory of the Czech Republic and the restriction of the right to peaceful assembly
- 429/2020 Coll. Resolution of the Government of the Czech Republic No. 1085 on amending Resolution of the Government of the Czech Republic No. 998 on the prohibition of visiting patients in healthcare facilities and the presence of a third party during childbirth at all healthcare service providers, and the prohibition of visits at all social service providers...
- 427/2020 Coll. Resolution of the Government of the Czech Republic No. 1084 on amending Resolution of the Government of the Czech Republic No. 1079 on the prohibition of retail sales and sales and provision of services in establishments
- 426/2020 Coll. Resolution of the Government of the Czech Republic No. 1080 on the limited operation of public authorities and administrative bodies, on the limitation of personal contact of employees with public administration addressees and the limitation of the scope of official hours of the bodies to 2 days a week to the extent of 5 hours on a given day
- 425/2020 Coll. Resolution of the Government of the Czech Republic No. 1079 on the prohibition of retail sales and the sale and provision of services in establishments, on the restriction of the operation of catering establishments, clubs and discos and the activities of shopping centers with a sales area exceeding 5,000 m²
- 424/2020 Coll. Resolution of the Government of the Czech Republic No. 1078 on the prohibition of the free movement of persons throughout the territory of the Czech Republic and on the restriction of the right to peaceful assembly
- 421/2020 Coll. Resolution of the Government of the Czech Republic No. 1074 on amending Resolution of the Government of the Czech Republic No. 1022 on restricting the operation of schools
- 420/2020 Coll. Resolution of the Government of the Czech Republic No. 1051 on the prohibition of visits in remand prisons, prisons and institutions for the execution of preventive detention for the duration of the state of emergency
- 419/2020 Coll. Resolution of the Government of the Czech Republic No. 1050 on ordering foreigners who are holders of an employment or blue card to notify the Ministry of the Interior of a change of employer no later than the day of commencement of employment, on the possibility of foreigners changing employers in the Czech Republic without the need to meet the condition
- 418/2020 Coll. Resolution of the Government of the Czech Republic No. 1049 on a model of a sworn declaration that can replace an assessment of the health suitability of a person applying for employment, on an exemption from periodic medical examinations and on medical reports that remain valid
- 417/2020 Coll. Resolution of the Government of the Czech Republic No. 1048 on amending measures to ensure the provision of health services by health service providers and to ensure the activities of public health protection authorities during the state of emergency
- 414/2020 Coll. Resolution of the Government of the Czech Republic No. 1033 on the order to the regional governors and the mayor of the capital city of Prague to designate a school or

school facility that will provide necessary care for children aged 3 to 10 years, whose legal representatives are employees of the security forces.

- 413/2020 Coll. Resolution of the Government of the Czech Republic No. 1029 on the security and organization of the provision of social services during the state of emergency - curfew for selected types of social services
- 412/2020 Coll. Resolution of the Government of the Czech Republic No. 1028 on the security and organization of the provision of social services during the state of emergency
- 411/2020 Coll. Resolution of the Government of the Czech Republic No. 1027 on ensuring the provision of social services and care in facilities for children requiring immediate assistance during the state of emergency
- 410/2020 Coll. Resolution of the Government of the Czech Republic No. 1026 on imposing measures to ensure the continuity of the provision of non-insurance social benefits and disability certificates for the Labour Office of the Czech Republic and the Ministry of Labour and Social Affairs to proceed for the duration of the emergency
- 409/2020 Coll. Resolution of the Government of the Czech Republic No. 1023 to ensure the provision of health services by health service providers and to ensure the activities of public health protection authorities during the state of emergency
- 408/2020 Coll. Resolution of the Government of the Czech Republic No. 1022 on the restriction of the operation of universities, secondary and higher vocational schools and conservatories, primary schools, primary art and language schools, leisure centers and school clubs, school educational facilities
- 407/2020 Coll. Resolution of the Government of the Czech Republic No. 1021 on the prohibition of mass events with more than 6 people, staying in publicly accessible places in groups and drinking alcoholic beverages in publicly accessible places, and restricting the operation of catering establishments and clubs...
- 402/2020 Coll. Resolution of the Government of the Czech Republic No. 998 on the prohibition of visits to patients in healthcare facilities and the presence of a third party during childbirth at all healthcare providers, and the prohibition of visits to all social service providers in nursing homes
- 401/2020 Coll. Resolution of the Government of the Czech Republic No. 997 on the restriction of the operation of universities, secondary and higher vocational schools and conservatories, the second level of basic education in primary school, primary art schools and language schools, leisure centers and school clubs
- 400/2020 Coll. Resolution of the Government of the Czech Republic No. 996 on the prohibition of mass events of more than 10 people and restrictions on the operation of catering establishments and clubs, participation in weddings, funerals, celebrations, activities of shopping centers, freedom of movement and residence and the right to peaceful assembly
- 399/2020 Coll. Resolution of the Government of the Czech Republic No. 995 on the prohibition of mass events of more than 10 people, performances, the operation of casinos, the use of swimming pools, zoos, and restrictions on performances, sporting events, participation in religious services, the operation of catering establishments and clubs, and the activities of shopping centers
- 398/2020 Coll. Resolution of the Government of the Czech Republic No. 994, which obliges public authorities and administrative bodies to limit personal contact between civil servants, employees and other officials with public administration recipients within their workplaces and to limit the scope of official hours of the bodies
- 236/2020 Coll. Resolution of the Government of the Czech Republic No. 538 on the assessment of the medical fitness of a person applying for employment and the validity of medical reports on medical fitness for work
- 235/2020 Coll. Resolution of the Government of the Czech Republic No. 521, by which the regulation on the suspension of the activities of social service facilities pursuant to Resolution No. 239 does not apply to low-threshold facilities for children and youth, social activation services for families with children

226/2020 Coll.	Resolution of the Government of the Czech Republic No. 511 on the aliens' regime
225/2020 Coll.	Resolution of the Government of the Czech Republic No. 506 on the repeal of Government Resolution No. 200 of March 12, 2020 and on the prohibition of all carriers from using airports other than Václav Havel Prague International Public Airport for commercial air transport with passengers on board
224/2020 Coll.	Resolution of the Government of the Czech Republic No. 493 on the presence of the public in establishments and the sale of services and goods
223/2020 Coll.	Resolution of the Government of the Czech Republic No. 490 on staying in publicly accessible places, on consuming food, on playing sports, on training athletes, on participating in a wedding ceremony, on participating in a church service, on participating in association activities
222/2020 Coll.	Resolution of the Government of the Czech Republic No. 495 on the aliens' regime
221/2020 Coll.	Resolution of the Government of the Czech Republic No. 492 on an exception to Resolution No. 452 for holding a church service in the Cathedral of St. Vitus, Wenceslas and Adalbert in Prague on May 5, 2020 on the 75th anniversary of the Prague Uprising
220/2020 Coll.	Resolution of the Government of the Czech Republic No. 491 on the education of pupils and students
204/2020 Coll.	Resolution of the Government of the Czech Republic No. 462 on the suspension of the activities of social service facilities, which does not apply to low-threshold facilities for children and youth, social activation services for families with children, if these social services are provided in the form of field work
203/2020 Coll.	Resolution of the Government of the Czech Republic No. 458 on the entry of specialists and key employees from the Republic of Korea into Hyundai Motor Manufacturing Czech sro is in the interest of the Czech Republic
198/2020 Coll.	Resolution of the Government of the Czech Republic No. 456 on the education of pupils and students
197/2020 Coll.	Resolution of the Government of the Czech Republic No. 455 on the education of pupils and students
196/2020 Coll.	Resolution of the Government of the Czech Republic No. 454 on the prohibition of retail sales and the sale of services in establishments, the presence of the public in establishments of catering services and service providers, on the operation of gambling halls and casinos, taxi services, and on the sale of accommodation services
195/2020 Coll.	Resolution of the Government of the Czech Republic No. 453 on the prohibition of retail sales and the sale of services in establishments, the presence of the public in establishments of catering services and service providers, on the operation of gambling halls and casinos, taxi services, and on the sale of accommodation services
194/2020 Coll.	Resolution of the Government of the Czech Republic No. 452 on staying in publicly accessible places, on consuming food, on playing sports, on training athletes, on participating in a wedding ceremony, on participating in a church service, on participating in association activities
193/2020 Coll.	Resolution of the Government of the Czech Republic No. 443 on the aliens' regime
179/2020 Coll.	Resolution of the Government of the Czech Republic No. 422 on ensuring necessary care for children aged 3 to 10 years also applies to children whose legal representatives are employees of the Financial Administration of the Czech Republic or the Financial Analytical Office.
174/2020 Coll.	Resolution of the Government of the Czech Republic No. 416 on ensuring necessary care for children aged 3 to 10 years whose legal representatives are employees of the Labour Office of the Czech Republic and the Czech Social Security Administration and district social security administrations
173/2020 Coll.	Resolution of the Government of the Czech Republic No. 415 on the repeal of point I. paragraphs 4 to 6 of Government Resolution No. 369 on the order to selected legal

entities to preferentially supply the Ministry of the Interior with specific products

158/2020 Coll.

Resolution of the Government of the Czech Republic No. 404 to ensure the provision of health services by health service providers and to ensure the activities of public health protection authorities during the state of emergency

152/2020 Coll.

Resolution of the Government of the Czech Republic No. 393 on priority supply of the Ministry of Health

151/2020 Coll.

Resolution of the Government of the Czech Republic No. 388 on territorial self-governing units

150/2020 Coll.

Resolution of the Government of the Czech Republic No. 387 on the ban on entry into the territory of the Czech Republic for all foreigners with the exception of all persons who enter the territory of the Czech Republic, immediately upon entry, to notify this fact to the regional hygiene station competent according to the place of residence

145/2020 Coll.

Resolution of the Government of the Czech Republic No. 377 on critical infrastructure entities that may designate critical employees whose presence at the workplace is necessary to ensure the function of the relevant critical infrastructure element

144/2020 Coll.

Resolution of the Government of the Czech Republic No. 369 on the order to selected legal entities to preferentially supply the Ministry of the Interior with specific products

143/2020 Coll.

Resolution of the Government of the Czech Republic No. 352 on the prohibition of charging for the use of local roads (established by municipalities in accordance with pricing regulations) for the duration of the state of emergency

142/2020 Coll.

Resolution of the Government of the Czech Republic No. 334 on exceptions to the ban on entry of foreigners into the territory of the Czech Republic and on exceptions to the ban on travel from the territory of the Czech Republic

141/2020 Coll.

Resolution of the Government of the Czech Republic No. 333 on the deployment of soldiers, in order to provide support and cooperation to public health protection authorities in carrying out tasks to eliminate the epidemic of the new coronavirus SARS-CoV-2

140/2020 Coll.

Resolution of the Government of the Czech Republic No. 332 on employees of critical infrastructure entities

132/2020 Coll.

Resolution of the Government of the Czech Republic No. 310 on the exemption granted by the Minister of the Interior for cross-border workers working in healthcare, social services and components of the integrated rescue system

131/2020 Coll.

Resolution of the Government of the Czech Republic No. 309 on the establishment of certain other exceptions to the ban on retail sales and the sale of services, set for the period until April 1, 2020, until 6:00 a.m.

130/2020 Coll.

Resolution of the Government of the Czech Republic No. 305 to ensure the continuity of the provision of non-insurance social benefits

128/2020 Coll.

Resolution of the Government of the Czech Republic No. 281 on an exemption from Government Resolutions No. 198 and No. 203 for cross-border workers at the borders with the Republic of Austria and the Federal Republic of Germany, relating only to persons who travel for a period longer than 21 calendar days and

127/2020 Coll.

Resolution of the Government of the Czech Republic No. 280 on the extension of the ban on retail sales, sales of services and certain other activities, with exceptions, until April 1, 2020 until 6:00 a.m., on temporary aspects in labor relations, requirements for packaged foods

126/2020 Coll.

Resolution of the Government of the Czech Republic No. 279 on the extension of the restrictions on the free movement of persons and the limited operation of public authorities and administrative bodies until April 1, 2020, until 6:00 a.m.

125/2020 Coll.

Resolution of the Government of the Czech Republic No. 278 on the prohibition of taking leave during the state of emergency for all employees who perform medical professions pursuant to Act No. 95/2004 Coll. and No. 96/2004 Coll. (with the exception of persons who have been ordered to quarantine)

- 124/2020 Coll. Resolution of the Government of the Czech Republic No. 276, on the care of children of municipal employees included in the system of providing social services (within municipal authorities, regions or other providers)
- 123/2020 Coll. Resolution of the Government of the Czech Republic No. 275, which stipulates that the operator of the data mailbox information system is not entitled to remuneration pursuant to Section 18a, paragraph 3 of Act No. 300/2008 Coll. (i.e. for sending data messages by natural or legal persons)
- 122/2020 Coll. Resolution of the Government of the Czech Republic No. 274, which obliges territorial self-governing units to hold necessary meetings of their councils related to resolving the state of emergency by means of remote communication and subsequently making the records available to the public
- 112/2020 Coll. Resolution of the Government of the Czech Republic No. 267 on cross-border workers and foreigners who hold an employment card or blue card, and on the possibility of foreigners to change jobs without a 6-month condition of previous employment
- 111/2020 Coll. Resolution of the Government of the Czech Republic No. 266 on the repeal of Government Resolution No. 249 of March 18, 2020, promulgated under No. 108/2020 Coll.
- 110/2020 Coll. Resolution of the Government of the Czech Republic No. 264 stipulates that the ban on retail sales and the sale of services in establishments no longer applies to real estate brokerage and the activities of accounting consultants, bookkeeping, and tax records.
- 109/2020 Coll. Resolution of the Government of the Czech Republic No. 262 approving a financial contribution for self-employed persons - nursing care
- 108/2020 Coll. Resolution of the Government of the Czech Republic No. 249 on the adoption of a crisis measure for sales in retail stores for persons over 65 years of age
- 107/2020 Coll. Resolution of the Government of the Czech Republic No. 248 - amendment to Resolution No. 214 promulgated under number 84/2020 Coll. on the extension of the validity of Schengen visas
- 106/2020 Coll. Resolution of the Government of the Czech Republic No. 247 on the mandatory wearing of protective equipment that prevents the spread of droplets and regulations for cross-border workers
- 105/2020 Coll. Resolution of the Government of the Czech Republic No. 243, prohibiting members of the security forces from engaging in any other gainful activity during the state of emergency
- 99/2020 Coll. Resolution of the Government of the Czech Republic No. 241 on an exception to the ban on the sale of accommodation services to foreigners until they leave the country, or with a work permit
- 98/2020 Coll. Resolution of the Government of the Czech Republic No. 240 recommending that persons over 70 years of age not leave their homes during the state of emergency
- 97/2020 Coll. Resolution of the Government of the Czech Republic No. 239 on the provision of social services
- 96/2020 Coll. Resolution of the Government of the Czech Republic No. 238 on the prohibition of retail sales and the sale of services in establishments
- 90/2020 Coll. Resolution of the Government of the Czech Republic No. 220 to ensure the provision of health services by health service providers and to ensure the activities of public health protection authorities during the state of emergency
- 89/2020 Coll. Resolution of the Government of the Czech Republic No. 219 on the care of children of employees of security forces, municipal police, health service providers ...
- 88/2020 Coll. Resolution of the Government of the Czech Republic No. 218 on the postponement of voting in the by-elections to the Senate

87/2020 Coll.	Resolution of the Government of the Czech Republic No. 217 on the restriction of the operation of public authorities and administrative bodies
86/2020 Coll.	Resolution of the Government of the Czech Republic No. 216 on the prohibition of taking leave during the state of emergency for healthcare workers
85/2020 Coll.	Resolution of the Government of the Czech Republic No. 215 on the prohibition of the free movement of persons and restrictions on movement
84/2020 Coll.	Resolution of the Government of the Czech Republic No. 214 on the suspension of mandatory health examinations, on exceptions to restrictions on the ban on the sale of unpackaged pastries and other bans
82/2020 Coll.	Resolution of the Government of the Czech Republic No. 211 on the prohibition of retail sales and services and on exceptions to these prohibitions
81/2020 Coll.	Resolution of the Government of the Czech Republic No. 209 on reporting return from risk areas and on the obligation to quarantine upon return
80/2020 Coll.	Resolution of the Government of the Czech Republic No. 208 on the ban on staying in swimming pools, tourist information centers and markets
79/2020 Coll.	Resolution of the Government of the Czech Republic No. 207 on ensuring the provision of care in social service facilities during the state of emergency
78/2020 Coll.	Resolution of the Government of the Czech Republic No. 205 on allowing the movement of vehicles that are prohibited under Section 43 of Act No. 361/2000 Coll.
77/2020 Coll.	Resolution of the Government of the Czech Republic No. 204 on the prohibition of visits to remand prisons, prisons and institutions for the execution of preventive detention
76/2020 Coll.	Resolution of the Government of the Czech Republic No. 203 on the ban on entry and departure of foreigners and citizens of the Czech Republic and on exceptions to this ban
74/2020 Coll.	Resolution of the Government of the Czech Republic No. 201 on the personal presence of pupils and students in various types of schools and educational facilities
73/2020 Coll.	Resolution of the Government of the Czech Republic No. 200 on prohibitions on cross-border transport and exceptions to this prohibition
72/2020 Coll.	Resolution of the Government of the Czech Republic No. 199 on the order to be present in public catering establishments, shopping centers and other facilities
71/2020 Coll.	Resolution of the Government of the Czech Republic No. 198 on the ban on the entry of foreigners, the suspension of the receipt of applications for visas and other residence permits ...
70/2020 Coll.	Resolution of the Government of the Czech Republic No. 197 on the temporary reintroduction of protection of the internal borders of the Czech Republic
69/2020 Coll.	Resolution of the Government of the Czech Republic No. 194 on the declaration of a state of emergency for the territory of the Czech Republic from 2:00 p.m. on March 12, 2020 for a period of 30 days
171/2013 Coll.	Decision of the Government of the Czech Republic on the lifting of the state of emergency for the territory of the South Bohemian Region, the Pilsen Region and the territory of the capital city of Prague
432/2010 Coll.	Government Regulation on Criteria for Designating a Critical Infrastructure Element
281/2001 Coll.	Decree implementing the Emergency Act
75/2001 Coll.	Decree of the Czech Mining Authority, which establishes mining and technical conditions for the establishment, use and protection of mine workings selected for use in crisis situations for the application of preventive, technical and safety measures and the performance of inspections
462/2000 Coll.	Government regulation implementing the crisis law

Transitional provisions introduced by regulations (listed at the end of the text)

266/2025 Coll.	Critical Infrastructure Act
430/2010 Coll.	Act amending Act No. 240/2000 Coll., on crisis management and on amending certain acts (Crisis Act), as amended

It is being changed

266/2025 Coll.	Critical Infrastructure Act
323/2023 Coll.	Act amending certain laws in the field of states of crisis and state material reserves
281/2023 Coll.	Act amending Act No. 262/2006 Coll., the Labour Code, as amended, and certain other acts
261/2021 Coll.	Act amending certain laws in connection with further electronicization of procedures of public authorities
36/2021 Coll.	Act amending certain acts in connection with the adoption of the Act on the Collection of Legal Regulations of Territorial Self-Government Units and Certain Administrative Authorities
14/2021 Coll.	Act on the handling of weapons in certain cases affecting internal order or security of the Czech Republic
544/2020 Coll.	Act amending the Water Act
277/2019 Coll.	Act amending certain laws in connection with the adoption of the Act on the Collection of Laws and International Treaties
205/2017 Coll.	Act amending Act No. 181/2014 Coll., on Cybersecurity and amending related acts (Cybersecurity Act), as amended by Act No. 104/2017 Coll., and certain other acts
183/2017 Coll.	Act amending certain acts in connection with the adoption of the Act on Liability for and Proceedings with Offences and the Act on Certain Offences
323/2016 Coll.	Act amending certain acts in the field of monetary circulation and foreign exchange management and repealing Act No. 219/1995 Coll., Foreign Exchange Act, as amended
320/2015 Coll.	Fire and Rescue Service Act
64/2014 Coll.	Act amending certain laws in connection with the adoption of the Control Code
303/2013 Coll.	Act amending certain laws in connection with the adoption of the recodification of private law
333/2012 Coll.	Act amending Act No. 109/2002 Coll., on the performance of institutional or protective education in school facilities and on preventive educational care in school facilities and on amendments to other acts, as amended, and other related acts
375/2011 Coll.	Act amending certain acts in connection with the adoption of the Act on Health Services, the Act on Specific Health Services and the Act on Medical Emergency Services
430/2010 Coll.	Act amending Act No. 240/2000 Coll., on crisis management and on amending certain acts (Crisis Act), as amended
153/2010 Coll.	Act amending Act No. 127/2005 Coll., on electronic communications and amending certain related acts (Act on electronic communications), as amended, and certain other acts
306/2008 Coll.	Act amending Act No. 155/1995 Coll., on pension insurance, as amended, Act No. 582/1991 Coll., on the organization and implementation of social security, as amended, and certain other acts
110/2007 Coll.	Act on certain measures in the system of central state administration bodies related to the abolition of the Ministry of Informatics

- 112/2006 Coll. Act amending certain laws in connection with the adoption of the Act on the Living and Existence Minimum and the Act on Assistance in Material Need
- 127/2005 Coll. Electronic Communications Act
- 320/2002 Coll. Act on the Amendment and Repeal of Certain Acts in Connection with the Termination of the Activities of District Authorities

Changing

- 130/1974 Coll. Act of the Czech National Council on State Administration in Water Management

It is referenced from

- 266/2025 Coll. Critical Infrastructure Act
- 434/2024 Coll. Act on the State Budget of the Czech Republic for 2025
- 413/2024 Coll. Decree on special professional competence, entry training examination and requirements for certificates of training of officials of territorial self-governing units
- 262/2024 Coll. Act on Public Hydrometeorological Service
- 194/2024 Coll. Decree amending Decree No. 104/1997 Coll., implementing the Roads Act, as amended
- 183/2024 Coll. Act amending Act No. 334/1992 Coll., on the Protection of Agricultural Land Fund, as amended, and other related acts
- 454/2023 Coll. Act amending Act No. 65/2022 Coll., on certain measures in connection with the armed conflict in the territory of Ukraine provoked by the invasion of the troops of the Russian Federation, as amended, and other related acts
- 348/2023 Coll. Decree amending Decree No. 412/2021 Coll., on the budget structure, as amended by Decree No. 402/2022 Coll.
- 323/2023 Coll. Act amending certain laws in the field of states of crisis and state material reserves
- 281/2023 Coll. Act amending Act No. 262/2006 Coll., the Labour Code, as amended, and certain other acts
- 159/2023 Coll. Government Regulation on the establishment of geodetic reference systems binding throughout the entire territory of the Czech Republic, databases of geodetic and geographic data and state map works created for the entire territory of the Czech Republic, and the principles of their use
- 88/2023 Coll. Act amending Act No. 200/1994 Coll., on land surveying and on amending and supplementing certain acts related to its implementation, as amended, and Act No. 47/2020 Coll., amending Act No. 200/1994 Coll., on land surveying and on amending and supplementing certain acts related to its implementation, as amended, Act No. 183/2006 Coll., on spatial planning and building regulations (Building Act), as amended, and other related acts, as amended
- 18/2023 Coll. Military Police Act
- 449/2022 Coll. Act on the State Budget of the Czech Republic for 2023
- 344/2022 Coll. Act amending Act No. 57/2022 Coll., on the State Budget of the Czech Republic for 2022
- 241/2022 Coll. Act amending Act No. 106/1999 Coll., on free access to information, as amended, Act No. 123/1998 Coll., on the right to information about the environment, as amended, and Act No. 130/2002 Coll., on the support of research, experimental development and innovation from public funds and on the amendment of certain related acts (Act on the support of research, experimental development and innovation), as amended
- 198/2022 Coll. Act amending Act No. 65/2022 Coll., on certain measures in connection with the armed conflict in the territory of Ukraine provoked by the invasion of the troops of the Russian Federation, as amended by Act No. 175/2022 Coll., and Act No. 66/2022 Coll., on measures in the field of employment and social security in connection with

the armed conflict in the territory of Ukraine provoked by the invasion of the troops of the Russian Federation, as amended by Act No. 175/2022 Coll.

- 197/2022 Coll. Law on special procedures in the field of spatial planning and building regulations in connection with the armed conflict in the territory of Ukraine provoked by the invasion of the troops of the Russian Federation
- 175/2022 Coll. Law on additional measures in connection with the armed conflict in the territory of Ukraine provoked by the invasion of the troops of the Russian Federation and on amendments to other laws in connection with the armed conflict in the territory of Ukraine provoked by the invasion of the troops of the Russian Federation
- 106/2022 Coll. Resolution of the Government of the Czech Republic No. 343 on amending the crisis measure announced under No. 70/2022 Coll.
- 84/2022 Coll. Resolution of the Government of the Czech Republic on the adoption of crisis measures to ensure the provision of social services during the state of emergency
- 76/2022 Coll. Resolution of the Government of the Czech Republic No. 254 on the suspension of receiving and processing applications for visas and long-term and permanent residence permits of nationals of the Russian Federation and nationals of the Republic of Belarus
- 70/2022 Coll. Resolution of the Government of the Czech Republic No. 236, by which the government sets a deadline for foreigners in connection with the armed conflict on the territory of Ukraine, and which sets the place where the reporting obligation can be fulfilled and where a displaced person can submit an application for temporary protection
- 65/2022 Coll. Law on Certain Measures in Connection with the Armed Conflict on the Territory of Ukraine Caused by the Invasion of the Troops of the Russian Federation
- 63/2022 Coll. Decree amending Decree No. 162/2015 Coll., on the details of the civil service examination, as amended
- 61/2022 Coll. Government Regulation amending Government Regulation No. 432/2010 Coll., on criteria for determining critical infrastructure elements, as amended
- 59/2022 Coll. Resolution of the Government of the Czech Republic No. 208 on the amendment of the crisis measure announced under No. 44/2022 Coll., which orders the Police of the Czech Republic to grant and mark citizens of Ukraine who meet the grounds for granting a special type of visa for stays of over 90 days...
- 57/2022 Coll. Act on the State Budget of the Czech Republic for 2022
- 46/2022 Coll. Resolution of the Government of the Czech Republic No. 191 on amending the crisis measure announced under No. 44/2022 Coll.
- 45/2022 Coll. Resolution of the Government of the Czech Republic No. 161 to ensure the continuity of the provision of non-insurance social benefits and disability certificates for the duration of the state of emergency
- 44/2022 Coll. Resolution of the Government of the Czech Republic No. 148, which orders the Police of the Czech Republic to issue and mark citizens of Ukraine who meet the grounds for granting a special type of visa for a stay of over 90 days with a visa sticker marked D/VS/U or to make a record of the granting of this visa
- 43/2022 Coll. Resolution of the Government of the Czech Republic No. 147 on the declaration of a state of emergency for the territory of the Czech Republic due to the need to respond to a large-scale migration wave in the territory of the Czech Republic
- 4/2022 Coll. The finding of the Constitutional Court of the Czech Republic on the repeal of part of the provisions of Section 9, paragraph 4, second sentence, of Act No. 94/2021 Coll., on extraordinary measures during the COVID-19 epidemic
- 524/2021 Coll. Resolution of the Government of the Czech Republic No. 1191 on amending the crisis measure No. 1066 of November 25, 2021, promulgated under No. 435/2021 Coll.
- 520/2021 Coll. Act on further adjustments to the provision of medical benefits in connection with emergency measures during the COVID-19 epidemic

519/2021 Coll.	Compensation Bonus Act for 2022
459/2021 Coll.	Resolution of the Government of the Czech Republic No. 1121 on the amendment of the crisis measure
439/2021 Coll.	Resolution of the Government of the Czech Republic No. 1087 on the adoption of crisis measures
438/2021 Coll.	Resolution of the Government of the Czech Republic No. 1084 to prevent the import of the new variant B.1.1.529 of the coronavirus known as SARS CoV-2 into the territory of the Czech Republic from the region of Southern Africa
436/2021 Coll.	Resolution of the Government of the Czech Republic No. 1067 to ensure the provision of health services by providers of acute inpatient care during the state of emergency
435/2021 Coll.	Resolution of the Government of the Czech Republic No. 1066 on the prohibition of the presence of the public in catering establishments, the operation of Advent and Christmas markets and the consumption of alcoholic beverages in publicly accessible places and on the restriction of establishments
434/2021 Coll.	Resolution of the Government of the Czech Republic No. 1065 on the declaration of a state of emergency for the territory of the Czech Republic due to a health threat in connection with the proven occurrence of coronavirus in the territory of the Czech Republic for a period of 30 days from 00:00 on November 26, 2021
412/2021 Coll.	Decree on the budget structure
411/2021 Coll.	Decree amending Decree No. 512/2002 Coll., on special professional competence of officials of territorial self-governing units, as amended
374/2021 Coll.	Act amending Act No. 127/2005 Coll., on electronic communications and amending certain related acts (Act on electronic communications), as amended, and certain other acts
261/2021 Coll.	Act amending certain laws in connection with further electronicization of procedures of public authorities
147/2021 Coll.	Resolution of the Government of the Czech Republic No. 315 on changes to crisis measures
139/2021 Coll.	Resolution of the Government of the Czech Republic No. 312, which orders the preferential supply of medical emergency service providers and acute inpatient care providers to selected legal entities for the product - medical oxygen
135/2021 Coll.	Resolution of the Government of the Czech Republic No. 300 on the amendment of the crisis measure announced under No. 100/2021 Coll. and on the amendment of the crisis measure announced under No. 112/2021 Coll., as amended by the amendment announced under No. 130/2021 Coll.
134/2021 Coll.	Resolution of the Government of the Czech Republic No. 299 on the restriction of the free movement of persons in the territory of the Czech Republic
133/2021 Coll.	Resolution of the Government of the Czech Republic No. 298 on the prohibition of retail sales and the sale and provision of services in establishments, the presence of the public in catering establishments, pilgrimages and similar traditional events, the operation of gambling halls, the provision of accommodation services...
132/2021 Coll.	Resolution of the Government of the Czech Republic No. 297 on the prohibition of all health service providers from visiting patients in health facilities at workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided...
131/2021 Coll.	Resolution of the Government of the Czech Republic No. 296 on the regulation to all providers of social services (homes for the elderly, homes with special regimes) to ensure that the conditions are met in the event of users going outside the building or premises of the facility during the state of emergency
130/2021 Coll.	Resolution of the Government of the Czech Republic No. 292 on amending the crisis measure announced under No. 112/2021 Coll.

- 123/2021 Coll. Ruling of the Constitutional Court of the Czech Republic on the suspension of proceedings on the motion to annul part of Government Resolutions No. 1192, No. 1195, No. 1196, No. 1201 and No. 57 and on the annulment of point I./1 of Government Resolution No. 78
- 122/2021 Coll. Resolution of the Government of the Czech Republic No. 248 to ensure the provision of health services by providers of acute inpatient care during the state of emergency - students
- 120/2021 Coll. Resolution of the Government of the Czech Republic to ensure the provision of health services by providers of acute inpatient care during the state of emergency
- 119/2021 Coll. Resolution of the Government of the Czech Republic No. 244 on the amendment of the crisis measure announced under No. 113/2021 Coll., as amended by the amendment announced under No. 115/2021 Coll.
- 118/2021 Coll. Resolution of the Government of the Czech Republic No. 243 on the amendment of the crisis measure announced under No. 114/2021 Coll., as amended by the amendment announced under No. 116/2021 Coll.
- 116/2021 Coll. Resolution of the Government of the Czech Republic No. 241 on amending the crisis measure announced under No. 114/2021 Coll.
- 115/2021 Coll. Resolution of the Government of the Czech Republic No. 218 on amending the crisis measure announced under No. 113/2021 Coll.
- 114/2021 Coll. Resolution of the Government of the Czech Republic No. 217 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, the drinking of alcoholic beverages in publicly accessible places, sales at markets...
- 113/2021 Coll. Resolution of the Government of the Czech Republic No. 216, in order to prevent the spread of COVID-19 within the framework of increased mobility of people between districts and in order to strengthen the responsibility and prevention of people in dealing with a crisis situation, restricts the free movement of people in the territory of the Czech Republic.
- 112/2021 Coll. Resolution of the Government of the Czech Republic No. 212 on the order to the regional governors and the mayor of the capital city of Prague to designate a school or school facility that will provide necessary care for children aged 2 to 10 years, whose legal representatives are employees of the security forces.
- 111/2021 Coll. Resolution of the Government of the Czech Republic No. 211 on the security and organization of the provision of social services during the state of emergency
- 110/2021 Coll. Resolution of the Government of the Czech Republic No. 210 on the regulation of foreigners who are holders of an employee card or blue card to notify the Ministry of the Interior of a change of employer no later than the day of commencement of employment and approves the possibility for foreigners to change employers in the Czech Republic without conditions
- 109/2021 Coll. Resolution of the Government of the Czech Republic No. 209, by which the government determines that the operator of the data mailbox information system is not entitled to remuneration pursuant to Section 18a, paragraph 3 of Act No. 300/2008 Coll.
- 108/2021 Coll. Resolution of the Government of the Czech Republic No. 208, which instructs the Labour Office of the Czech Republic and the Ministry of Labour and Social Affairs to proceed during the state of emergency in order to ensure the continuity of the provision of non-insurance social benefits and disability certificates
- 107/2021 Coll. Resolution of the Government of the Czech Republic No. 207 on the prohibition of cremating the body of a person who died outside the territory of the Czech Republic and who is not a citizen of the Czech Republic or does not have permanent residence in the territory of the Czech Republic
- 106/2021 Coll. Resolution of the Government of the Czech Republic No. 206 on granting an exemption from performing periodic medical examinations, on imposing the continued

validity of medical reports...

- 105/2021 Coll. Resolution of the Government of the Czech Republic No. 205 on imposing on critical infrastructure entities to take necessary measures to ensure the operation of the affected critical infrastructure elements according to this crisis measure
- 104/2021 Coll. Resolution of the Government of the Czech Republic No. 204 on the restriction of the free movement of persons upon entry into the territories of the districts of Cheb, Sokolov and Trutnov
- 103/2021 Coll. Resolution of the Government of the Czech Republic No. 203 on the prohibition of visits in remand prisons, prisons and institutions for the execution of preventive detention
- 102/2021 Coll. Resolution of the Government of the Czech Republic No. 202 to social service providers providing social services (home for the elderly, home with a special regime), so that in the event of users going out of the building or premises of the facility, the conditions are met
- 101/2021 Coll. Resolution of the Government of the Czech Republic No. 201 on the prohibition of all health service providers from visiting patients in health facilities at workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided...
- 100/2021 Coll. Resolution of the Government of the Czech Republic No. 200 on the prohibition of the operation of universities, secondary and higher vocational schools and conservatories, elementary schools, elementary art schools, language schools, leisure centers, school educational and accommodation facilities...
- 99/2021 Coll. Resolution of the Government of the Czech Republic No. 199, by which the government orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 98/2021 Coll. Resolution of the Government of the Czech Republic No. 198 on the prohibition of the free movement of persons throughout the territory of the Czech Republic, with the exception of
- 97/2021 Coll. Resolution of the Government of the Czech Republic No. 197 on the prohibition of retail sales and the sale and provision of services in establishments, the presence of the public in catering establishments, pilgrimages and similar traditional events, the operation of gambling halls, the provision of accommodation services...
- 96/2021 Coll. Resolution of the Government of the Czech Republic No. 196 on the declaration of a state of emergency for the territory of the Czech Republic due to a health threat in connection with the proven occurrence of coronavirus /referred to as SARS CoV-2/ in the territory of the Czech Republic for a period of 30 days from 00:00 on February 27, 2021
- 94/2021 Coll. Act on Emergency Measures during the COVID-19 Epidemic and on Amendments to Certain Related Acts
- 92/2021 Coll. Act amending Act No. 600/2020 Coll., on the State Budget of the Czech Republic for 2021
- 75/2021 Coll. Resolution of the Government of the Czech Republic No. 167 on the security and organization of the provision of social services during the state of emergency
- 74/2021 Coll. Resolution of the Government of the Czech Republic No. 143, which instructs the Labour Office of the Czech Republic and the Ministry of Labour and Social Affairs to proceed in proceedings during the state of emergency in order to ensure the continuity of the provision of non-insurance social benefits and disability certificates
- 73/2021 Coll. Resolution of the Government of the Czech Republic No. 141 on the regulation of foreigners who are holders of an employee card or blue card to notify the Ministry of the Interior of a change of employer no later than the day of commencement of employment and approves the possibility for foreigners to change employers in the Czech Republic without conditions

- 72/2021 Coll. Resolution of the Government of the Czech Republic No. 140, by which the government determines that the operator of the data mailbox information system is not entitled to remuneration pursuant to Section 18a, paragraph 3 of Act No. 300/2008 Coll.
- 71/2021 Coll. Resolution of the Government of the Czech Republic No. 137 on granting an exemption from performing periodic medical examinations, on imposing the continued validity of medical reports...
- 70/2021 Coll. Resolution of the Government of the Czech Republic No. 136 on the prohibition of cremating the body of a person who died outside the territory of the Czech Republic and who is not a citizen of the Czech Republic or does not have permanent residence in the territory of the Czech Republic
- 69/2021 Coll. Resolution of the Government of the Czech Republic No. 135 on imposing on critical infrastructure entities to take necessary measures to ensure the operation of the affected critical infrastructure elements according to this crisis measure
- 68/2021 Coll. Resolution of the Government of the Czech Republic No. 134 on the restriction of the free movement of persons upon entry into the territories of the districts of Cheb, Sokolov and Trutnov
- 67/2021 Coll. Resolution of the Government of the Czech Republic No. 133 on the prohibition of visits in remand prisons, prisons and institutions for the execution of preventive detention
- 66/2021 Coll. Resolution of the Government of the Czech Republic No. 132 to social service providers providing social services (home for the elderly, home with a special regime), so that in the event of users going out of the building or premises of the facility, the conditions are met
- 65/2021 Coll. Resolution of the Government of the Czech Republic No. 131 on the prohibition of all health service providers from visiting patients in health facilities at workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided...
- 64/2021 Coll. Resolution of the Government of the Czech Republic No. 130, by which the government orders the regional governors and the mayor of the capital city of Prague, in places where there is such a need, to designate a school or school facility that will provide necessary care for children aged 3 to 10 years
- 63/2021 Coll. Resolution of the Government of the Czech Republic No. 129 on the prohibition of the operation of universities, secondary and higher vocational schools and conservatories, elementary schools, elementary art schools, language schools, leisure centers, school educational and accommodation facilities...
- 62/2021 Coll. Resolution of the Government of the Czech Republic No. 128, by which the government orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 61/2021 Coll. Resolution of the Government of the Czech Republic No. 127 on the prohibition of the free movement of persons throughout the territory of the Czech Republic, with the exception of
- 60/2021 Coll. Resolution of the Government of the Czech Republic No. 126 on the prohibition of retail sales and the sale and provision of services in establishments, the presence of the public in catering establishments, pilgrimages and similar traditional events, the operation of gambling halls, the provision of accommodation services...
- 59/2021 Coll. Resolution of the Government of the Czech Republic No. 125 on the declaration of a state of emergency for the territory of the Czech Republic due to a health threat in connection with the proven occurrence of coronavirus /referred to as SARS CoV-2/ in the territory of the Czech Republic for the period from 00:00 on February 15, 2021 for a period of 14 days

- 56/2021 Coll. Resolution of the Government of the Czech Republic No. 121 on the adoption of a crisis measure restricting the free movement of persons when entering and leaving the districts of Cheb, Sokolov and Trutnov...
- 48/2021 Coll. Resolution of the Government of the Czech Republic No. 119 on amending Government Resolution No. 78 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, and the drinking of alcoholic beverages in publicly accessible places...
- 40/2021 Coll. Act amending Act No. 437/2020 Coll., on certain adjustments in the area of state social support benefits and care allowance in connection with the state of emergency during the epidemic
- 36/2021 Coll. Act amending certain acts in connection with the adoption of the Act on the Collection of Legal Regulations of Territorial Self-Government Units and Certain Administrative Authorities
- 35/2021 Coll. Act on the Collection of Legal Regulations of Territorial Self-Governing Units and Certain Administrative Authorities
- 34/2021 Coll. Foreign Investment Screening Act
- 33/2021 Coll. Resolution of the Government of the Czech Republic No. 80 on limiting patient visits in healthcare facilities in workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided, in nursing home facilities...
- 32/2021 Coll. Resolution of the Government of the Czech Republic No. 79 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 9:00 p.m. to 4:59 a.m. with exceptions and the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 8:59 p.m. with exceptions
- 31/2021 Coll. Resolution of the Government of the Czech Republic No. 78 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, the drinking of alcoholic beverages in publicly accessible places, sales at markets...
- 29/2021 Coll. The finding of the Constitutional Court of the Czech Republic on the rejection of the proposal to repeal Act No. 209/2020 Coll. and Act No. 210/2020 Coll., on certain measures to mitigate the impacts of the SARS CoV-2 coronavirus epidemic on tenants of premises used to meet housing needs and serving businesses
- 23/2021 Coll. Resolution of the Government of the Czech Republic No. 57 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, the drinking of alcoholic beverages in publicly accessible places, sales at markets...
- 22/2021 Coll. Resolution of the Government of the Czech Republic No. 56 on amending the crisis measures announced under No. 595/2020 Coll., No. 598/2020 Coll., No. 599/2020 Coll., No. 10/2021 Coll., No. 11/2021 Coll. and No. 12/2021 Coll.
- 17/2021 Coll. Resolution of the Government of the Czech Republic No. 54 on the regulation to regard the sworn declaration of persons as an assessment of the health fitness of a person applying for employment pursuant to Act No. 373/2011 Coll., on granting an exemption from periodic medical examinations...
- 16/2021 Coll. Resolution of the Government of the Czech Republic No. 53 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...
- 14/2021 Coll. Act on the handling of weapons in certain cases affecting internal order or security of the Czech Republic
- 12/2021 Coll. Resolution of the Government of the Czech Republic No. 33 on the prohibition of cremating the body of a person who died outside the territory of the Czech Republic who is not a citizen of the Czech Republic or does not have permanent residence in

the territory of the Czech Republic, with the exception of the body of a deceased person who is located in the territory of the Czech Republic as of January 12, 2021

- 11/2021 Coll. Resolution of the Government of the Czech Republic No. 14 on limiting patient visits in healthcare facilities in workplaces where acute inpatient care is provided and where long-term or follow-up inpatient care is provided, in nursing home facilities...
- 10/2021 Coll. Resolution of the Government of the Czech Republic No. 13 on the restriction of the operation of universities, secondary and higher vocational schools and conservatories, elementary schools, elementary art schools, language schools, leisure centers, school clubs and school after-school clubs...
- 9/2021 Coll. Resolution of the Government of the Czech Republic No. 12 on changing the period of effect of Government Resolutions No. 595/2020 Coll., No. 596/2020 Coll., No. 598/2020 Coll. and No. 599/2020 Coll.
- 600/2020 Coll. Act on the State Budget of the Czech Republic for 2021
- 599/2020 Coll. Resolution of the Government of the Czech Republic No. 1379, by which the Government of the Czech Republic orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 598/2020 Coll. Resolution of the Government of the Czech Republic No. 1378 on the regulation to the regional governors and the mayor of the capital city of Prague, in places where there is such a need, to designate a school or school facility that will provide necessary care for children aged 3 to 10 years
- 597/2020 Coll. Resolution of the Government of the Czech Republic No. 1377 on the restriction of the operation of universities, secondary and higher vocational schools and conservatories, elementary schools, elementary art schools, language schools, leisure centers, school clubs and school after-school clubs...
- 596/2020 Coll. Resolution of the Government of the Czech Republic No. 1376 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...
- 595/2020 Coll. Resolution of the Government of the Czech Republic No. 1375 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 9:00 p.m. to 4:59 a.m. with exceptions and the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 8:59 p.m. with exceptions
- 594/2020 Coll. Resolution of the Government of the Czech Republic No. 1374 on changes to crisis measures
- 578/2020 Coll. Resolution of the Government of the Czech Republic No. 1370, which orders all providers of social services to ensure that the following conditions are met in the event of users going outside the building or premises of the facility in which social services are provided, during the state of emergency
- 564/2020 Coll. Resolution of the Government of the Czech Republic No. 1341 on amending Resolution of the Government of the Czech Republic No. 1332 on the prohibition of the presence of the public in catering establishments, the prohibition of the provision of accommodation services, retail sales and the provision of services in establishments on public holidays, and the restriction of the number of
- 544/2020 Coll. Act amending the Water Act
- 541/2020 Coll. Waste Act
- 537/2020 Coll. Resolution of the Government of the Czech Republic No. 1336 on the abolition of crisis measures
- 536/2020 Coll. Resolution of the Government of the Czech Republic No. 1335 on the prohibition of the personal presence of pupils and students of primary and secondary schools, conservatories, higher vocational schools, primary art schools and language schools for education and participants in school after-school clubs, school clubs...

- 535/2020 Coll. Resolution of the Government of the Czech Republic No. 1334 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 11:00 p.m. to 4:59 a.m. with exceptions, on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 10:59 p.m. with exceptions
- 534/2020 Coll. Resolution of the Government of the Czech Republic No. 1333 on amending Resolution of the Government of the Czech Republic No. 1290 on the ban on mass events, restrictions on educational events and exams, restrictions on the operation of gambling halls, sports grounds, artificial swimming pools, zoos, catering establishments...
- 533/2020 Coll. Resolution of the Government of the Czech Republic No. 1332 on the prohibition of the presence of the public in catering establishments, the prohibition of the provision of accommodation services, retail sales and the provision of services in establishments on a public holiday, and the restriction of the activities of shopping centers...
- 532/2020 Coll. Resolution of the Government of the Czech Republic No. 1325, which orders all providers of social services to ensure that the following conditions are met in the event of users going outside the building or premises of the facility in which social services are provided, during the state of emergency
- 522/2020 Coll. Resolution of the Government of the Czech Republic No. 1295 on changing the period of validity of the Government Resolution promulgated under No. 478/2020 Coll., promulgated under No. 499/2020 Coll., promulgated under No. 500/2020 Coll., promulgated under No. 511/2020 Coll., and amending the Government Resolution promulgated under No. 511/2020 Coll.
- 513/2020 Coll. Resolution of the Government of the Czech Republic No. 1292 on the repeal of Resolution of the Government of the Czech Republic No. 1023 on ensuring the provision of health services by health service providers and ensuring the activities of public health protection authorities during the state of emergency
- 512/2020 Coll. Resolution of the Government of the Czech Republic No. 1291 on amending Resolution of the Government of the Czech Republic No. 1049 on the model of a sworn declaration that can replace the assessment of the health fitness of a person applying for employment, on exemption from periodic medical examinations...
- 511/2020 Coll. Resolution of the Government of the Czech Republic No. 1290 on the ban on mass events, restrictions on educational events and exams, restrictions on the operation of gambling halls, sports facilities, artificial swimming pools, zoos, catering establishments, shopping malls...
- 500/2020 Coll. Resolution of the Government of the Czech Republic No. 1264 on the prohibition of all health service providers from visiting patients in health facilities where inpatient care is provided, and of all health service providers from having a third party present during childbirth in a health facility
- 499/2020 Coll. Resolution of the Government of the Czech Republic No. 1263 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centres, school clubs and after-school clubs and school educational and accommodation facilities
- 498/2020 Coll. Resolution of the Government of the Czech Republic No. 1262 on the ban on mass events, restrictions on educational events and exams, restrictions on the operation of gambling halls, sports facilities, artificial swimming pools, zoos, catering establishments, shopping malls...
- 495/2020 Coll. Act amending Act No. 111/1998 Coll., on higher education institutions and on amending and supplementing other acts (Higher Education Institutions Act), as amended

- 483/2020 Coll. Resolution of the Government of the Czech Republic No. 1226 on amending crisis measures No. 409/2020 Coll., to ensure the provision of health services by health service providers, and No. 411/2020 Coll., to ensure the provision of social services in facilities for children requiring immediate assistance
- 478/2020 Coll. Resolution of the Government of the Czech Republic No. 1202, by which the government orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 477/2020 Coll. Resolution of the Government of the Czech Republic No. 1201 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...
- 476/2020 Coll. Resolution of the Government of the Czech Republic No. 1200 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 11:00 p.m. to 4:59 a.m. and the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 10:59 p.m.
- 475/2020 Coll. Resolution of the Government of the Czech Republic No. 1199 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centres, school clubs and after-school clubs and school educational and accommodation facilities
- 474/2020 Coll. Resolution of the Government of the Czech Republic No. 1198 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centres, school clubs and after-school clubs and school educational and accommodation facilities
- 473/2020 Coll. Resolution of the Government of the Czech Republic No. 1197 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centres, school clubs and after-school clubs and school educational and accommodation facilities
- 472/2020 Coll. Resolution of the Government of the Czech Republic No. 1196 on changing the period of effect of Government Resolutions No. 440/2020 Coll., No. 445/2020 Coll., No. 463/2020 Coll., No. 464/2020 Coll., No. 465/2020 Coll. and No. 446/2020 Coll.
- 465/2020 Coll. Resolution of the Government of the Czech Republic No. 1192 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...
- 464/2020 Coll. Resolution of the Government of the Czech Republic No. 1191 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centers, school clubs and after-school clubs, and school educational and accommodation facilities
- 463/2020 Coll. Resolution of the Government of the Czech Republic No. 1190 on the prohibition of the free movement of persons throughout the territory of the Czech Republic from 9:00 p.m. to 4:59 a.m. and the prohibition of the free movement of persons throughout the territory of the Czech Republic from 5:00 a.m. to 8:59 p.m.
- 462/2020 Coll. Resolution of the Government of the Czech Republic No. 1185, which obliges critical infrastructure entities to take the necessary measures to ensure the operation of the affected critical infrastructure elements, orders the Regional Hygiene Stations to change quarantine measures so as to enable the implementation of
- 452/2020 Coll. Resolution of the Government of the Czech Republic on the amendment of the crisis measure announced under No. 444/2020 Coll. and the crisis measure announced under No. 447/2020 Coll.
- 447/2020 Coll. Resolution of the Government of the Czech Republic No. 1116 on the prohibition of retail sales and sales and provision of services in establishments, the presence of the public in catering establishments, the provision of accommodation services, sales at markets...

- 446/2020 Coll. Resolution of the Government of the Czech Republic No. 1115 on the prohibition of all health service providers from visiting patients in health facilities where inpatient care is provided, and of all health service providers from having a third party present during childbirth in a health facility
- 445/2020 Coll. Resolution of the Government of the Czech Republic No. 1114, by which the government orders public authorities and administrative bodies to initiate limited operations resulting from the state of emergency in all their workplaces
- 444/2020 Coll. Resolution of the Government of the Czech Republic No. 1113 on the prohibition of the free movement of persons throughout the territory of the Czech Republic, on the restriction of movement in publicly accessible places, on the restriction of contacts with other persons to the strictly necessary extent, on the restriction of the right to peaceful assembly
- 443/2020 Coll. Resolution of the Government of the Czech Republic No. 1112 on the restriction of the operation of universities, secondary and higher vocational schools, conservatories, primary schools, primary art and language schools, leisure centers, school clubs and after-school clubs, and school educational and accommodation facilities
- 442/2020 Coll. Resolution of the Government of the Czech Republic No. 1111 on amending the crisis measure announced under No. 432/2020 Coll.
- 441/2020 Coll. Resolution of the Government of the Czech Republic No. 1110 stipulates that during the state of emergency, the operator of the data mailbox information system is not entitled to remuneration pursuant to Section 18a, paragraph 3 of Act No. 300/2008 Coll.
- 440/2020 Coll. Resolution of the Government of the Czech Republic No. 1109 on the order to the regional governors and the mayor of the capital city of Prague to designate a school or school facility that will provide necessary care for children aged 3 to 10 years, whose legal representatives are employees of the security forces.
- 438/2020 Coll. Act on amendments to the provision of medical benefits in connection with extraordinary measures during the epidemic and on amendments to Act No. 187/2006 Coll., on sickness insurance, as amended
- 437/2020 Coll. Act on certain adjustments to state social support benefits and care allowances in connection with the state of emergency during the epidemic
- 432/2020 Coll. Resolution of the Government of the Czech Republic No. 1103 on the prohibition of retail sales, the presence of the public in catering establishments, the provision of accommodation services, the drinking of alcoholic beverages in publicly accessible places, sales at markets...
- 431/2020 Coll. Resolution of the Government of the Czech Republic No. 1102 on the prohibition of the free movement of persons throughout the territory of the Czech Republic and the restriction of the right to peaceful assembly
- 429/2020 Coll. Resolution of the Government of the Czech Republic No. 1085 on amending Resolution of the Government of the Czech Republic No. 998 on the prohibition of visiting patients in healthcare facilities and the presence of a third party during childbirth at all healthcare service providers, and the prohibition of visits at all social service providers...
- 427/2020 Coll. Resolution of the Government of the Czech Republic No. 1084 on amending Resolution of the Government of the Czech Republic No. 1079 on the prohibition of retail sales and sales and provision of services in establishments
- 426/2020 Coll. Resolution of the Government of the Czech Republic No. 1080 on the limited operation of public authorities and administrative bodies, on the limitation of personal contact of employees with public administration addressees and the limitation of the scope of official hours of the bodies to 2 days a week to the extent of 5 hours on a given day
- 425/2020 Coll. Resolution of the Government of the Czech Republic No. 1079 on the prohibition of retail sales and the sale and provision of services in establishments, on the restriction

of the operation of catering establishments, clubs and discos and the activities of shopping centers with a sales area exceeding 5,000 m²

- 424/2020 Coll. Resolution of the Government of the Czech Republic No. 1078 on the prohibition of the free movement of persons throughout the territory of the Czech Republic and on the restriction of the right to peaceful assembly
- 421/2020 Coll. Resolution of the Government of the Czech Republic No. 1074 on amending Resolution of the Government of the Czech Republic No. 1022 on restricting the operation of schools
- 420/2020 Coll. Resolution of the Government of the Czech Republic No. 1051 on the prohibition of visits in remand prisons, prisons and institutions for the execution of preventive detention for the duration of the state of emergency
- 419/2020 Coll. Resolution of the Government of the Czech Republic No. 1050 on ordering foreigners who are holders of an employment or blue card to notify the Ministry of the Interior of a change of employer no later than the day of commencement of employment, on the possibility of foreigners changing employers in the Czech Republic without the need to meet the condition
- 418/2020 Coll. Resolution of the Government of the Czech Republic No. 1049 on a model of a sworn declaration that can replace an assessment of the health suitability of a person applying for employment, on an exemption from periodic medical examinations and on medical reports that remain valid
- 417/2020 Coll. Resolution of the Government of the Czech Republic No. 1048 on amending measures to ensure the provision of health services by health service providers and to ensure the activities of public health protection authorities during the state of emergency
- 414/2020 Coll. Resolution of the Government of the Czech Republic No. 1033 on the order to the regional governors and the mayor of the capital city of Prague to designate a school or school facility that will provide necessary care for children aged 3 to 10 years, whose legal representatives are employees of the security forces.
- 413/2020 Coll. Resolution of the Government of the Czech Republic No. 1029 on the security and organization of the provision of social services during the state of emergency - curfew for selected types of social services
- 412/2020 Coll. Resolution of the Government of the Czech Republic No. 1028 on the security and organization of the provision of social services during the state of emergency
- 411/2020 Coll. Resolution of the Government of the Czech Republic No. 1027 on ensuring the provision of social services and care in facilities for children requiring immediate assistance during the state of emergency
- 410/2020 Coll. Resolution of the Government of the Czech Republic No. 1026 on imposing measures to ensure the continuity of the provision of non-insurance social benefits and disability certificates for the Labour Office of the Czech Republic and the Ministry of Labour and Social Affairs to proceed for the duration of the emergency
- 409/2020 Coll. Resolution of the Government of the Czech Republic No. 1023 to ensure the provision of health services by health service providers and to ensure the activities of public health protection authorities during the state of emergency
- 408/2020 Coll. Resolution of the Government of the Czech Republic No. 1022 on the restriction of the operation of universities, secondary and higher vocational schools and conservatories, primary schools, primary art and language schools, leisure centers and school clubs, school educational facilities
- 407/2020 Coll. Resolution of the Government of the Czech Republic No. 1021 on the prohibition of mass events with more than 6 people, staying in publicly accessible places in groups and drinking alcoholic beverages in publicly accessible places, and restricting the operation of catering establishments and clubs...
- 402/2020 Coll. Resolution of the Government of the Czech Republic No. 998 on the prohibition of visits to patients in healthcare facilities and the presence of a third party during

childbirth at all healthcare providers, and the prohibition of visits to all social service providers in nursing homes

- 401/2020 Coll. Resolution of the Government of the Czech Republic No. 997 on the restriction of the operation of universities, secondary and higher vocational schools and conservatories, the second level of basic education in primary school, primary art schools and language schools, leisure centers and school clubs
- 400/2020 Coll. Resolution of the Government of the Czech Republic No. 996 on the prohibition of mass events of more than 10 people and restrictions on the operation of catering establishments and clubs, participation in weddings, funerals, celebrations, activities of shopping centers, freedom of movement and residence and the right to peaceful assembly
- 399/2020 Coll. Resolution of the Government of the Czech Republic No. 995 on the prohibition of mass events of more than 10 people, performances, the operation of casinos, the use of swimming pools, zoos, and restrictions on performances, sporting events, participation in religious services, the operation of catering establishments and clubs, and the activities of shopping centers
- 398/2020 Coll. Resolution of the Government of the Czech Republic No. 994, which obliges public authorities and administrative bodies to limit personal contact between civil servants, employees and other officials with public administration recipients within their workplaces and to limit the scope of official hours of the bodies
- 393/2020 Coll. Decree on the digital technical map of the region
- 392/2020 Coll. Resolution of the Government of the Czech Republic No. 958 on the ban on mass events, restrictions on theater, film and other artistic performances, restrictions on sporting events, participation in religious services, and the operation of catering establishments
- 391/2020 Coll. Resolution of the Government of the Czech Republic No. 957 on the declaration of a state of emergency for the territory of the Czech Republic for the period from 00:00 on October 5, 2020 to December 23, 2020
- 236/2020 Coll. Resolution of the Government of the Czech Republic No. 538 on the assessment of the medical fitness of a person applying for employment and the validity of medical reports on medical fitness for work
- 158/2020 Coll. Resolution of the Government of the Czech Republic No. 404 to ensure the provision of health services by health service providers and to ensure the activities of public health protection authorities during the state of emergency
- 154/2020 Coll. Government Regulation amending Government Regulation No. 432/2010 Coll., on criteria for determining critical infrastructure elements, as amended by Government Regulation No. 315/2014 Coll.
- 153/2020 Coll. Resolution of the Government of the Czech Republic No. 394 on informing about the change in crisis measures
- 140/2020 Coll. Resolution of the Government of the Czech Republic No. 332 on employees of critical infrastructure entities
- 105/2020 Coll. Resolution of the Government of the Czech Republic No. 243, prohibiting members of the security forces from engaging in any other gainful activity during the state of emergency
- 98/2020 Coll. Resolution of the Government of the Czech Republic No. 240 recommending that persons over 70 years of age not leave their homes during the state of emergency
- 97/2020 Coll. Resolution of the Government of the Czech Republic No. 239 on the provision of social services
- 90/2020 Coll. Resolution of the Government of the Czech Republic No. 220 to ensure the provision of health services by health service providers and to ensure the activities of public health protection authorities during the state of emergency

89/2020 Coll.	Resolution of the Government of the Czech Republic No. 219 on the care of children of employees of security forces, municipal police, health service providers ...
88/2020 Coll.	Resolution of the Government of the Czech Republic No. 218 on the postponement of voting in the by-elections to the Senate
87/2020 Coll.	Resolution of the Government of the Czech Republic No. 217 on the restriction of the operation of public authorities and administrative bodies
86/2020 Coll.	Resolution of the Government of the Czech Republic No. 216 on the prohibition of taking leave during the state of emergency for healthcare workers
85/2020 Coll.	Resolution of the Government of the Czech Republic No. 215 on the prohibition of the free movement of persons and restrictions on movement
84/2020 Coll.	Resolution of the Government of the Czech Republic No. 214 on the suspension of mandatory health examinations, on exceptions to restrictions on the ban on the sale of unpackaged pastries and other bans
82/2020 Coll.	Resolution of the Government of the Czech Republic No. 211 on the prohibition of retail sales and services and on exceptions to these prohibitions
81/2020 Coll.	Resolution of the Government of the Czech Republic No. 209 on reporting return from risk areas and on the obligation to quarantine upon return
80/2020 Coll.	Resolution of the Government of the Czech Republic No. 208 on the ban on staying in swimming pools, tourist information centers and markets
79/2020 Coll.	Resolution of the Government of the Czech Republic No. 207 on ensuring the provision of care in social service facilities during the state of emergency
78/2020 Coll.	Resolution of the Government of the Czech Republic No. 205 on allowing the movement of vehicles that are prohibited under Section 43 of Act No. 361/2000 Coll.
77/2020 Coll.	Resolution of the Government of the Czech Republic No. 204 on the prohibition of visits to remand prisons, prisons and institutions for the execution of preventive detention
76/2020 Coll.	Resolution of the Government of the Czech Republic No. 203 on the ban on entry and departure of foreigners and citizens of the Czech Republic and on exceptions to this ban
74/2020 Coll.	Resolution of the Government of the Czech Republic No. 201 on the personal presence of pupils and students in various types of schools and educational facilities
73/2020 Coll.	Resolution of the Government of the Czech Republic No. 200 on prohibitions on cross-border transport and exceptions to this prohibition
72/2020 Coll.	Resolution of the Government of the Czech Republic No. 199 on the order to be present in public catering establishments, shopping centers and other facilities
71/2020 Coll.	Resolution of the Government of the Czech Republic No. 198 on the ban on the entry of foreigners, the suspension of the receipt of applications for visas and other residence permits ...
70/2020 Coll.	Resolution of the Government of the Czech Republic No. 197 on the temporary reintroduction of protection of the internal borders of the Czech Republic
355/2019 Coll.	Act on the State Budget of the Czech Republic for 2020
277/2019 Coll.	Act amending certain laws in connection with the adoption of the Act on the Collection of Laws and International Treaties
110/2019 Coll.	Personal Data Processing Act
336/2018 Coll.	Act on the State Budget of the Czech Republic for 2019
329/2018 Coll.	Decree amending Decree No. 323/2002 Coll., on the budget structure, as amended
124/2018 Coll.	Decree amending Decree No. 162/2015 Coll., on the details of the civil service examination

76/2018 Coll.	Decree amending Decree of the Ministry of Agriculture No. 101/1996 Coll., which lays down details of forest protection measures and a model of the service badge and model of the forest guard's ID card, as amended by Decree No. 236/2000 Coll.
2/2018 Coll.	Decree amending Decree of the Ministry of Transport and Communications No. 108/1997 Coll., implementing Act No. 49/1997 Coll., on Civil Aviation and amending and supplementing Act No. 455/1991 Coll., on Trade Licensing (Trade Licensing Act), as amended, as amended
360/2017 Coll.	Government Regulation amending Government Regulation No. 522/2005 Coll., establishing a list of classified information, as amended by Government Regulation No. 240/2008 Coll.
232/2017 Coll.	Act amending Act No. 457/2016 Coll., on the State Budget of the Czech Republic for 2017
205/2017 Coll.	Act amending Act No. 181/2014 Coll., on Cybersecurity and amending related acts (Cybersecurity Act), as amended by Act No. 104/2017 Coll., and certain other acts
194/2017 Coll.	Act on the coordination of infrastructure construction and measures to reduce the costs of implementing high-speed electronic communications networks and on amending certain related acts
183/2017 Coll.	Act amending certain acts in connection with the adoption of the Act on Liability for and Proceedings with Offences and the Act on Certain Offences
173/2017 Coll.	Decree amending Decree No. 512/2002 Coll., on special professional competence of officials of territorial self-governing units, as amended
139/2017 Coll.	Government Regulation on State Defense Planning
457/2016 Coll.	Act on the State Budget of the Czech Republic for 2017
360/2016 Coll.	Decree on monitoring the radiation situation
323/2016 Coll.	Act amending certain acts in the field of monetary circulation and foreign exchange management and repealing Act No. 219/1995 Coll., Foreign Exchange Act, as amended
275/2016 Coll.	Government Regulation on Areas of Education in Higher Education
263/2016 Coll.	Atomic law
223/2016 Coll.	Retail Sales Hours Act
134/2016 Coll.	Public Procurement Act (new)
51/2016 Coll.	Act amending Act No. 219/2000 Coll., on the property of the Czech Republic and its performance in legal relations, as amended, and certain other acts
2/2016 Coll.	Decree amending Decree No. 55/2011 Coll., on the activities of healthcare professionals and other professional workers
400/2015 Coll.	Act on the State Budget of the Czech Republic for 2016
320/2015 Coll.	Fire and Rescue Service Act
224/2015 Coll.	Act on the Prevention of Major Accidents
223/2015 Coll.	Act amending Act No. 185/2001 Coll., on waste and amending certain other acts, as amended, and Act No. 169/2013 Coll., amending Act No. 185/2001 Coll., on waste and amending certain other acts, as amended, Act No. 25/2008 Coll., on the integrated register of environmental pollution and the integrated system for fulfilling reporting obligations in the field of the environment and amending certain acts, as amended, and Act No. 56/2001 Coll., on the conditions for the operation of vehicles on land roads, as amended
162/2015 Coll.	Decree on the details of the civil service examination
345/2014 Coll.	Act on the State Budget of the Czech Republic for 2015

332/2014 Coll.	Act amending Act No. 221/1999 Coll., on professional soldiers, as amended, and other related acts
319/2014 Coll.	Government Regulation on the use of financial resources from the State Housing Development Fund in the form of loans for the reconstruction of dwellings affected by natural disasters and on the amendment of certain government regulations
317/2014 Coll.	Decree on significant information systems and their determining criteria
315/2014 Coll.	Government Regulation amending Government Regulation No. 432/2010 Coll., on criteria for determining a critical infrastructure element
234/2014 Coll.	Civil Service Act
181/2014 Coll.	Cybersecurity Act
122/2014 Coll.	Decree on public transport timetables
64/2014 Coll.	Act amending certain laws in connection with the adoption of the Control Code
475/2013 Coll.	Act on the State Budget of the Czech Republic for 2014 and amending Act No. 504/2012 Coll., on the State Budget of the Czech Republic for 2013, as amended by Act No. 258/2013 Coll.
303/2013 Coll.	Act amending certain laws in connection with the adoption of the recodification of private law
300/2013 Coll.	Military Police Act
171/2013 Coll.	Decision of the Government of the Czech Republic on the lifting of the state of emergency for the territory of the South Bohemian Region, the Pilsen Region and the territory of the capital city of Prague
504/2012 Coll.	Act on the State Budget of the Czech Republic for 2013
394/2012 Coll.	Decree amending Decree of the Administration of State Material Reserves No. 498/2000 Coll., on planning and implementation of economic measures for crisis situations, as amended by Decree No. 542/2002 Coll.
333/2012 Coll.	Act amending Act No. 109/2002 Coll., on the performance of institutional or protective education in school facilities and on preventive educational care in school facilities and on amendments to other acts, as amended, and other related acts
240/2012 Coll.	Decree implementing the Act on Emergency Medical Services
201/2012 Coll.	Air Protection Act
178/2012 Coll.	Decree establishing the list of significant watercourses and the method of carrying out activities related to watercourse management
128/2012 Coll.	Full text of Act No. 412/2005 Coll., on the protection of classified information and on security competence, as amended
101/2012 Coll.	Decree on the details of the content of the trauma plan of a provider of day or inpatient health care and the procedure for its processing and discussion
96/2012 Coll.	Decree amending Decree No. 323/2002 Coll., on the budget structure, as amended
455/2011 Coll.	Act on the State Budget of the Czech Republic for 2012
375/2011 Coll.	Act amending certain acts in connection with the adoption of the Act on Health Services, the Act on Specific Health Services and the Act on Medical Emergency Services
374/2011 Coll.	Act on Emergency Medical Services
288/2011 Coll.	Act amending Act No. 86/2002 Coll., on air protection and amending certain other acts (Air Protection Act), as amended, and Act No. 13/1997 Coll., on road communications, as amended
258/2011 Coll.	Act amending Act No. 137/2006 Coll., on public procurement, as amended
246/2011 Coll.	Act amending Act No. 128/2000 Coll., on municipalities (municipal organization), as amended, Act No. 129/2000 Coll., on regions (regional organization), as amended,

	and Act No. 131/2000 Coll., on the capital city of Prague, as amended
152/2011 Coll.	Act amending Act No. 13/1997 Coll., on Roads, as amended, and other related acts
118/2011 Coll.	Full text of Act No. 240/2000 Coll., on crisis management and on amendments to certain acts (Crisis Act), as amended
55/2011 Coll.	Decree on the activities of healthcare professionals and other professionals
433/2010 Coll.	Act on the State Budget of the Czech Republic for 2011
432/2010 Coll.	Government Regulation on Criteria for Designating a Critical Infrastructure Element
431/2010 Coll.	Government Regulation amending Government Regulation No. 462/2000 Coll. on the implementation of Section 27, paragraph 8 and Section 28, paragraph 5 of Act No. 240/2000 Coll., on crisis management and on amendments to certain acts (Crisis Act), as amended by Government Regulation No. 36/2003 Coll.
430/2010 Coll.	Act amending Act No. 240/2000 Coll., on crisis management and on amending certain acts (Crisis Act), as amended
273/2010 Coll.	Full text of Act No. 254/2001 Coll., on waters and on amendments to certain acts (Water Act), as amended
259/2010 Coll.	Full text of Act No. 127/2005 Coll., on electronic communications and amending certain related acts (Electronic Communications Act), as amended
153/2010 Coll.	Act amending Act No. 127/2005 Coll., on electronic communications and amending certain related acts (Act on electronic communications), as amended, and certain other acts
118/2010 Coll.	Act on Regional Referendum
6/2010 Coll.	Full text of Act No. 123/1998 Coll., on the right to information about the environment, as amended
487/2009 Coll.	Act on the State Budget of the Czech Republic for 2010
314/2009 Coll.	Full text of Act No. 458/2000 Coll., on business conditions and the performance of state administration in the energy sector and on amendments to certain acts (Energy Act), as follows from later amendments
158/2009 Coll.	Act amending Act No. 458/2000 Coll., on business conditions and the performance of state administration in the energy sector and on amendments to certain acts (Energy Act), as amended, and on amendments to certain acts
43/2009 Coll.	Full text of Act No. 553/1991 Coll., on Municipal Police, as amended
475/2008 Coll.	Act on the State Budget of the Czech Republic for 2009
306/2008 Coll.	Act amending Act No. 155/1995 Coll., on pension insurance, as amended, Act No. 582/1991 Coll., on the organization and implementation of social security, as amended, and certain other acts
274/2008 Coll.	Act amending certain laws in connection with the adoption of the Act on the Police of the Czech Republic
273/2008 Coll.	Act on the Police of the Czech Republic
223/2008 Coll.	Full text of Act No. 146/2002 Coll., on the State Agricultural and Food Inspection and on amendments to certain related acts, as follows from later amendments
167/2008 Coll.	Act on the Prevention and Remediation of Environmental Damage
360/2007 Coll.	Act on the State Budget of the Czech Republic for 2008
110/2007 Coll.	Act on certain measures in the system of central state administration bodies related to the abolition of the Ministry of Informatics
40/2007 Coll.	Full text of Act No. 365/2000 Coll., on public administration information systems and on amendments to certain other acts, as follows from later amendments
622/2006 Coll.	Act on the State Budget of the Czech Republic for 2007

359/2006 Coll.	Decree amending Decree of the Ministry of Transport and Communications No. 108/1997 Coll., implementing Act No. 49/1997 Coll., on Civil Aviation and amending and supplementing Act No. 455/1991 Coll., on Trade Licensing (Trade Licensing Act), as amended, as amended
267/2006 Coll.	Act on Amendments to Acts Related to the Adoption of the Act on Employee Accident Insurance
264/2006 Coll.	Act amending certain laws in connection with the adoption of the Labor Code
262/2006 Coll.	Labor Code
245/2006 Coll.	Act on Public Non-Profit Institutional Health Facilities
183/2006 Coll.	Building Act (old)
139/2006 Coll.	Concession Act
137/2006 Coll.	Public Procurement Act (2006 - 2016)
121/2006 Coll.	Government Decision on the Declaration of a State of Emergency for the Territory of the South Bohemian Region, the Central Bohemian Region, the Ústí nad Labem Region, the Pardubice Region, the South Moravian Region, the Olomouc Region and the Zlín Region due to the crisis situation arising from the threat to life, health and a significant extent of property damage as a result of extensive floods for the period from 11:00 p.m. on April 2, 2006 to 12:00 a.m. on April 10, 2006
112/2006 Coll.	Act amending certain laws in connection with the adoption of the Act on the Living and Existence Minimum and the Act on Assistance in Material Need
81/2006 Coll.	Act amending Act No. 365/2000 Coll., on public administration information systems and on amending certain other acts, as amended, and other related acts
59/2006 Coll.	Act on the Prevention of Major Accidents Caused by Selected Hazardous Chemical Substances or Chemical Preparations
11/2006 Coll.	Full text of Act No. 12/2002 Coll., on state aid for the reconstruction of territories affected by natural or other disasters and on the amendment of Act No. 363/1999 Coll., on insurance and on the amendment of certain related acts (Insurance Act), as amended (Act on State Aid for the Reconstruction of Territories), as amended by Act No. 347/2005 Coll.
543/2005 Coll.	Act on the State Budget of the Czech Republic for 2006
522/2005 Coll.	Government Regulation Establishing a List of Classified Information
472/2005 Coll.	Full text of Act No. 86/2002 Coll., on air protection and amending certain other acts (Air Protection Act), as amended
471/2005 Coll.	Full text of Act No. 258/2000 Coll., on the protection of public health and on the amendment of certain related acts, as follows from later amendments
412/2005 Coll.	Act on the Protection of Classified Information and Security Qualification
392/2005 Coll.	Act amending Act No. 258/2000 Coll., on the protection of public health and amending certain related acts, as amended, and certain other acts
127/2005 Coll.	Electronic Communications Act
r1/c4/2005 Coll.	Communication from the Ministry of the Interior on the correction of a printing error in Act No. 675/2004 Coll.
6/2005 Coll.	Act amending Act No. 123/1998 Coll., on the right to information about the environment, as amended by Act No. 132/2000 Coll.
675/2004 Coll.	Act on the State Budget of the Czech Republic for 2005
561/2004 Coll.	School Act
525/2004 Coll.	Full text of Act No. 101/2000 Coll., on the protection of personal data and on amendments to certain acts, as amended

456/2004 Coll.	Full text of Act No. 110/1997 Coll., on food and tobacco products and on amendments and supplements to certain related acts, as follows from later amendments
439/2004 Coll.	Act amending Act No. 101/2000 Coll., on the protection of personal data and on amending certain acts, as amended
389/2004 Coll.	Decree on measures for the control and prevention of foot-and-mouth disease
369/2004 Coll.	Decree on the design, implementation and evaluation of geological works, notification of risk geofactors and the procedure for calculating reserves of exclusive deposits
349/2004 Coll.	Full text of Act No. 353/1999 Coll., on the prevention of serious accidents caused by selected dangerous chemical substances and chemical preparations and on the amendment of Act No. 425/1990 Coll., on district offices, the regulation of their competence and certain other related measures, as amended by later regulations (Act on the Prevention of Serious Accidents), as follows from later amendments
326/2004 Coll.	Plant Health Care Act
316/2004 Coll.	Act amending Act No. 110/1997 Coll., on food and tobacco products and on amending and supplementing certain related acts, as amended, and certain other acts
254/2004 Coll.	Cash Payments Restriction Act
82/2004 Coll.	Act amending Act No. 353/1999 Coll., on the prevention of serious accidents caused by selected dangerous chemical substances and chemical preparations and amending Act No. 425/1990 Coll., on district authorities, regulation of their competence and certain other related measures, as amended, (Act on the Prevention of Serious Accidents), as amended
59/2004 Coll.	Government Regulation amending Government Regulation No. 396/2001 Coll., on the use of funds from the State Housing Development Fund for repairs and modernization of apartments, as amended by Government Regulation No. 397/2002 Coll.
51/2004 Coll.	Government Regulation on State Defense Planning
40/2004 Coll.	Public Procurement Act
457/2003 Coll.	Act on the State Budget of the Czech Republic for 2004
436/2003 Coll.	Act amending Act No. 555/1992 Coll., on the Prison Service and Judicial Guard of the Czech Republic, as amended, and certain other acts
429/2003 Coll.	Decree amending Decree No. 328/2001 Coll., on certain details of securing the integrated rescue system
361/2003 Coll.	Act on the Service Relationship of Members of the Security Forces
237/2003 Coll.	Decree amending Decree No. 281/2001 Coll., implementing Section 9, Paragraph 3, Letter a) of Act No. 240/2000 Coll., on Crisis Management and on Amendments to Certain Acts (Crisis Act)
104/2003 Coll.	Government Regulation on the use of funds from the State Housing Development Fund in the form of a subsidy to cover part of the costs associated with the construction of apartments for individuals affected by the floods in 2002
36/2003 Coll.	Government Regulation amending Government Regulation No. 462/2000 Coll., implementing Section 27, Paragraph 8 and Section 28, Paragraph 5 of Act No. 240/2000 Coll., on Crisis Management and Amendments to Certain Acts (Crisis Act)
579/2002 Coll.	Act on the State Budget of the Czech Republic for 2003
542/2002 Coll.	Decree amending Decree No. 498/2000 Coll., on planning and implementation of economic measures for crisis situations
538/2002 Coll.	Decree amending Decree No. 66/1988 Coll., implementing Act of the Czech National Council No. 20/1987 Coll., on state monument care, as amended by Decree No. 139/1999 Coll.
512/2002 Coll.	Decree on special professional competence of officials of territorial self-governing units

396/2002 Coll.	Government Regulation on the use of funds from the State Housing Development Fund in the form of a loan to cover part of the costs associated with the construction of an apartment by individuals affected by the floods in 2002
395/2002 Coll.	Government Regulation on the provision of non-refundable financial assistance in the field of housing to individuals or municipalities affected by the floods in 2002 to cover the costs associated with the removal of housing structures
394/2002 Coll.	Government Regulation on the provision of financial assistance in the field of housing to individuals affected by the floods in 2002
380/2002 Coll.	Decree on the preparation and implementation of population protection tasks
374/2002 Coll.	Decision of the Prime Minister on declaring a state of emergency for the territory of the Ústí nad Labem Region due to the significant threat to life, health and property as a result of extensive floods for the period from 07:00 on August 13, 2002 to 24:00 on August 22, 2002
373/2002 Coll.	Decision of the Prime Minister on the declaration of a state of emergency for the territory of the capital city of Prague, the Central Bohemian Region, the South Bohemian Region, the Pilsen Region and the Karlovy Vary Region due to the significant threat to life, health and property as a result of extensive floods for the period from 6:00 p.m. on August 12, 2002 to 12:00 a.m. on August 22, 2002
323/2002 Coll.	Decree on the budget structure
320/2002 Coll.	Act on the Amendment and Repeal of Certain Acts in Connection with the Termination of the Activities of District Authorities
319/2002 Coll.	Decree on the function and organization of the national radiation monitoring network
312/2002 Coll.	Act on Officials of Territorial Self-Governing Units
236/2002 Coll.	Decree on the method and scope of preparing the design and determination of flood areas
146/2002 Coll.	Act on the State Agricultural and Food Inspection Authority
86/2002 Coll.	Air Protection Act
77/2002 Coll.	Act on Czech Railways, a state organization, the Railway Administration
12/2002 Coll.	Act on State Aid for Territorial Regeneration
490/2001 Coll.	Act on the State Budget of the Czech Republic for 2002
471/2001 Coll.	Decree on technical and safety supervision of water works
470/2001 Coll.	Decree of the Ministry of Agriculture establishing the list of significant watercourses and the method of carrying out activities related to watercourse management
396/2001 Coll.	Government Regulation on the Use of State Housing Development Fund Resources for Repairs and Modernization of Apartments
367/2001 Coll.	Decree of the Ministry of Transport and Communications, amending Decree of the Ministry of Transport and Communications No. 104/1997 Coll., implementing the Roads Act, as amended
328/2001 Coll.	Decree on certain details of the security of the integrated rescue system
281/2001 Coll.	Decree implementing the Emergency Act
277/2001 Coll.	Decree of the Ministry of the Interior on the organization of the admission procedure, the course of studies and their completion in fire protection schools, and on the financial and material security of pupils
274/2001 Coll.	Water and Sewerage Act
254/2001 Coll.	Water Act
247/2001 Coll.	Decree on the organization and activities of fire protection units
185/2001 Coll.	Waste Act

75/2001 Coll.	Decree of the Czech Mining Authority, which establishes mining and technical conditions for the establishment, use and protection of mine workings selected for use in crisis situations for the application of preventive, technical and safety measures and the performance of inspections
67/2001 Coll.	Full text of Act No. 133/1985 Coll., on fire protection, as amended
498/2000 Coll.	Decree on planning and implementing economic measures for crisis situations
491/2000 Coll.	Act on the State Budget of the Czech Republic
462/2000 Coll.	Government regulation implementing the crisis law
458/2000 Coll.	Energy Act
365/2000 Coll.	Act on Public Administration Information Systems
306/2000 Coll.	Act amending Act No. 110/1997 Coll., on food and tobacco products, and on amending and supplementing certain related acts, as amended by Act No. 119/2000 Coll.
258/2000 Coll.	Public Health Protection Act
241/2000 Coll.	Act on Economic Measures for Crisis Situations
240/2000 Coll.	Crisis law
239/2000 Coll.	Act on the Integrated Rescue System
238/2000 Coll.	Act on the Fire and Rescue Service of the Czech Republic
237/2000 Coll.	Act amending Act No. 133/1985 Coll., on fire protection, as amended
131/2000 Coll.	Act on the Capital City of Prague
129/2000 Coll.	The Act on Regions
128/2000 Coll.	Municipalities Act
101/2000 Coll.	Personal Data Protection Act
353/1999 Coll.	Act on the Prevention of Major Accidents Caused by Selected Hazardous Chemical Substances and Chemical Preparations and on Amendments to Act No. 425/1990 Coll., on District Authorities, Regulation of Their Scope of Power and Certain Other Related Measures, as amended (Act on the Prevention of Major Accidents)
222/1999 Coll.	Act on Ensuring the Defense of the Czech Republic
221/1999 Coll.	Law on Professional Soldiers
106/1999 Coll.	Freedom of Information Act
123/1998 Coll.	Right to Environmental Information Act
111/1998 Coll.	Higher Education Act
110/1997 Coll.	Food and Tobacco Products Act
108/1997 Coll.	Decree implementing the Civil Aviation Act
104/1997 Coll.	Decree implementing the Roads Act
13/1997 Coll.	Roads Act
101/1996 Coll.	Decree of the Ministry of Agriculture laying down details of forest protection measures and a model of the service badge and model of the forest guard's ID card
200/1994 Coll.	Surveying Act
97/1993 Coll.	Act on the Scope of the State Material Reserves Administration
555/1992 Coll.	Act on the Prison and Judicial Guard of the Czech Republic
334/1992 Coll.	Act on the Protection of Agricultural Land Fund
553/1991 Coll.	Municipal Police Act

66/1988 Coll.	Decree of the Ministry of Culture of the Czech Socialist Republic, implementing Act of the Czech National Council No. 20/1987 Coll., on state monument care
133/1985 Coll.	Fire Protection Act
130/1974 Coll.	Act of the Czech National Council on State Administration in Water Management

Refers to

266/2025 Coll.	Critical Infrastructure Act
35/2021 Coll.	Act on the Collection of Legal Regulations of Territorial Self-Governing Units and Certain Administrative Authorities
89/2012 Coll.	Civil Code (new)
430/2010 Coll.	Act amending Act No. 240/2000 Coll., on crisis management and on amending certain acts (Crisis Act), as amended
111/2009 Coll.	Act on Basic Registers
378/2007 Coll.	Pharmaceuticals Act
430/2006 Coll.	Regulation on the establishment of geodetic reference systems and state map works binding on the territory of the state and the principles of their use
262/2006 Coll.	Labor Code
183/2006 Coll.	Building Act (old)
59/2006 Coll.	Act on the Prevention of Major Accidents Caused by Selected Hazardous Chemical Substances or Chemical Preparations
412/2005 Coll.	Act on the Protection of Classified Information and Security Qualification
127/2005 Coll.	Electronic Communications Act
500/2004 Coll.	Administrative Procedure Code
78/2004 Coll.	Act on the Management of Genetically Modified Organisms and Genetic Products
320/2002 Coll.	Act on the Amendment and Repeal of Certain Acts in Connection with the Termination of the Activities of District Authorities
281/2002 Coll.	Act on Certain Measures Related to the Prohibition of Bacteriological (Biological) and Toxin Weapons
119/2002 Coll.	Firearms and Ammunition Act
254/2001 Coll.	Water Act
56/2001 Coll.	Act on the conditions of operation of vehicles on land roads
361/2000 Coll.	Road Traffic Act
258/2000 Coll.	Public Health Protection Act
250/2000 Coll.	Act on Budgetary Rules for Territorial Budgets
241/2000 Coll.	Act on Economic Measures for Crisis Situations
240/2000 Coll.	Crisis law
239/2000 Coll.	Act on the Integrated Rescue System
238/2000 Coll.	Act on the Fire and Rescue Service of the Czech Republic
218/2000 Coll.	Budgetary Rules Act
156/2000 Coll.	Act on the Verification of Firearms, Ammunition and Pyrotechnic Articles
147/2000 Coll.	District Offices Act
133/2000 Coll.	Population Registration Act
131/2000 Coll.	Act on the Capital City of Prague

129/2000 Coll.	The Act on Regions
128/2000 Coll.	Municipalities Act
326/1999 Coll.	Act on the Residence of Foreigners in the Czech Republic
222/1999 Coll.	Act on Ensuring the Defense of the Czech Republic
168/1999 Coll.	Act on liability insurance for damage caused by the operation of vehicles
166/1999 Coll.	Veterinary Act
106/1999 Coll.	Freedom of Information Act
148/1998 Coll.	Act on the Protection of Classified Information
136/1998 Coll.	Decree of the Ministry of Finance on the exemption of goods from import duties
110/1998 Coll.	Constitutional Act on Security of the Czech Republic
261/1997 Coll.	Decree of the Ministry of Health, which determines the work and workplaces that are prohibited for all women, pregnant women, mothers up to the end of the ninth month after childbirth and minors, and the conditions under which minors may exceptionally perform such work for the purpose of vocational training
79/1997 Coll.	Act on Pharmaceuticals and on Amendments and Supplements to Certain Related Acts
18/1997 Coll.	Atomic law
288/1995 Coll.	Firearms Act
155/1995 Coll.	Pension Insurance Act
117/1995 Coll.	Act on State Social Support
114/1995 Coll.	Inland Navigation Act
266/1994 Coll.	Railway Act
200/1994 Coll.	Surveying Act
111/1994 Coll.	Road Transport Act
108/1994 Coll.	Government Regulation Implementing the Labor Code and Certain Other Acts
6/1993 Coll.	Act on the Czech National Bank
368/1992 Coll.	Act of the Czech National Council on Administrative Fees
552/1991 Coll.	State Control Act
513/1991 Coll.	Commercial Code
482/1991 Coll.	Social Needs Act
455/1991 Coll.	Trade Licensing Act
283/1991 Coll.	Act on the Police of the Czech Republic
182/1991 Coll.	Implementing Decree of the Social Security Act and the Act on the Competence of the Czech Republic's Authorities in Social Security
531/1990 Coll.	Act on Territorial Financial Authorities
114/1988 Coll.	Act on the competence of the Czechoslovak authorities in social security
100/1988 Coll.	Social Security Act (1988-2011)
61/1988 Coll.	Act on Mining Activities, Explosives and State Mining Administration
133/1985 Coll.	Fire Protection Act
130/1974 Coll.	Act of the Czech National Council on State Administration in Water Management
2/1969 Coll.	Competence Act
71/1967 Coll.	Administrative Code (old)

20/1966 Coll.	Public Health Care Act
65/1965 Coll.	Labor Code (old)
40/1964 Coll.	Civil Code (1964-2013)
54/1956 Coll.	Act on Employee Health Insurance

Version

C.	Text from - to	Novels	Note
23.	19.08.2025	266/2025 Coll.	Current version (exported 27.10.2025 14:40)
22.	01.01.2024 - 18.08.2025	277/2019 Coll. , 323/2023 Coll.	
21.	01.10.2023 - 31.12.2023	281/2023 Coll.	
20.	01.02.2022 - 30.09.2023	261/2021 Coll.	
19.	01.01.2022 - 31.01.2022	36/2021 Coll.	
18.	01.02.2021 - 31.12.2021	544/2020 Coll.	
17.	30.01.2021 - 31.01.2021	14/2021 Coll.	
16.	01.08.2017 - 29.01.2021	205/2017 Coll.	
15.	01.07.2017 - 31.07.2017	183/2017 Coll.	
14.	18.10.2016 - 30.06.2017	323/2016 Coll.	
13.	01.01.2016 - 17.10.2016	320/2015 Coll.	
12.	01.05.2014 - 31.12.2015	64/2014 Coll.	
11.	01.01.2014 - 30.04.2014	303/2013 Coll.	
10.	01.11.2012 - 31.12.2013	333/2012 Coll.	
9.	01.04.2012 - 31.10.2012	375/2011 Coll.	
8.	01.01.2011 - 31.03.2012	430/2010 Coll.	
7.	01.07.2010 - 31.12.2010	153/2010 Coll.	
6.	01.01.2010 - 30.06.2010	306/2008 Coll.	
5.	01.06.2007 - 31.12.2009	110/2007 Coll.	
4.	01.01.2007 - 31.05.2007	112/2006 Coll.	
3.	01.05.2005 - 31.12.2006	127/2005 Coll.	
2.	01.01.2003 - 30.04.2005	320/2002 Coll.	
1.	01.01.2001 - 31.12.2002		
0.	09.08.2000		Proclaimed text