

The Ministry of Internal Affairs

Agreed

Prime Minister
Ludovic Orban

**Military Ordinance
on measures to prevent the spread of COVID 19**

Considering the provisions of Article 24 of the Government Emergency Ordinance no.1/1999 regarding the state of siege and the emergency regime, published in the Official Journal of Romania, Part I, no.22 of January 21, 1999, approved with amendments and additions by Law no. 453/2004, with subsequent amendments and additions, of Article 2 and Article 4, paragraph 2 of the Decree of the President of Romania no. 195/2020 on establishing the state of emergency at national level, published in the Official Journal of Romania, Part I, no. 212 of March 16, 2020,

Taking into account the assessment made by the National Committee for Special Emergency Situations, approved by Decision no. 18 of April 4, 2020,

For the implementation of provisions of points 1, 3 and 4 of Annex no.2 to the Decree of the President of Romania no. 195/2020,

Based on Article 20 (n) of the Government Emergency Ordinance no.1/1999, with subsequent amendments and additions,

The Minister of Internal Affairs has issued the following military ordinance:

**Chapter I
Establishing the quarantine measure in the city of Țândărei, Ialomița county**

Art. 1

The quarantine measure is established during the state of emergency in the city of Țândărei, Ialomița county.

Art. 2

In the locality under quarantine referred to in Art. 1, entry and exit are allowed for:

- a) freight transport, regardless of its nature, of raw materials and resources necessary to carry out the economic activities in the locality under quarantine, as well as to supply the population;
- b) persons who do not live in the quarantine area but who carry out economic activities in the fields of defence, public order, national security, health, emergency situations, local public administration, welfare and social protection, judiciary, public utility services, energy, agriculture, public food, water supply, communications and transport.

Art. 3

The Ministry of Transport, Infrastructure and Communications, as well as the economic operators in the field of railway passenger transport will not sell tickets/subscriptions or other travel titles for the transport of passengers in the locality under quarantine unless the provisions of Art. 2 are observed.

Art. 4

All restrictions established by previous military ordinances will be adequately applied in the locality under quarantine according to Art 1.

Art. 5

The County Centre for Coordination and Management of the Ialomița Intervention (CJCCI) is empowered to establish additions and derogations regarding the provisions of Art. 2, with the approval of the County Committee for Emergency Situations.

Art. 6

(1) The institutions with responsibilities in the field of defence, public order and national security will establish specific measures to prevent and limit the entry, respectively the exit of persons in/ from the locality under quarantine.

(2) The authorities of the local and county public administration will inform persons of their obligations regarding the movement and access in/from the locality under quarantine.

(3) The implementation of the check, control and access measures in / from the locality under quarantine will be the responsibility of the personnel of the structures of the Ministry of Internal Affairs acting in cooperation with those of the Ministry of National Defense.

Art. 7

The Ialomița County Council, the mayors and the local council of the city of Țândărei will take measures to ensure the functioning of the social protection and assistance services, the proper functioning of the public utilities services, as well as the supply of goods covering the basic needs of persons who have no one to help them or lack any other form of assistance and who cannot exit their home / household.

Art. 8

Entry/exit in/from the city of Țândărei, Ialomița county, through other areas and means of access than those open to public transport on the European, national, county and communal roads is strictly forbidden.

Chapter II**Other measures to prevent the spread of COVID 19****Art. 9**

(1) All flights operated by airline economic agents to Austria, Belgium, Swiss Confederation, United States of America, United Kingdom of Great Britain and Northern Ireland, Kingdom of the Netherlands, Turkey and Iran, and from these countries to Romania, on all airports in Romania, are suspended for a 14-day period.

(2) The measure will be applied as of April 5, 2020, 23.00, Romania Time.

(3) The measure to suspend the flights operated by airline economic agents to France and Germany and from these countries to Romania is extended for a 14-day period as of April 8, 2020.

(4) The measures provided in paragraphs 1 and 3 do not apply to flights performed by state aircrafts, freight and mail flights, humanitarian or emergency medical services flights, as well as to non-commercial technical landings.

Art. 10

(1) Non-regular (charter) flights operated by any airline operators for the transport of seasonal workers from Romania to other countries are permitted subject to the agreement of the competent authorities in the country of destination.

(2) The provisions of paragraph 1 do not apply to workers who carry out activities in the health and social assistance fields.

Art. 11

(1) The international road transport of persons through regular services, special regular services and occasional services in international traffic, for all routes to Italy, Spain, France, Germany, Belgium, United Kingdom of Great Britain and Northern Ireland, Kingdom of Netherlands and Turkey, and from these countries to Romania, are suspended throughout the emergency situation.

Art. 12

When entering Romania, drivers of cargo transport vehicles with a maximum authorized capacity of over 2.4 tons, who do not present COVID-19 associated symptoms, will fill out a declaration on its own responsibility, the model of which will be established by the Ministry of Transport, Infrastructure and Communications, where they will declare the location where they can be contacted in between trips. In their case, the measures of self-isolation /quarantine will not apply if the employer ensures the individual protection materials against COVID-19.

Art. 13.

The provisions of art. 12 will apply accordingly to drivers of cargo transport vehicles with a maximum authorized capacity of over 2.4 tons who travel in professional interest from Romania to another EU member state or from an EU member state to Romania, as state of residence of the driver, irrespective of whether the trip is onboard the freight vehicle or through individual transport means or on its own. Upon entrance in Romania, they must show These persons must show an employee certificate issued by the employer.

Art. 14.

(1) Drivers of freight vehicles with a maximum authorized capacity of more than 2.4 tones, which transit the territory of Romania, are not required to fill in the epidemiological declaration upon entrance in Romania if they comply with the following minimum conditions. :

- a) they use only the transit corridors and crossing border points located at the ends of these corridors, as approved by the Ministry of Transport, Infrastructure and Communications and the Ministry of Internal Affairs, any deviation being prohibited;
- b) the transit of the territory of Romania takes place in a minimum time frame, without exceeding 48 hours from entering Romania, including the time for the normal daily rest;
- c) the parking of the vehicle is carried out exclusively in parking plots located alongside the appropriately marked transit corridors.

(2) Failure to observe the conditions stipulated in paragraph (1) will determine the placement of the driver under a 14-day quarantine and the imbursement of the expenses incurred by the quarantine. In this case, the vehicle may be taken by a representative of the owner.

(3) When entering Romania, the driver is required to apply, on the glazed parts of the vehicle (windscreen), a special sticker made available by the State Inspectorate for Control in Road Transport and to have upon him/her the transit form according to the model established by the Ministry of Transport, Infrastructure and Communications

Art. 15.

The provisions of Article 5 of Military Ordinance no. 3/2020 on measures to prevent the spread of COVID-19, published in the Official Journal of Romania, Part I, no. 242 of March 24, 2020, do not apply to engine drivers and railway personnel.

Art. 16.

(1) The ministries having their own sanitary network and the authorities of the local public administration will provide, upon request, hotel spaces for rest between shifts of the staff of the public health system, in order to prevent the spread of COVID-19 virus.

(2) The measure will apply as of the date of publication of this Military Ordinance in the Official Journal of Romania, Part I.

Art. 17.

(1) The personnel of the territorial and county Forest Guards or personnel having control/security responsibilities in the forest field will be included in public order and traffic control on public roads crews, together with Ministry of Internal Affairs and Ministry of National Defense personnel, in order to carry out forest control activities/ specific checks.

(2) The specific checks are carried out in the existing checkpoints, depending on the availability of Forest Guards personnel or of personnel with control/security responsibilities in the forest field.

Chapter III Final provisions

Art. 18.

(1) The following institutions are authorized to ensure the implementation and observance of the provisions of the present Military Ordinance:

- a) The Romanian Police, the Romanian Gendarmerie and the local police, for the measures provided in Articles 2 and 8;
- b) The Ministry of Transport, Infrastructure and Communications, for the measures provided in Articles 3 and 9;
- c) The Romanian Border Police, for the measures provided for in Articles 11 and 13;
- d) The Romanian Police, the Romanian Border Police and the Romanian Gendarmerie, the local police, the public health departments and the heads of the local public administration authorities, for the measure provided for in Article 12;
- e) The Romanian Police, the Romanian Border Police, the Romanian Gendarmerie and the State Inspectorate for Control in Road Transport, for the measure provided for in Article 14;

(2) Failure to comply with the measures provided for in Articles 2, 3, 8, 9 and 11 - 14 will incur disciplinary, civil, contraventional or criminal liability, in accordance with the provisions of Article 27 of the Government Emergency Ordinance no. 1/1999, as subsequently amended and supplemented.

(3) The personnel of the institutions mentioned in paragraph 1 are authorized to establish contraventions and to apply sanctions, in accordance with the provisions of Article 29 of the Government Emergency Ordinance no. 1/1999, as subsequently amended and supplemented.

Art. 19.

The provisions of Article 4 of Military Ordinance no. 4/2020 on measures to prevent the spread of COVID-19, published in the Official Journal of Romania, Part I, no. 257 of March 29, 2020, will cease to apply.

Art. 20.

(1) This Military Ordinance will be published in the Official Journal of Romania, Part I.

(2) The audiovisual media service providers are obliged to inform the public, through regular broadcast messages, for at least two days from the date of publication, about the content of this Military Ordinance.

Minister of Internal Affairs
Marcel Ion Vela

Bucharest, 4 April, 2020
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