

**NOTE: Uncertified translation provided for convenience. For all legal implications, refer to the original ordinance published in Italian**

ORDER No. 514 dated 21/03/2020

Identification Act no. 1484

Subject: ADDITIONAL MEASURES FOR THE PREVENTION AND MANAGEMENT OF THE EPIDEMIOLOGICAL EMERGENCY FROM COVID-19. ORDER IN ACCORDANCE WITH ART. 32, PARAGRAPH 3, OF THE LAW OF DECEMBER 23, 1978, N. 833 IN THE MATTER OF HYGIENE AND PUBLIC HEALTH: LIMITATION OF MOVEMENTS THROUGHOUT THE REGIONAL TERRITORY

The PRESIDENT

GIVEN articles 32, 117, paragraph 2, letter q), and 118 of the Constitution;

GIVEN Article 168 of the Treaty on the Functioning of the European Union

SEEN:

- the law of 23 December 1978, no. 833, bearing the "Establishment of the health service national "and, in particular, art. 32 which provides "the Minister of Health can issue orders of a contingent and urgent nature regarding hygiene and public health and veterinary police, with effectiveness extended to the whole national territory or part of it comprising several regions ", as well as "In the same matters are issued by the president of the regional council and by the mayor, orders of a contingent and urgent nature, effectively extended respectively to the region or to part of its territory comprising several municipalities and the municipal area ";
- the Legislative Decree February 23, 2020, n. 6 containing "Urgent measures in the matter of containment and management of the epidemiological emergency from COVID-19 ";
- the Decree of the President of the Council of Ministers of 23 February 2020, bearing "Implementing provisions of the decree-law 23 February 2020, n. 6, laying down urgent measures regarding containment and emergency management epidemiological from COVID-19 ", published in the Official Journal n. 45 of the February 23, 2020;
- the Decree of the President of the Council of Ministers of 25 February 2020, bearing "Further implementing provisions of the decree-law 23 February 2020, n. 6 containing urgent containment and management measures of the epidemiological emergency from COVID-19 ", published in the Official Journal n. 47 of 25 February 2020;
- the Decree of the President of the Council of Ministers of March 1, 2020, bearing "Further implementing provisions of the decree-law 23 February 2020, n.6, containing urgent containment and management measures of the epidemiological emergency from COVID-19 ", published in the Official Journal n. 52 of 1 March 2020;
- the Decree of the President of the Council of Ministers 4 March 2020, bearing "Further implementing provisions of the decree-law 23 February 2020, n. 6 containing urgent containment and management measures of the epidemiological emergency from COVID-19, applicable on the whole territory national ", published in the Official Gazette no. 55 of March 4, 2020;
- the Decree of the President of the Council of Ministers of 8 March 2020, bearing "Urgent measures to contain the contagion in the Lombardy Region and in the provinces of Modena,

Parma, Piacenza, Reggio nell'Emilia, Rimini, Pesaro and Urbino, Alessandria, Asti, Novara, Verbano-Cusio-Ossola, Vercelli, Padua, Treviso, Venice ";

- the Presidential Decree of the Council of Ministers of 9 March 2020 bearing "Further implementing provisions of law decree 23 February 2020, No. 6, containing urgent containment and management measures of the epidemiological emergency from COVID-19, applicable on the whole territory national";
- the Prime Ministerial Decree of 11 March 2020, containing "Further urgent measures relating to containment and management of the epidemiological emergency from COVID-19, on the whole national territory ";
- the order of the Ministry of Health of 20 March 2020;

TAKING NOTE of the Order no. 646 of 08 March 2020 of the Head of the Department of the Civil Protection which, in art. 1, paragraph 1 provides the following: "the provisions pursuant to Article 1, paragraph 1, letter a) of the President's decree Council of Ministers March 8, 2020 apply only to natural persons, such as literally indicated in the same decree. Any applicability of the is excluded measures the transit and transport of goods and the entire production chain from and to the areas indicated. The provisions of the same article 1, paragraph 1, letter a) do not prohibit natural persons to travel throughout the national territory for reasons of work, of necessity or for health reasons, as well as the performance of the consequent activities ";

CONSIDERING that by decree of the Head of the Department of Civil Protection rep. n. 574 of 23.02.2020 the President of the Lombardy Region has been appointed implementing body pursuant to the OCDPC n. 630/2020;

TAKING INTO ACCOUNT the World Health Organization on 13 March 2020 has declared COVID-19 pandemic a public health emergency of international relevance;

GIVEN the art. 117, paragraph 1 of the legislative decree 31 March 1998 n. 112, according to

which regions are empowered to take emergency measures on the health matter;

GIVEN the law decree 17 March 2020 n. 18 and in particular the art 48 that provides for the Regions, the power to adopt ordinances also for welfare purposes;

CONSIDERING that this context, especially with reference to the need to achieve a complete preventive action requires the immediate adoption of each containment and management measure adequate and proportionate to the evolution of epidemiological situation, identifying suitable precautions and operational guidelines to adequately deal with possible situations of jeopardy for the community;

HAVING REGARD to the evolution of the epidemiological situation and the particular nature spread of the COVID-19 epidemic following the continuous increase in cases on the entire regional territory;

WHEREAS:

- the aforementioned national emergency measures have been provided for avoiding any movement of incoming and outgoing persons and within the regional territories, with the only exceptions of travel for proven reasons for work, health or situations of necessity, allowing also the return to one's home, domicile or residence;
- the evolution of the epidemiological situation, of its particular spread of the epidemic, is causing the progressive increase in cases within the territory of the Lombardy Region;

- more restrictive specific measures are necessary and urgent for the Lombardy regional territory for the purpose of ensuring prophylaxis compared to a national emergency that develops with one territorial concentration differentiated and which does not allow a uniform application of the same rules throughout the national territory.

NOTING that the scientific community indicates that the only prevention tool of the virus infection, essential in the persistent absence of means of vaccination treatment, the elimination of contacts between people unattended by remains suitable measures and devices.

CONSIDERING therefore that the above well delineates the conditions of necessity and urgency needed to protect public health;

NOTING that it is therefore necessary to take further measures tending to reduce any social contact not strictly indispensable, to protect the health of the community pursuant to art. 32, paragraph 3 of law 833/78;

RECALLED that with the social partners that make up the Development Pact there is voluntary closure of non-essential production activities agreed;

GIVEN the Legislative Decree August 18, 2000, n. 267;

GIVEN the Prime Ministerial Decree of March 8, 2020 which, in Article 5 paragraph 4 states: "The power of order of the Regions referred to in Article 3, paragraph 2, of the decree-law of 23 February 2020, No. 6;

GIVEN the art. 2 paragraph 4 of the decree-law 23 February 2020, n. 6, converted from Law 05 March 2020 n. 13;

#### ORDER

a) pursuant to art. 32, paragraph 3, of the law of 23 December 1978, n. 833 on hygiene and public health, and taking into account the measures already laid down by decrees of the President of the Council of Ministers, most recently with the Prime Ministerial Decree of 11 March 2020 in the regional territory, the following measures are adopted:

1. Any movement of persons entering and leaving the regional territory, as well as within the same territory, is prohibited, except for movements motivated by proven work needs or situations of necessity or movements for health reasons. Return to your home or residence is allowed. It is not allowed to move to homes other than the main one, including the second homes used for holidays.

2. The gatherings of more than 2 people in public places are prohibited. However, the safety distance from other people must be guaranteed. The police and other authorized enforcement bodies ensure that this provision is respected in the public space. Offenders will be charged an administrative penalty of € 5,000.00.

3. People with symptoms of respiratory infection and fever (greater than 37.5 ° C) are obliged to stay at their residence or home and limit social contacts to the maximum, by contacting their doctor. The health structures carry out a clinical monitoring of the health workers with detection of body temperature before the start of the work shift, and the detection of the rise in temperature above 37.3 ° C involves the execution of the nasopharyngeal swab for detection of SARS- CoV-2 and leaving the workplace with suspension of work.

4. Absolute prohibition of mobility from one's home or residence for subjects subjected to the quarantine measure or positive results to the virus.

5. Suspension at the respective offices and decentralized offices of the activity of the public administrations referred to in art. 2 of Legislative Decree 165/2001 as well as the private subjects responsible for carrying out administrative activities pursuant to art. 1 of Law 241/1990, without prejudice to the provision of essential and public utility services, in the context of those provided for by Law 146/1990, according to the methods and limits indicated with specific provision of the President of the Regional Council, after hearing the territorially competent Prefect.

6. Retail businesses are suspended, with the exception of the food and basic necessities activities identified in Annex 1, both in the context of the neighborhood businesses and in the medium and large-scale distribution, also included in shopping centers, provided that access to the aforementioned activities is allowed. All weekly public markets are also suspended, both for the food and non-food sector. The so-called "h24" vending machines that distribute drinks and packaged food are closed. Slot machines and other devices as per art. 110 of the T.U.L.P.S. referred to in R.D. June 18, 1931 n. 773 and monitors and televisions must be deactivated by the operators in order to prevent the stay of the patrons for gaming reasons inside the premises.

Newsagents, pharmacies, parapharmacies and, limited to the resale of monopolies and branded values, tobacconists remain open. In any case, the interpersonal safety distance of one meter must be guaranteed and it is compulsory to limit access to the premises to only one member of the family, except for proven reasons of assistance to other people. It is recommended to provide systematic detection of body temperature also to customers at supermarkets and pharmacies, as well as to employees of the workplace, if open, and to all those who are intercepted by the action to verify compliance with the prohibitions by law enforcement agencies and by the Local Police. Following the measurement of body temperature equal to or greater than 37.5 ° C, please refer to the provisions of points 3) and 4).

7. Activities relating to personal services (including hairdressers, barbers, beauticians) other than those identified in Annex 2 are suspended. Artisan activities are also suspended with the exception of public utilities or services that cannot be postponed and those necessary for the functioning of the production units that remained in business.

8. Banking, financial and insurance services as well as the activities of the agricultural, livestock and agro-food processing sector, including the supply chains that supply goods and services, are guaranteed, in compliance with hygiene and health regulations. As far as banking, financial and insurance services are concerned, work methods that favor bookings with appointments in favor of users must be used, in order to avoid gatherings. The waste management activities are also guaranteed, pursuant to art. 183 paragraph 1 letter n) of Legislative Decree 152/06, relating to the collection, transport, recovery and disposal of all types of waste, both urban and special, including the control of these operations and the interventions subsequent to the closure of the disposal sites, as well as the operations carried out as a trader or intermediary as it constitutes activities of public interest pursuant to art. 177, paragraph 2 of the same Legislative Decree.

9. The activities of catering services are suspended (including bars, pubs, restaurants, ice cream parlors, patisseries); canteen and continuous catering services are permitted on a contractual basis, services rendered in the context of public and private structures, penitentiaries, health and social and health structures and support for fragile sections of the population. They must in any case, comply with the measures provided for by the

Government agreement- Social Parties of 14.03.2020. Only catering with home delivery in compliance with hygiene and health and personal protection standards for both packaging and transport activities is permitted. Catering services, located inside the railway and lake stations, as well as in the service and refueling areas are closed, with the exception of those located along the highways, which can only sell take-away products to be consumed outside the premises; those located in hospitals and airports remain open, with the obligation to ensure compliance with the interpersonal distance of at least one meter.

10. With regard to production activities, it is recommended that:

a) maximum use is made by companies of agile working methods for activities that can be carried out at home or remotely;

b) holidays and paid leave for employees as well as other instruments provided by the collective bargaining agreements are incentivized;

c) the activities of the company departments not indispensable for production are suspended;

d) anti-contagion safety protocols are adopted and, where it is not possible to respect the interpersonal distance of one meter as the main containment measure, with the adoption of individual protection tools;

e) sanitation of the workplace is encouraged, also by using forms of social safety nets for this purpose.

11. The activities of professional offices are closed except those relating to indifferent and urgent services or subject to deadlines.

12. For production activities only, it is also recommended that movements within the sites are limited to maximum and access to common areas is limited.

13. In relation to the provisions of the preceding paragraphs 10 and 11, they favor each other, limited to production activities, between employers' and trade union organizations.

14. For all activities, maximum use of agile working methods is invited.

15. The stoppage of activities on construction sites is required, subject to the granting of the deadline for safety, except for those relating to construction and maintenance of health and civil protection structures, at the maintenance of the road, highway, railway and transport networks local public, as well as those relating to the construction, maintenance and operation of other essential services or for reasons of urgency or safety.

16. All accommodation facilities, however named, are closed, and the reception of guests is suspended since the entry into force of this measure. For guests already present in the structure at that time hospitality cannot last beyond 72 hours after entry into force of this provision. These guidelines also apply to residences, agritourism accommodations and short-term rentals for tourism purposes. The identification of the structures that can remain in service for management-related needs of the emergency (overnight stay of doctors, isolation of patients, etc.) including the regular exercise of essential services, is preserved.

17. Public access to parks, villas, play areas and public parks is forbidden. Recreational or recreational activities are not allowed outdoors; Sports and physical activities are also prohibited outdoors, even individually, if not near their homes.

In the case of going out with the pet for their physiological needs, the person is obliged to remain in the immediate vicinity of residence or domicile and in any case at a distance not exceeding 200 meters, with the obligation of documentation to the local control bodies of residence or domicile.

18. Sports events and competitions of any order and discipline in public or private places are suspended. Sports facilities are usable, with closed doors, only for athletes' training sessions professionals and non-professionals, recognized in the national interest by Italian National Olympic Committee (CONI) and their respective federations, in view of their participation in the Olympic Games or a national or international events; it remains exclusively allowed the holding of sporting events and competitions organized by international sports organizations, within sports facilities used in closed doors or outdoors without the presence of the public; in all such cases, associations and sports clubs, through their staff, are required to carry out the appropriate controls to contain the risk of spread of the COVID19 virus among athletes, technicians, managers and others companions who participate.

19. The lifts in the ski areas are closed.

20. The activities of gyms, sports centers, swimming pools, swimming centers are suspended, wellness centers, spas (except for the provision of "LEA" benefits), cultural centers, social centers and centers recreation.

21. The museums and other cultural institutes and places referred to art. 101 of the code of cultural heritage and landscape, referred to the legislative decree January 22, 2004, n. 42, are closed.

22. Places of worship are open and civil and religious ceremonies are suspended, therein including funeral ones. Access to places of worship is allowed in contingent form and in compliance with the measures necessary to guarantee the interpersonal safety distance of one meter.

23. The educational services for children referred to in Article 2 of the legislative decree 13 April 2017, n. 65, and didactic activities in attendance in schools of all levels, as well as the frequency of activities and higher education, including universities and colleges Institutions of Higher Musical Artistic Education and Coreutica, of professional courses, masters, courses for health professions and universities for the elderly, as well as professional courses and training activities carried out by others public bodies, including territorial and local and private entities are suspended, leaving in any case the possibility of carrying out distance learning activities, with the exclusion of courses for doctors in specialized training and courses of specific training in general medicine, as well as the activities of trainees in the health professions. In order to maintain social distancing, any other form of alternative aggregation is prohibited. Meetings of the collegial bodies with presence are suspended. The managing bodies ensure the cleanliness of the environments and administrative and accounting obligations concerning services educational programs for children referred to, not part of educational circles or comprehensive institutions.

24. Public and private bankruptcy procedures are suspended with the exclusion of cases in which the evaluation of candidates is carried out exclusively on curricular bases or in telematic mode; they are also excluded from the suspension of competitions for healthcare professionals, including exams and authorization to practice the profession of general practitioner, and those for civil protection personnel, which must take place preferably in remote mode or, otherwise, by guaranteeing the interpersonal safety distance of one meter.

25. The suitability exams referred to in article 121 of the decree Legislative 30 April 1992, n. 285, to be carried out at the peripheral offices of the civil motorization based in the territories referred to in this article, are suspended. With a specific management measure, it is prepared in favor of candidates who have not been able to take the exam in reason for the

suspension, the extension of the terms provided for in articles 121 and 122 of the legislative decree 30 April 1992, n. 285.

26. Ordinary leave of health and technical personnel, as well as staff whose activities are necessary to manage the required activities by crisis units set up at the regional level.

27. Remote connection modes are adopted in all possible cases while in holding meetings, with particular reference to sanitary and socio-sanitary structures, public utility services and coordinations activated in the context of the COVID-19 emergency, however ensuring compliance with the interpersonal safety distance of a meter and avoiding gatherings.

b) The provisions of this order are effective from 22/03/2020 until 15/04/2020.

c) Each for its own competence is required to apply this order.

d) This ordinance is published in the Region's Official Bulletin Lombardia (BURL) and on the internet portal of the Lombardy Region, pages dedicated to the Corona Virus - COVID 19 health emergency and sent to Mayors for implementation.

PRESIDENT  
ATTILIO FONTANA