THE PRESIDENT OF THE COUNCIL OF MINISTERS

Having regard to Law No. 400 of 23 August 1988;

Having regard to Decree-Law No. 6 of 23 February 2020 on 'Urgent measures on containment and management of the epidemiological emergency from COVID-19', converted, with amendments, by Law no. 13 of 5 March 2020, subsequently repealed by Decree Law no. 19 2020 with the exception of Article 3, paragraph 6-bis, and Article 4;

Having regard to Decree-law no. 19 of 25 March 2020 on "Urgent measures to deal with the epidemiological emergency from COVID-19" and in particular Articles 1 and 2, paragraph 1;

Having regard to the Decree of the President of the Council of Ministers of 23 February 2020, containing "Provisions implementing Decree-Law No. 6 of 23 February 2020 on urgent measures for the containment and management of the epidemiological emergency by COVID-19", published in the Official Journal No. 45 of 23 February 2020;

Having regard to the Decree of the President of the Council of Ministers of 25 February 2020, containing "Further provisions implementing Decree-Law No. 6 of 23 February 2020 on urgent measures for the containment and management of the epidemiological emergency by COVID-19", published in the Official Journal No. 47 of 25 February 2020;

Having regard to the Decree of the President of the Council of Ministers of 1 March 2020, containing "Additional provisions implementing Decree-Law No. 6 of 23 February 2020 on urgent measures concerning the containment and management of the epidemiological emergency by COVID-19", published in the Official Journal No. 52 of 1 March 2020;

Having regard to the Decree of the President of the Council of Ministers of 4 March 2020, containing "Further provisions implementing Decree-Law No. 6 of 23 February 2020 on urgent measures for the containment and management of the epidemiological emergency by COVID-19, applicable throughout Italy", published in the Official Journal No. 55 of 4 March 2020;

Having regard to the Decree of the President of the Council of Ministers of 8 March 2020, containing "Further provisions implementing Decree-Law No. 6 of 23 February 2020 on urgent measures for the containment and management of the epidemiological emergency by COVID-19", published in the Official Journal No. 59 of 8 March 2020;

Having regard to the Decree of the President of the Council of Ministers of 9 March 2020, containing "Further provisions implementing Decree-Law No. 6 of 23 February 2020 on urgent measures for the containment and management of the epidemiological emergency by COVID-19, applicable throughout Italy", published in the Official Journal No. 62 of 9 March 2020";
Having regard to the Decree of the President of the Council of Ministers of 11 March 2020, containing "Further provisions implementing Decree-Law No. 6 of 23 February 2020 on urgent measures for the containment and management of the epidemiological emergency by COVID-19, applicable throughout Italy", published in the Official Journal No. 64 of 11 March 2020;

Having regard to the Decree of the President of the Council of Ministers of 22 March 2020, containing "Further provisions implementing Decree-Law No. 6 of 23 February 2020 on urgent measures for the containment and management of the epidemiological emergency by COVID-19, applicable throughout Italy", published in the Official Journal No. 76 of 22 March 2020;

Having regard to the Decree of the President of the Council of Ministers of 10 April 2020, on "Provisions under the Decree Law No. 19 of 25 March 2020 on urgent measures to deal with the epidemiological emergency by COVID-19, applicable throughout the national territory", published in the Official Journal No. 88 of 2 April 2020;

Having regard to the Decree of the President of the Council of Ministers 10 April 2020, on "Further provisions under Decree Law no. 19 of 25 March 2020, on urgent measures to deal with the epidemiological emergency by COVID-19, applicable throughout Italy", published in the Official Journal no. 97 of 11 April 2020;

Having regard to the Order of the Minister of Health of 20 March 2020, on "Further urgent measures for the containment and management of the epidemiological emergency from COVID-19, applicable to the entire national teapot", published in the Official Journal no. 73 of 20 March 2020;

Having regard to the Order of the Minister of Health in agreement with the Minister of Infrastructure and Transport 28 March 2020, published in the Official Journal no. 84 of 28 March 2020, which regulates the entry into the national territory by air, sea, lake, rail and land transport;

Having regard to the Decree of the Ministry of Economic Development of 25 March 2020, published in the Official Journal no. 80 of 26 March 2020, which amended the list of codes in Annex 1 of Decree of the President of the Council of Ministers dated 22 March 2020;

Considering that the World Health Organisation on 30 January 2020 declared the COVID-19 outbreak an international public health emergency;

Having regard to the subsequent World Health Organisation statement of 11 March 2020 in which the COVID-19 outbreak was assessed as a "<pandemic>" given the levels of prevalence and severity achieved at global level;
Having regard to the resolution of the Council of Ministers of 31 January 2020, which declared, for six months, a state of emergency on the national territory relating to the health risk associated with the onset of diseases caused by transmissible viral agents;

Given the evolution of the epidemiological situation, the particularly widespread nature of the epidemic and the increase in cases on the national territory;

Furthermore, the supranational dimension of the epidemic and the involvement of several areas in the national territory make it necessary to take measures to ensure uniformity in the implementation of the prophylaxis programmes drawn up at international and European level;

Taking into account that, pursuant to Article 1, paragraph 1, letter ff) of the Decree of the President of the Council of Ministers dated 10 April 2020, the President of the Region may order the planning of the service provided by local public transport companies, even if not scheduled, aimed at reducing and eliminating services in relation to the health interventions necessary to contain the coronavirus emergency based on actual needs and for the sole purpose of ensuring the minimum essential services. Such provision, however, shall be modulated to avoid congested means of transport at peak hours. The Minister of Infrastructure and Transport, in agreement with the Minister of Health, may order the scheduling with suspension or limitation in the transport services by car, rail, air and sea and inland waters, also by imposing specific obligations on users, crews, carriers and shipowners;

Acknowledged that pursuant to Article 2, paragraph 1, of the Decree of the President of the Council of Ministers of 10 April 2020 the list of codes in Annex 3 to the same decree may be amended by decree of the Minister for Economic Development, after consultation with the Minister for Economic Affairs and Finance;

Having regard to minutes No. 57 of 22 April 2020 and No. 59 of 24-25 April 2020 of the Scientific Technical Committee referred to in Order No. 630 of the Head of the Civil Protection Department of 3 February 2020, as amended and integrated.

Upon a proposal by the Minister for Health, after consulting the Ministers for the Interior, Defence, Economy and Finance, and the Ministers for Foreign Affairs and International Cooperation, Education, Justice, Infrastructure and Transport, University and Research, Agricultural, Food and Forestry Policies, Cultural Goods and Activities and Tourism, Labour and Social Policies, Public Administration, Youth Policies and Sport, Regional Affairs and Autonomies, and after consulting the President of the Conference of Presidents of the Regions and Autonomous Provinces;
DECLARES:

Art. 1

Urgent measures to contain the contagion throughout the national territory

1. The following measures are taken throughout the country to counter and contain the spread of the COVID-19 virus:
(a) only movements motivated by proven occupational needs or situations of need or for health reasons shall be permitted; only movements necessary to meet relatives are permitted as long as the prohibition of grouping, interpersonal distance of at least one metre is respected and respiratory tract protection is used; in any case, all natural persons are forbidden to move or travel, by public or private means of transport, to a region other than the one in which they are currently located, except for proven work needs, absolute urgency or health reasons; in any case, everyone is allowed to return to one’s domicile, home or residence;
(b) subjects with symptoms of respiratory infection and fever (over 37.5° C) must stay at home and limit social contacts as much as possible; they have to contact the family doctor;
(c) for persons subject to the measure of quarantine or positive to the virus it is absolutely forbidden to move from their home or residence;
(d) any form of assembly of persons in public and private places is prohibited; the mayor may order the temporary closure of specific areas where compliance with the provisions of this letter cannot be ensured;
(e) the access to public parks, villas and gardens shall be subject to strict conditions in compliance with the provisions of letter (d), as well as to the interpersonal safety distance of one metre; the mayor may order the temporary closure of specific areas where compliance with the provisions of this letter cannot be otherwise ensured; playgrounds shall remain closed;
(f) it is forbidden to play or carry out recreational activities outdoors; it is permitted to carry out recreational activity or motor activity, individually or with a companion in case for minors or people not completely self-sufficient, as long as the interpersonal safety distance of at least two metres for sports activity and at least one metre for any other activity is respected;
(g) sports events and competitions of any order and discipline in public or private places shall be suspended. In order to allow the gradual resumption
(e) public access to public parks, villas and gardens in compliance with priority health protection requirements related to the risk of spread by COVID-19, the training sessions of athletes, both professional and non-professional - recognized as being of national interest by the Italian National Olympic Committee (CONI), the Italian Paralympic Committee (CIP) and their respective federations, in view of their participation in the Olympic Games or national and international events - are allowed, in compliance with the rules of social distancing and without spectators, for athletes of individual sports disciplines. For these purposes, special guidelines are issued, after validation by the technical-scientific committee set up at the Civil Protection Department, by the Office for Sport of the Presidency of the Council of Ministers, upon proposal of CONI or CIP, after consultation with the Italian Medical Federation, the National Sports Federations, the Associated Sports Disciplines and Sports Promotion Bodies;
(h) lifts in ski areas are closed;
i) the events organised, events and shows of any kind with the presence of the public, including those
of a cultural, recreational, sporting, religious and trade fair nature, held in any place, whether public or private, are suspended, such as, for example, public and private parties, including in private homes, events of any type and entity, cinemas, theatres, pubs, dance schools, amusement arcades, betting and bingo halls, discos and similar establishments; in the aforesaid places and suspended all activities; the opening of places of worship is conditional on the adoption of organizational measures such as to avoid crowds of people, taking into account the size and characteristics of the places, and such as to ensure that visitors can respect the distance between them of at least one meter. Civil and religious ceremonies are suspended; funeral ceremonies are allowed with the exclusive participation of relatives and, in any case, up to a maximum of fifteen people, with function to be carried out preferably outdoors, wearing respiratory tract protection and strictly respecting the interpersonal safety distance of at least one meter; j) The services for the opening to the public of museums and other cultural institutes and institutions, as per art. 101 of the Cultural Heritage and Landscape Code, as per Legislative Decree no. 42 of 22 January 2004, are suspended; k) the educational services for children referred to in art. 101 of the Code of Cultural Heritage and Landscape, as per Legislative Decree no. 42 of 22 January 2004, are suspended. 2 of the legislative decree 13th April 2017, n. 65, and educational activities in schools of all levels and levels, as well as the attendance of school activities and higher education, including universities and institutions of Higher Artistic Musical and Professional Training and Choreutics, professional courses, masters, courses for health care professions and universities for the elderly, as well as professional courses and training activities carried out by other public bodies, including tenants and local and private entities, without prejudice in any case to the possibility of carrying out distance learning activities. Specific training courses in general medicine are excluded from the suspension. The courses for doctors in specialist training and the activities of trainees in the health and medical professions may in any case continue even in non-attendance mode. In order to maintain social distancing, any other form of alternative aggregation shall be excluded. The meetings of the collegiate bodies are suspended in the presence of educational and educational institutions of all levels. The managing bodies shall ensure the cleanliness of the environments and the administrative and accounting requirements concerning the educational services for children referred to, not belonging to educational circles or comprehensive institutions; l) educational trips, exchange or twinning initiatives, guided tours and educational visits, whatever they may be called, planned by educational institutions of all levels, are suspended; m) school leaders shall activate, for the entire duration of the suspension of teaching activities in schools, distance teaching methods also taking into account the specific needs of students with disabilities; n) in the Universities and Institutes of Higher artistic, musical, and choreutic training, for the whole duration of the suspension, the didactic or curricular activities can be carried out, where possible, remotely; the remote methods shall be identified by the same Universities and Institutions having particular regard to the specific needs of students with disabilities; the Universities and Institutes, after the resumption of the ordinary activities, shall ensure, where deemed necessary and in any case identifying the relative modalities, the recovery of training and curricular activities as well as tests or assessments, also intermediate, functional to the completion of the educational path; in universities, institutions of high artistic musical and choreutic training and public research institutions, exams, internships, research and experimental and/or didactic laboratory activities and exercises may be carried out; the use of libraries is also permitted, provided that spaces and work are arranged in such a way as to reduce the risk of proximity and aggregation and organizational measures of prevention and protection are adopted also within the field of higher education and research taking into account the
specific needs of people with disabilities, referred to in the "Technical document on possible remodulation of measures to contain SARS-CoV-2 infection in the workplace and prevention strategies" published by INAIL (National Institute for Insurance against Accidents at Work). For the purposes referred to in the previous period, universities, institutions of higher artistic musical and choreographic training and public research bodies shall ensure, pursuant to Article 87, paragraph 1, letter a), of Decree-Law no. 18 of 17 March 2020, the presence of the staff necessary to carry out the above activities; 
o) for the benefit of students who are not allowed, due to the needs related to the health emergency referred to in this decree, to participate in the teaching activities of universities and institutions of higher artistic musical and choreutic training, such activities may be carried out, if possible, remotely; the remote learning methods shall be identified by the same universities and institutions, also taking into account the specific needs of students with disabilities; the Universities and Institutions shall ensure, where deemed necessary and in any case identifying the relative methods, the recovery of training activities, as well as curricular activities, or any other test or intermediate that are functional to the completion of the educational path; the absences made by the students referred to in this letter are not counted for the purposes of eventual admission to the final exams as well as for the relative evaluations;
p) the administrations to which they belong may, by general managerial decree or similar measure in relation to their respective legal systems, redefine the teaching and organisational procedures for training courses and university courses for police and armed forces personnel, in progress as at 9 March 2020, to which the provisions set out in art. 2, paragraph 1, letter h) decree of the President of the Council of Ministers of 8 March 2020 applies also providing for the use of remote teaching activities and examinations and the possible cancellation of tests not yet carried out, without prejudice to the validity of examinations already taken for the purposes of forming the final ranking of the course. The periods of absence from these training courses, however related to the epidemiological phenomenon of COVID-19, do not contribute to the achievement of the limit of absences whose exceeding leads to postponement, admission to the recovery of the year or discharge from the same courses; q) private insolvency procedures are suspended except in cases where the assessment of candidates is carried out exclusively on a curricular basis or at a distance; for public insolvency procedures the provisions of Article 87, paragraph 5, of Decree-Law no. 18 of 17 March 2020 and Article 4 of Decree-Law no. 22 of 8 April 2020 remain unaffected; 
r) the ordinary leave of health and technical personnel, as well as personnel whose work is necessary to manage the activities required by the crisis units set up at regional level, shall be suspended;
s) congresses, meetings and social events, in which health personnel or personnel in charge of carrying out essential public services or public utilities are involved, shall be suspended; any other convention or conference activities shall also be postponed until after the expiry of this decree; 
t) in all possible cases, when meetings are held, remote connection methods shall be adopted, with particular reference to health and sociomedical facilities, public utility services and coordination activated in the context of the COVID-19 emergency, in any case guaranteeing the respect of the safety distance of one metre; 
u) the activities of gyms, sports centres, swimming pools, swimming centres, wellness centres, spas (except for the provision of services falling within the essential levels of care), cultural centres, social centres, leisure centres are suspended; 
v) the suitability examinations referred to in Article 121 of Legislative Decree no. 285, to be carried out at the peripheral offices of the civil motorisation; by means of a special management order, in
favour of candidates who have not been able to take the examinations due to the suspension, the extension of the terms provided for in Articles 121 and 122 of Legislative Decree No. 285 of 30 April 1992 is ordered;

(w) persons accompanying patients shall not be allowed to remain in the waiting rooms of emergency and reception and first aid (A&E/ER) departments, unless specifically instructed otherwise by the medical staff in charge;

(x) the access of relatives and visitors to hospitality and long-term care facilities, assisted health residences (RSA), hospices, rehabilitation facilities and residential facilities for the elderly, self-sufficient or not, is limited only to cases indicated by the health management of the facility, which is obliged to take the necessary measures to prevent possible transmission of infection;

(y) taking into account the indications provided by the Ministry of Health, in agreement with the coordinator of the interventions for overcoming the coronavirus emergency, the territorial organisations of the National Health Service provide the Ministry of Justice with suitable support for the containment of the spread of the COVID-19 contagion, also by means of suitable precautions to ensure, in accordance with the health protocols drawn up by the General Directorate of Health Prevention of the Ministry of Health, new entries in prisons and penal institutions for minors. Symptomatic cases of new entries are placed in isolation from other inmates, recommending that the possibility of alternative home detention measures should be considered. Interviews are conducted by telephone or video, also in derogation from the duration currently provided for by the provisions in force. In exceptional cases, personal interviews may be authorised, provided that two metre distance is absolutely guaranteed. It is recommended to limit permits and semi-freedom or to modify the relevant regimes so as to avoid leaving and returning from prisons, considering the possibility of alternative home detention measures;

(z) Retail trade activities shall be suspended, except for the sale of food and vital products as identified in Annex 1, both as for neighbourhood shops and medium and large-scale distribution, including trade activities in shopping centres, provided that access to these activities alone is allowed. Markets shall be closed, regardless of the type of activity carried out, except for activities aimed at the sale of foodstuffs only. Newsagents, tobacconists, pharmacies and para pharmacies remain open. In any case, the interpersonal safety distance of one meter must be guaranteed.;

(aa) The activities of catering services (including bars, pubs, restaurants, ice-cream parlours, pastry shops) shall be suspended, except for canteens and continuous catering on a contractual basis, which guarantee an interpersonal safety distance of one metre. Only catering with home delivery in compliance with health and hygiene regulations is allowed, both for packaging and transport activities, as well as take-away catering without prejudice to the obligation to respect the interpersonal safety distance of at least one metre, the prohibition to consume food inside the premises and the prohibition to stay in the immediate vicinity of the same;

(bb) food and drink shops located within the train and harbours shall be closed, as well as those in service and refuelling areas, with the exception of those located along motorways, 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 that the interpersonal distance of at least one metre is respected;

(cc) The activities relating to personal services (including hairdressers, barbers, beauticians) other than those identified in Annex 2 shall be suspended;

(dd) commercial establishments whose activity is not suspended pursuant to this Decree are required to ensure, in addition to the interpersonal distance of one metre, that entries are made in a deferred manner and that customer are prevented from staying on the premises longer than the
time necessary to purchase the goods. It is also recommended that the measures set out in Annex 5 be applied;

ee) The banking, financial and insurance services, as well as the activities of the agricultural, livestock and agri-food processing sector, including the supply chains that provide goods and services, shall remain guaranteed in compliance with health and hygiene standards;

ff) the President of the Region shall arrange for the planning of the service provided by the companies in charge of the Region local public transport, including non-scheduled public transport, aimed at reducing and eliminating services in relation to the health measures necessary to contain the COVID-19 emergency on the basis of actual needs and for the sole purpose of ensuring the minimum essential services. However, the provision of such services shall be modulated to avoid overcrowding of means of transport at the peak hours when there is the greatest presence of users. For the same purposes, the Minister of Infrastructure and Transport, by Decree adopted in agreement with the Minister of Health, may order, in order to contain the health emergency from COVID-19, reductions, suspensions or limitations in transport services, including international, automotive, railway, air, sea and inland waters, also imposing specific obligations on users, crews, as well as carriers and shipowners;

gg) without prejudice to the provisions of Article 87 of Decree-Law no. 18 of 17 March 2020, for public employers, the agile working method governed by Articles 18 to 23 of Law no. 81 of Law no. 81 of 22 May 2017, may be applied by private employers to all employment relationships, in compliance with the principles dictated by the aforementioned provisions, even in the absence of the individual agreements provided for therein; the reporting obligations set forth in Article 22 of Law no. 81 of 22 May 2017 are fulfilled electronically, also by using the documentation made available on the website of the National Institute for Occupational Accident Insurance (INAIL);

hh) in any case, it is recommended that public and private employers promote the use of periods of ordinary leave and holidays, without prejudice to the provisions of the previous letter, and by Article 2, paragraph 2;

ii) With regard to professional activities, it is recommended that:

a) companies make the maximum use of agile working arrangements for the activities that can be carried out at home or at distance;

b) paid holidays and paid leave for employees, as well as other means of collective bargaining, are encouraged;

c) safety protocols are implemented to contain the transmission and, where it is not possible to respect the interpersonal distance of one metre as the main containment measure, the adoption of personal protective equipment is recommended;

d) the sanitation of workplaces is encouraged, including the use of social buffers for this purpose;

(jj) Annexes l and 2 may be amended by decree of the Minister for Economic Development after consultation with the Minister for Economic Affairs and Finance.

Art. 2

Measures to contain the contagion for the safe performance of industrial and commercial production activities

1. All industrial and commercial production activities shall be suspended throughout the national territory, except for those listed in Annex 3. The list of codes in Annex 3 may be amended by decree
of the Minister for Economic Development, after consultation with the Minister for Economic Affairs and Finance. For public administrations, the provisions of Article 87 of Decree-Law No 18 of 17 March 2020 and Article 1 of this Decree shall remain unchanged; the provisions of Article 1 of this Decree shall also remain unchanged for commercial activities and professional services.

2. Production activities suspended as a result of the provisions of this Article may, however, continue if organized in remote or agile working mode.

3. The activities that supply services of public utility are, however, permitted, as well as essential services as per Law No. 146 of June 12, 1990, without prejudice to what is provided by Art. 1 for museums and other cultural institutes and places, as well as for services that concern education.

4. It is always allowed the activity of production, transport, marketing and delivery of medicines, health technology and medical-surgical devices as well as agricultural and food products. Any activity that is in any case functional to deal with emergencies is also permitted.

5. Undertakings holding general authorisation pursuant to Legislative Decree No 261 of 22 July 1999 shall give priority to the distribution and delivery of perishable products and necessities.

6. Companies whose activities are not suspended shall comply with the contents of the shared regulatory protocol for measures to combat and contain the spread of the covid-19 virus in the workplace signed on 24 April 2020 between the Government and the social partners referred to in Annex 6, as well as, for their respective areas of competence, the shared regulatory protocol for the containment of the spread of covid-19 in construction sites, signed on 24 April 2020 between the Minister for Infrastructure and Transport, the Ministry of Labour and Social Policy and the social partners, as set out in Annex 7, and the shared regulatory protocol for the containment of the spread of covid-19 in the transport and logistics sector signed on 20 March 2020, as set out in the Annex.

8. Failure to implement protocols that do not ensure adequate levels of protection shall result in the suspension of the activity until safety conditions are restored.

7. The companies, whose activities should be suspended as a result of the amendments referred to in Annex 3, or for any other reason, complete the activities necessary for the suspension, including the shipment of the goods in stock, within three days of the adoption of the amending decree or in any case of the measure that determines the suspension.

9. The companies, which resume their activity as from 4th May 2020, can carry out all the preparatory activities for the reopening as from 27th April 2020.

10. The companies, whose activities are in any case permitted on the date of entry into force of this decree, shall continue their activities in accordance with the provisions of paragraph 6.

11. In order to ensure that production activities are carried out in safe conditions, the Regions shall monitor on a daily basis the epidemiological situation in their territories and, in relation to this trend, the conditions of adequacy of the regional health system. The monitoring data shall be communicated daily by the Regions to the Ministry of Health, the Higher Institute of Health and the technical-scientific committee referred to in the Order of the Head of the Department of Civil Protection of 3 February 2020, no. 630, and subsequent amendments. In cases where monitoring reveals an increase in health risk, identified in accordance with the principles for monitoring health risk in Annex 10 and in accordance with the criteria established by the Minister of Health within five days of April 27, 2020, the President of the Region shall promptly propose to the Minister of Health, for the immediate exercise
of the powers referred to in the article 2, paragraph 2, of Decree-Law No 19 of 25 March 2020, the restrictive measures necessary and urgent for production activities in the areas of the regional territory specifically affected by the aggravation.

Art. 3

Information and prevention measures on the whole national territory

1. The following measures shall also apply throughout the national territory:

   a) health personnel shall comply with the appropriate measures for the prevention of the spread of respiratory infections provided for by the regulations in force and by the Ministry of Health on the basis of the indications of the World Health Organization and the heads of the individual structures shall apply the indications for the sanitization and disinfection of the environments provided by the Ministry of Health;

   b) it is expressly recommended to all elderly people or people suffering from chronic diseases, have comorbidities or congenital or acquired immunodepression, to avoid leaving their home or residence outside the cases of strict necessity;

   c) in the educational services for children referred to in Legislative Decree no. 65 of 13 April 2017, in the schools of all levels, in universities, in the offices of the remaining public administrations, the information on health and hygiene prevention measures set out in Annex 4 shall be displayed in the bee1sters to the general public, i.e. those with the highest crowding and transit;

   d) mayors and trade associations shall promote the dissemination of information on the preventive health and hygiene measures set out in Annex 4 also in commercial establishments;

   e) disinfectant solutions for hand hygiene shall be made available to employees, users and visitors in public administration and, in particular, in the areas of access to health service facilities and in all premises open to the public, in accordance with the provisions of the Directive of the Minister for Public Administration of 25 February 2020, n. 1;

   f) public transport companies, also long-distance trains, shall take extraordinary measures to sanitise vehicles, repeated at short intervals;

   g) the application of the preventive health and hygiene measures set out in Annex 4 is recommended.

2. In order to contain the spread of the COVID-19 virus, respiratory tract protection must be used in closed public places accessible to the public, including means of transport, and in any case on all occasions when it is not possible to guarantee continuous maintenance of the safety distance. Children under six years of age are not subject to the obligation, as well as persons with forms of disability that are not compatible with the continuous use of the mask or persons interacting with the aforementioned ones.

3. For the purposes referred to in paragraph 2, community masks may be used, i.e. disposable masks or washable masks, including self-produced ones, made of multilayer materials suitable to provide an adequate barrier and, at the same time, that guarantee comfort and breathability, adequate shape and adherence to cover from the chin above the nose.

4. The use of community masks is in addition to other protective measures aimed at reducing contagion (such as physical distancing and constant and accurate hand hygiene) which remain unchanged and a priority.
Art. 4

Provisions regarding the entry in Italy

3. Persons who enter Italy in the manner set forth in paragraph 1, even if asymptomatic, are obliged to immediately notify the Prevention Department of the competent health authority for the territory and are subject to health surveillance and fiduciary isolation for a period of fourteen days at the home or residence previously indicated at the time of boarding in accordance with paragraph 1, letter b). In the event of the onset of COVID-19 symptoms, they are obliged to report this situation promptly to the Health Authority by means of dedicated telephone numbers.

4. In the hypothesis referred to in paragraph 3, if it is not possible for one or more persons to actually reach the home or residence, indicated at the end of the period of health surveillance and isolation, from the place of disembarkation of the means of transport used to enter Italy by private transport, without prejudice to the verification by the judicial authorities of any falsehood of the declaration made at the time of boarding in accordance with the aforementioned letter b) of paragraph 1, the Health Authority competent for the territory shall immediately inform the Regional Civil Protection which, in coordination with the Civil Protection Department of the Presidency of the Council of Ministers, shall determine the procedures and the place where health surveillance and fiduciary isolation are to be carried out, with costs to be borne exclusively by the persons subject to the aforementioned measure. In the event of the onset of COVID-19 symptoms, the persons referred to in the previous period are obliged to report this situation promptly to the Health Authority through dedicated telephone numbers.

5. Without prejudice to the provisions of art. 1, paragraph 1, letter a), natural persons entering Italy by private means, even if asymptomatic, are obliged to immediately report their entry into Italy to the Prevention Department of the health authority responsible for the place where the period of health surveillance and fiduciary isolation will take place, and are subject to health surveillance and fiduciary isolation for a period of fourteen days at the home or residence indicated in the same communication. In the event of the onset of COVID-19 symptoms, they are obliged to report this situation promptly to the Health Authority by means of dedicated telephone numbers.

6. In the hypothesis referred to in paragraph 5, if it is not possible to reach the home or residence, indicated as the place where the period of health surveillance and fiduciary isolation is to be carried out, natural persons are required to notify the Health Authority competent for the territory, which shall immediately inform the Regional Civil Protection which, in coordination with the Civil Protection Department of the Presidency of the Council of Ministers, shall determine the procedures and the place where the health surveillance and fiduciary isolation is to be carried out, with costs to be borne exclusively by the persons subject to the aforementioned measure.

7. Except in cases where there are symptoms of COVID-19, during the period of health surveillance and trustee isolation carried out in the manner provided for in the preceding paragraphs, it is always permitted for persons subject to such measures to start counting a new period of health surveillance and trustee isolation in another dwelling or residence, other than that previously indicated by the Health Authority, provided that the declaration provided for in point (b) of paragraph 1 is sent to the Health Authority, supplemented by an indication of the intended itinerary, and ensuring that the transfer to the new dwelling or residence takes place in the manner provided for in point (b). The Health Authority,
upon receipt of the communication referred to in the previous period, shall immediately forward it to the Prevention Department of the health company territorially competent in relation to the place of destination for checks and inspections of competence.

8. The public health operator and the public health services with territorial competence shall, on the basis of the communications referred to in this Article, prescribe residence at home in accordance with the following procedures:
(a) they shall contact by telephone and provide information, as detailed and documented as possible, on the areas of stay and the route of the journey made during the previous 14 days, with a view to an appropriate assessment of the risk of exposure;
(b) having initiated health surveillance and trustee isolation, the public health operator shall also inform the general practitioner or the paediatrician of his or her free choice from whom the subject is being assisted also for the purposes of possible certification for INPS (the Italian National Social Security Institution) purposes (INPS HERMES circular 0000716 of 25 February 2020);
(c) where certification for INPS purposes is required for absence from work, a statement shall be made to the INPS, the employer and the general practitioner or the paediatrician of choice stating that the person has been placed in precautionary quarantine for public health reasons, specifying the start and end date;
(d) ascertain the absence of fever or other symptoms of the subject to be placed in isolation, as well as any other cohabitants;
(e) inform the person of the symptoms, the characteristics of contagiousness, the mode of transmission of the disease, the measures to be implemented to protect any cohabitants in the event of the appearance of symptoms;
(f) inform the person about the need to measure body temperature twice a day (morning and evening) and to maintain it:
   (1) the state of isolation for fourteen days since the last exposure;
   (2) the prohibition of social contact;
   (3) a ban on travel and travel;
   4) the obligation to remain accessible for surveillance activities;:
   (g) in case of symptoms the person under surveillance must:
   (l) immediately inform the general practitioner or paediatrician of his or her free choice and the public health professional;
   (2) wear the surgical mask provided at the start of the health procedure and move away from it from the other cohabitants;
   3) stay in their own room with the door closed ensuring adequate natural ventilation, waiting for the transfer to the hospital, if necessary;
   h) the public health operator shall contact the person under surveillance on a daily basis in order to obtain information on the health conditions. In case of symptomatology, after consulting the general practitioner or the paediatrician of free choice, the public health doctor shall proceed in accordance with the provisions of Circular no. 5443 of the Ministry of Health of 22 February 2020, as amended and supplemented.

9. The provisions of paragraphs 1 to 8 shall not apply:
(a) the crew of means of transport;
(b) crew members belonging to companies having their registered office in Italy;
(c) health personnel entering Italy for the exercise of professional health qualifications, including the
temporary exercise referred to in Article 13 of Decree-Law no. 18 of 17 March 2020;
d) to cross-border workers entering and leaving the national territory for proven reasons of work and for the consequent return to their residence, dwelling or stay, in compliance with the provisions of art. I, paragraph I, letter a) of this decree.

10. In exceptional cases and, in any case, only in the presence of needs for the protection of citizens abroad and the fulfilment of international and European obligations, including those arising from the implementation of Directive (EU) 2015/637 of the Council of 20 April 2015, on coordination and cooperation measures to facilitate consular protection of Union citizens not represented in third countries and repealing Decision 95/553/EC, by decree of the Minister of Infrastructure and Transport, adopted on the proposal of the Minister of Foreign Affairs and International Cooperation and in agreement with the Minister of Health, specific and temporary derogations to the provisions of this article may be provided.

**Art. 5**

**Transits and short stays in Italy**

1. By way of derogation from the provisions of Article 4, exclusively for proven work requirements and for a period not exceeding 72 hours, unless justified for specific requirements of a further 48 hours, any person intending to enter the national territory, by air, sea, lake, rail or land transport, is required, for the purposes of access to the service, to deliver to the carrier, at the time of embarkation, a declaration made pursuant to Articles 46 and 47 of Presidential Decree of 28 December 2000, No 445 of 28 December 2000, indicating clearly and in detail, in such a way as to allow verification by the carrier or shipowner, of

   a) proven work requirements and length of stay in Italy;

   b) full address of the dwelling, residence or place of stay in Italy and the private means of transport that will be used to reach it from the place of disembarkation; in case of more than one dwelling, residence or place of stay, complete addresses of each of them and indication of the private means of transport used to make the transfers;

   c) telephone number, also mobile, from which to receive communications during your stay in Italy.

2. With the declaration referred to in paragraph I, the obligations are also assumed:

   a) at the end of the period of stay indicated pursuant to letter a) of paragraph I, to leave the national territory immediately and, failing that, to begin the period of health surveillance and fiduciary isolation for a period of fourteen days at the home, residence or place of stay indicated pursuant to letter b) of the same paragraph I;

   b) to report, in the event of the occurrence of COVID-19 symptoms, this situation promptly to the Prevention Department of the local Health Authority through the dedicated telephone numbers and to undergo isolation, pending the consequent decisions of the Health Authority.

3. Carriers and shipowners shall acquire and verify before boarding the documentation referred to in paragraph I, providing for the measurement of the temperature of individual
passengers and prohibiting boarding if they show a fever or if the above documentation is not complete. They are also required to adopt the organizational measures that, in accordance with the indications of the "Shared regulatory protocol for the containment of the spread of covid-19 in the transport and logistics sector" of the sector signed on March 20, 2020, referred to in Annex 8, as well as the "Guidelines for information to users and organizational procedures for the containment of the spread of covid-19", as set out in Annex 9, shall ensure at all times during the journey an interpersonal distance of at least one metre between passengers carried and the use by the crew and passengers of personal protective equipment, together with an indication of the situations in which such equipment may be temporarily and exceptionally removed. The carrier shall ensure that, at the time of embarkation, passengers without such means of personal protection are provided with them.

4. Those who enter the Italian territory, for the reasons and according to the procedures described in paragraph 1, even if asymptomatic, are required to immediately notify this circumstance to the Prevention Department of the competent health company according to the place of entry into the national territory.

5. By way of derogation from the provisions of Article 4, exclusively for proven work requirements and for a period not exceeding 72 hours, unless justified for specific needs of a further 48 hours, anyone wishing to enter the national territory, by private means of transport, is required to immediately notify the Prevention Department of the competent health authority of the place of entry into the national territory, making at the same time a declaration, in accordance with Articles 46 and 47 of the Decree of the President of the Republic of 28 December 2000, No. 445 of 28 December 2000, containing the indication in a clear and detailed manner, such as to allow verification by the competent authorities, of:

(a) proven work requirements and length of stay in Italy;

b) complete address of the dwelling, residence or place of stay in Italy and the private means of transport that will be used to reach it; in case of more than one dwelling, residence or place of stay, complete addresses of each of them and the private means of transport used to make the transfers;

c) telephone number, including mobile telephone number, from which communications may be received during the stay in Italy.

6. By means of the declaration referred to in paragraph 5, the obligations shall also be assumed:

(a) at the end of the period of stay, to leave the national territory immediately and, failing that, to begin the period of health surveillance and trustee isolation for a period of fourteen days at the home, residence or place of stay indicated in the communication;

b) to report, in the event of the onset of COVID-19 symptoms, this situation promptly to the Prevention Department of the local Health Authority by means of dedicated telephone numbers and to undergo isolation, pending the consequent decisions of the Health Authority.

7. In case of land transport, the transit, by private means, through the Italian territory is authorized also to reach another State (EU or non-EU), without prejudice to the obligation to
immediately notify the Prevention Department of the competent health company according to the place of entry into the national territory and, in case of onset of symptoms COVID-19, to promptly report this situation to the Health Authority through the dedicated telephone numbers. The maximum period of stay in the Italian territory is 24 hours, which can be extended for specific and proven needs for a further 12 hours. In case of exceeding the period of stay provided for in this paragraph, the obligations of communication and submission to health surveillance and fiduciary isolation provided for by art. 4, paragraphs 6 and 7 shall apply.

8. In case of air transport, the obligations set forth in paragraphs 1, 2 and 4, as well as those set forth in art. 4, paragraphs 1 and 3, do not apply to transit passengers with final destination in another State (EU or non-EU), without prejudice to the obligation to report, in case of onset of symptoms COVID-19, this situation promptly to the Prevention Department of the local Health Authority through the dedicated telephone numbers and to submit, pending the consequent determinations of the Health Authority, to isolation. Passengers in transit, with final destination in another State (EU or non-EU) or in another location in the national territory, are in any case required:

   a) for the purpose of access to the transport service to Italy, to deliver to the carrier at the time of boarding a declaration made pursuant to Articles 46 and 47 of the Decree of the President of the Republic of 28 December 2000, n. 445, containing the indication in a clear and detailed manner, such as to allow checks by carriers or shipowners, of

      (1) reasons for the journey and duration of the stay in Italy;
      (2) place in Italy or other State (EU or non-EU) of final destination, identification code of the ticket and the scheduled means of transport used to reach the final destination;

   3) telephone number, including mobile number, from which to receive communications during your stay in Italy;

   b) not to leave the areas specifically designated for them within the terminals.

9. In the case of air transport, transit passengers with final destination within the Italian territory shall make the communication referred to in paragraph 4 or that provided for in Article 4, paragraph 3, following disembarkation at the place of final destination and to the prevention department of the health company territorially competent according to that place. The place of final destination, also for the purposes of the application of art. 4, paragraph 4, is considered as the place of disembarkation of the means of transport used to enter Italy.

10. The provisions of this article shall not apply:

   (a) the crew of the means of transport;

   (b) the crew of travelling personnel belonging to companies having their registered office in Italy;

   (c) health personnel entering Italy for the exercise of professional health qualifications, including the temporary exercise referred to in Article 13 of Decree-Law no. 18 of 17 March 2020;

   d) to cross-border workers entering and leaving the national territory for proven reasons of work and for the consequent return to their residence, dwelling or stay, in compliance with the provisions of art. 1, paragraph 1, letter a) of this decree.
11. In exceptional cases and, in any case, only in the presence of needs for the protection of citizens abroad and the fulfilment of international and European obligations, including those arising from the implementation of Directive (EU) 2015/637 of the Council of 20 April 2015, on coordination and cooperation measures to facilitate consular protection of Union citizens not represented in third countries and repealing Decision 95/553/EC, by decree of the Minister of Infrastructure and Transpmii, adopted on the proposal of the Minister of Foreign Affairs and International Cooperation and in agreement with the Minister of Health, specific and temporary derogations to the provisions of this article may be provided for.

Art. 6

Provisions on cruise ships and foreign flag ships

1. In order to counter the spread of the epidemiological emergency from COVID-19, cruise services by Italian flag passenger ships are suspended.

2. It is prohibited for all management companies, shipowners and captains of Italian passenger ships engaged in cruise services to take on board passengers in addition to those already on board, from the date of entry into force of this Decree until the end of the cruise in progress.

3. Once all preventive health measures ordered by the competent authorities have been carried out, all management companies, shipowners and masters of Italian passenger ships engaged in cruise services shall disembark all passengers on board in the port at the end of the cruise if they have not already disembarked in previous calls.

4. When disembarking in Italian ports:
   (a) passengers having their residence, domicile or habitual abode in Italy are obliged to immediately notify their entry into Italy to the Prevention Department of the competent health company for the territory and are subject to health surveillance and trustee isolation for a period of fourteen days at the residence, domicile or habitual abode in Italy. In the event of the onset of COVID-19 symptoms, they are obliged to report this situation promptly to the Health Authority via dedicated telephone numbers;
   b) passengers of Italian nationality and resident abroad are obliged to immediately notify the Prevention Department of the competent health authority in Italy of their entry into Italy and are subject to health surveillance and trustee isolation for a period of fourteen days at the location indicated by them when disembarking in Italy to the aforementioned Department; alternatively, they may request to be immediately transferred by air or road to foreign destinations at the expense of the shipowner. In case of onset of COVID-19 symptoms, they are obliged to report this situation promptly to the Health Authority by means of dedicated telephone numbers;
   c) passengers of foreign nationality and resident abroad shall be immediately transferred to foreign destinations at the expense of the shipowner.

5. The passengers referred to in letters a) and b) of paragraph 4 shall reach their residence, domicile, habitual residence in Italy or the place indicated by them at the time of disembarkation
exclusively by private means of transport.

6. Unless otherwise specified by the health authority, if the presence on the ship of at least one case of COVID-19 has been ascertained, passengers for whom close contact is established, within the terms defined by the health authority, shall be subject to health surveillance and trustee isolation at the location indicated by them on the national territory or shall be immediately transferred to foreign destinations, with protected and dedicated transport, and expenses to be paid by the shipowner.

7. The provisions of paragraphs 4 and 6 shall also apply to the crew in relation to their nationality. In any case, the crew is allowed, subject to authorisation from the Health Authority, to be under sanitary surveillance and trustee isolation on board the ship.

8. It is forbidden for management companies, shipowners and captains of foreign-flagged passenger ships engaged in cruise services which are expected to call at Italian ports to enter these ports, including for the purpose of inoperable layovers.

9. In exceptional cases and, in any case, only in the presence of needs for the protection of citizens abroad and the fulfilment of international and European obligations, including those deriving from the implementation of Council Directive (EU) 2015/637 of 20 April 2015, on coordination and cooperation measures to facilitate consular protection of Union citizens not represented in third countries and repealing Decision 95/553/EC, by decree of the Minister of Infrastructure and Transport, adopted on the proposal of the Minister of Foreign Affairs and International Cooperation and in agreement with the Minister of Health, specific and temporary derogations to the provisions of this article may be provided for.

Art. 7

Measures in the field of public line transport

1. In order to counteract and contain the spread of the COVID-19 virus, public transport activities on inland waterways, sea, hinterland, air, lake and inland waterways are carried out, also on the basis of the "Shared regulatory protocol for the containment of the spread of covid - 19 in the transport and logistics sector" signed on 20 March 2020, as set out in Annex 8, as well as the "Guidelines for information to users and organisational procedures for the containment of the spread of covid-19", as set out in Annex 9.

2. In relation to the new organisational or functional requirements, the Minister of Infrastructure and Transport may, by decree, supplement or amend the "Guidelines for information to users and organisational procedures for containing the dissemination of covid-19" and, subject to agreement with the signatories, the "Shared regulatory protocol for containing the dissemination of covid-19 in the transport and logistics sector" signed on 20 March 2020.
Art. 8

Additional specific provisions specific for disability

1. The social and socio-sanitary activities provided under authorization or by convention, including those provided within or by semi-residential centers for people with disabilities, whatever their name, of a social-assistential, socio-educational, multifunctional, socio-occupational, health and socio-sanitary nature are reactivated according to territorial plans, adopted by the Regions, ensuring through any specific protocols compliance with the provisions for the prevention of contagion and the protection of the health of users and operators.

Art. 9

Implementation and monitoring of measures

1. The territorially competent prefect, by informing the Minister of the Interior in advance, shall ensure the implementation of the measures referred to in this decree and shall monitor the implementation of the remaining measures by the competent administrations. The Prefect (Regional Authority) makes use of the police forces, with the possible assistance of the National Fire Brigade Corps and, for health and safety in the workplace, the National Labour Inspectorate and the Carabinieri Command for the protection of work, as well as, where necessary, the armed forces, after hearing the competent territorial commands, notifying the President of the region and the autonomous province concerned.

Art. 10

Final provisions

1. The provisions of this Decree shall apply from 4 May 2020 in place of those of the Decree of the President of the Council of Ministers 10 April 2020 and shall be effective until 7 May 2020, with the exception of the provisions of Article 2, paragraphs 7, 9 and 11, which shall apply from 27 April 2020 cumulatively to the provisions of the aforementioned Decree 10 April 2020.

2. The more restrictive containment measures adopted by the Regions shall continue to apply, also in agreement with the Minister of Health, in relation to specific areas of the regional territory.

3. The provisions of this decree shall apply to the Special Statute Regions and to the Autonomous Provinces of Trento and Bolzano, compatibly with their respective statutes and implementing rules.

Rome, 26 April 2020

THE PRESIDENT OF THE COUNCIL OF MINISTERS
THE MINISTER OF HEALTH