ANNEX

COVID-19 TRAVEL GUIDANCE

For more detailed information and links to the regulatory measures visit www.esteri.it.

According to the regulations issued by the Italian authorities (specifically, Decrees of the President of the Council of Ministers of 7 August, 7 September, 13 October 2020, and 3 December 2020, and the related latest Orders of the Ministry of Health, issued on 18 December and 20 December 2020), travel to Italy is subject to different entry restrictions depending on the country of origin of travel and the period of entry to Italy, as specified below:

A – San Marino and Vatican City: no restrictions apply.

B – Countries and territories with a low epidemiological profile, which will be identified – among those in list C below – by Order of the Ministry of Health, in agreement with the Ministry of Foreign Affairs and International Cooperation. Persons entering Italy from these Countries will only be required to fill in a self-declaration form specifying, (i) the Countries they visited over the 14-day period prior to entering Italy, and (ii) their reasons for travelling.

C – Austria, Belgium, Bulgaria, Cyprus, Croatia, Denmark (including the Faroe Islands and Greenland), Estonia, Finland, France (including Guadeloupe, Martinique, Guyana, Reunion, Mayotte and excluding other overseas territories outside the European mainland), Germany, Greece, Ireland, Latvia, Lithuania, Luxembourg, Malta, Netherlands (excluding territories located outside the European continent), Poland, Portugal (including the Azores and Madeira), Czech Republic, Romania, San Marino, Slovakia, Slovenia, Spain (including territories in Africa), Sweden, Hungary, Iceland, Norway, Liechtenstein, Switzerland, Andorra, Monaco.

Persons entering Italy for non-essential reasons (as opposed to essential reasons, namely, work, health and other matters of absolute urgency) after stopping over in or transiting through those Countries between 21 December 2020 and 6 January 2021 for non-essential reasons, shall be required, on entry, to fill in a self-declaration form and to self-isolate under medical supervision for 14 days, at their final destination in Italy, which can be reached only using private transport and, if taking a connecting flight, without leaving the airport transit area. Exceptions to this rule are given below.

D – Australia, Japan, New Zealand, Rwanda, Republic of Korea, Singapore, Thailand: persons entering Italy from these countries are required to fill in a self-declaration form and to self-isolate under medical supervision for 14 days, at their final destination in Italy, which can be reached only using private transport and, if taking a connecting flight, without leaving the airport transit area. Exceptions to this rule are given below.

E – All other countries not included in the previous lists: there are no restrictions on travel to Italy from all other countries not included in the above lists for Italian/EU/Schengen citizens and family members, besides holders of long-term resident status and their family members (Directive 2004/38/EC), and unmarried partners in a proven stable relationship (regardless of
whether or not they cohabit) with Italian/EU/Schengen citizens or long-term residents, if travelling to their partner's home or place of residence in Italy. Persons not belonging to the categories mentioned above may enter Italy from group E countries only for specific reasons, such as, work, study, health, or other absolutely essential reasons or to return to their home or place of residence. Travellers shall be required, on entry, to fill in a self-declaration form and to self-isolate under medical supervision for 14 days, at their final destination in Italy, which can be reached only using private transport and, if taking a connecting flight, without leaving the airport transit area. Exceptions to this rule are given below.

**NB: for travelers from the United Kingdom of Great Britain and Northern Ireland** (including the Channel Islands, Isle of Man, Gibraltar and the British military base areas in Cyprus, and excluding the Overseas Territories outside the European continent for the international relations of which the UK is responsible): by Order of the Ministry of Health of 20 December 2020, entry to Italy is absolutely and strictly forbidden – until 6 January 2021 – to all persons who visited or transited through the UK in the 14-day period prior to entering Italy, with no exceptions.

**EXCEPTIONS**

The self-isolation requirement, under medical supervision, does not apply to the following persons, provided that they do not show symptoms of infection with Covid-19 and that they did not visit or transit through any of the countries included in List C (for non-essential reasons), between 21 December 2020 and 6 January 2021:

- transport crew members;
- haulage workers;
- persons entering the country for work reasons regulated by specific security protocols, approved by the competent health authority;
- persons entering the country for reasons that cannot be postponed, including participation in international sports events, subject to prior authorisation by the Ministry of Health and to the obligation to present to the carrier, or any other competent control authority, a negative swab test result obtained within a 48-hour timespan prior to entering Italy;
- whoever (regardless of nationality) enters Italy for a period not exceeding 120 hours for proven work, health, or absolutely essential reasons, subject to the obligation to immediately leave the country at the end of the said period, or, if unable to do so, to self-isolate under medical supervision;
- whoever (regardless of nationality) travels through the country, by private means, for a period of no more than 36 hours, subject to the obligation to immediately leave the country at the end of the said period, or, if unable to do so, to self-isolate under medical supervision;
- citizens and residents of the countries and territories included in lists A, B, C and D entering Italy for proven work reasons;
- health personnel entering Italy to practice a healthcare profession, also on a temporary basis, pursuant to Article 13 of Decree Law 18/2020;
- cross-border workers entering and leaving the country for proven work reasons and returning to their home or place of residence;
• employees of corporations or entities with headquarters or branch offices in Italy and travelling abroad for proven work reasons for no longer than 120 hours;
• officials and other servants, however designated, of the European Union or international organisations, diplomatic agents, administrative and technical staff of diplomatic missions, consular officials and personnel, and members of the armed forces and law enforcement agencies in the exercise of their functions;
• students attending a study programme in a country other than the country of residence or home country, to which they return on a daily basis or at least once a week;
• persons travelling on "Covid-tested" flights, in accordance with the order issued by the Minister of Health of 23 November 2020, as amended.