MILITARY ORDINANCE

no. 7 of 04.04.2020 on measures for preventing the spread of COVID-19


Considering the assessment made by the National Committee for Special Emergency Situations, approved by the Decision no. 18 of 04.04.2020,

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

Based on Article 20 letter n) from the Government Emergency Ordinance no. 1/1999, as subsequently amended and supplemented,

The Minister of Home Affairs issues the following military ordinance:

Chapter I

Establishing the quarantine measure in the city of Țăndărei, Ialomița county

Article 1. – For the duration of the state of emergency, the quarantine measure is established in the city of Țăndărei, Ialomița county.

Article 2. - In the city under quarantine referred to in Article 1, entry and exit shall be permitted for:

a) transport of goods, irrespective of their nature, of the raw materials or resources necessary for the running of the economic activities in the mentioned city, as well as of supplies for the population;

b) persons not residing in the area under quarantine but who carry out economic activities or in the field of defense, public order, national security, sanitary sector, emergency situations, local public administration, social assistance and protection, judiciary, public utility services, energy, agriculture, food, water supply, communications and transport.

Article 3. - The Ministry of Transport, Infrastructure and Communications, as well as the economic operators in the field of rail passenger transport, shall not sell tickets / subscriptions or other travel titles for the transport of passengers in the quarantined area unless they comply with the provisions of article 2.

Article 4. – In the city established according to art. 1, all prohibitions and restrictions set up by the military ordinances issued during the state of emergency are to be applied accordingly.
Article 5. – Ialomița County Coordination and Management Centre for the Intervention is hereby empowered to establish additional measures and derogations to the provisions laid down in Article 2, with the agreement of the County Committee for Emergency Situations.

Article 6. - (1) The authorities with competencies in the field of defense, public order and national security shall establish specific measures to prevent and limit the entry, respectively the exit of the persons in / from the quarantined locality.

(2) The authorities of the local and county public administration will notify the obligations incumbent upon the persons, regarding the movement and access in / from the quarantined city.

(3) The application of the verification, control and access measures in / from the quarantined city is carried out by the personnel of the structures of the Ministry of Home Affairs in collaboration with those of the Ministry of National Defense.

Article 7. - The Ialomița County Council, the mayor and the local council of the city of Țăndărei will take measures to ensure the functioning of the protection and social assistance services, the proper functioning of the public utilities services, as well as the supply of basic food for the persons without supporters or another form of aid that cannot be moved from the home / household.

Article 8. - It is strictly forbidden to enter/exit in/from the city of Țăndărei, Ialomița county, through other areas and access roads than those open to public circulation on European, national, county and communal roads.

Chapter II
Other measures to prevent the spread of COVID-19

Article 9. - (1) All flights operated by air carriers to Austria, Belgium, the Swiss Confederation, the United States of America, the United Kingdom of Great Britain and Northern Ireland, the Kingdom of the Netherlands, Turkey and Iran and from these countries to Romania, for all airports in Romania, are suspended for a period of 14 days.

(2) The measure shall apply as of April 5, 2020, 23.00, Romania time.

(3) The measure of suspension of flights operated by air carriers to France and Germany and from these countries to Romania is extended for a period of 14 days, as of April 8, 2020.

(4) The measures provided for in paragraphs (1) and (3) shall not apply to flights performed by state-owned aircraft, to freight and correspondence flights, humanitarian or providing emergency medical services, and to non-commercial technical landings.

Article 10. - (1) The flights operated by all air carriers through irregular flights (charter) are allowed, for the transport of seasonal workers from Romania to other states, with the approval of the competent authorities of the country of destination.

(2) The provisions of paragraph (1) do not apply to workers who work in the field of health and social assistance.
Article 11. - The international road transport of persons through regular services, special regular services and occasional services in international traffic for all the routes performed by the transport operators to Italy, Spain, France, Germany, Austria, Belgium, Swiss Confederation, United Kingdom and Northern Ireland, the Netherlands and Turkey and from these countries to Romania is suspended throughout the state of emergency.

Article 12. - Upon entering Romania, the drivers of the freight vehicles with a maximum authorized capacity bigger than 2.4 tons that do not have symptoms associated with COVID-19 shall complete a declaration on their own responsibility whose model is established by the Ministry of Transport, Infrastructure and Communication where they assume the location where they can be contacted during the period between two transports. They do not undergo isolation at home measure/quarantine provided that the employer ensures the protective materials against COVID-19.

Article 13. - The provision of article 12 shall apply accordingly to drivers of freight vehicles with a maximum authorized capacity greater than 2.4 tons which are moving in the interest of their profession from Romania to another European Union Member State or from another EU Member State to Romania, as the state of residence of the driver, regardless of whether the trip is on board of the freight vehicle or by individual means or on its own. Upon entrance to Romania they must present an employee certificate assumed by the employer.

Article 14 - (1) The drivers of freight vehicles with a maximum authorized capacity bigger than 2.4 tons which transit the Romanian territory are not required to complete the epidemiological statement, upon entry into Romania, if they meet the following minimum conditions:

a) They only use transit corridors and border crossing points at the ends of these corridors approved by the Ministry of Transport, Infrastructure and Communication and the Ministry of Internal Affairs, deviation from these being forbidden.

b) The transit of the Romanian territory shall be done in a minimum time frame without exceeding 48 hours from entering Romania including periods of stationary for the provided daily rest.

c) Parking of the vehicle is done exclusively in parking lots located on the properly marked transit corridors.

(2) In case of non-compliance with the conditions provided in paragraph 1, the driver of the vehicle will be obliged to enter quarantine for 14 days, bearing the expenses incurred with his quarantine.

(3) Upon entering Romania the driver is required to apply on the glazed parts of the vehicle (windshield) a special sticker made available by the State Inspectorate for Control of Road Transport, respectively to keep the transit form whose model is established by the Minister of Transport, Infrastructure and Communications.
Article. 15. - The provisions of article 5 from the Military Ordinance no. 3/2020 regarding measures to prevent the spread of COVID-19, published in the Romanian Official Journal, part I, no. 242 from 24 of March 2020, does not apply to locomotive mechanics and railway personnel.

Article. 16. - (1) In order to prevent the spread of COVID-19 virus, the ministries with their own sanitary network and the authorities of the local public administration will provide, on request, hotel spaces destined for rest between shifts or guards for the personnel of the public sanitary system.

(2) The measure shall be applied from the date of publication of this military ordinance in the Official Journal of Romania, Part I.

Article. 17. - (1) The personnel of the territorial and county Forestry Guards or with control / guard responsibilities on the forest line will participate in the public order and traffic control on the public roads, together with the personnel of the Ministry of Internal Affairs and the Ministry of National Defense, in order to carry out specific activities / controls on the forest control line.

(2) The specific controls are performed at the existing control points, depending on the personnel available at the level of the forest guards or with control / guard duties on the forest line.

Chapter III

Final provisions

Article. 18. - (1) Are entitled to ensure the application and compliance of the provisions of the present military ordinance:

a) The Romanian Police, the Romanian Gendarmerie and the Local Police, for the measures provided in art. 2 and 8;

b) The Ministry of Transport, Infrastructure and Communications, for the measures provided in art. 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 leaders 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) The failure to comply with the measures provided for in Articles 2, 3, 8, 9 and 11 - 14 shall result in disciplinary, civil, contravention or criminal liability, in accordance with the provisions of art. 27 of the Government Emergency Ordinance no. 1/1999, as subsequently amended and supplemented.
(3) The personnel of the institutions mentioned in par. (1) is authorized to apply sanctions, in accordance with the provisions of art. 29 of the Government Emergency Ordinance no. 1/1999, as subsequently amended and supplemented.


Article 20. - (1) This military ordinance is published in the Official Journal of Romania, Part I.

(2) The audiovisual media service providers have the obligation to inform the public, through regularly broadcast messages, for at least two days from the date of publication, about the content of this military ordinance.

Minister of Home Affairs

Marcel Ion Vela

Bucarest