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# **Measures and Restrictions Necessary** for Preventing Spread of COVID-19

Passed 23.08.2021 No. 305 RT III, 23.08.2021, 1 Entry into force 26.08.2021

#### Amended by the following acts

Passed	Published	Entry into force
09.09.2021	RT III, 10.09.2021, 1	15.09.2021
24.09.2021	RT III, 24.09.2021, 1	27.09.2021
24.09.2021	RT III, 24.09.2021, 3	27.09.2021

On the basis of subsection 3 of § 27 of the Communicable Diseases Prevention and Control Act and considering the provisions of clauses 1 and 2 of subsection 1 of § 27 thereof and on the basis of clauses 1 through 3 and 5 of subsection 2 of § 28 and subsections 3, 5 and 6 of § 28 of the Communicable Diseases Prevention and Control Act and considering subsection 8 of the same section and subsection 1 of § 452 thereof and on the basis of clause 1 of subsection 1 of § 17 of the State Borders Act and subsections 2 and 3 of § 3 of Government of the Republic Regulation No 54 'Conditions of and Procedure for Involvement of Law Enforcement Agency in Performance of Functions of Health Board' of 27 May 2021:

# Part I Measures and Restrictions Pertaining to Crossing of State Border

- 1. Aperson who has crossed the state border for the purpose of entering Estoniamust remain in their place of residence or permanent place of stay for 10 calendar days after arrival in Estonia.
- 2. The 10-calendar-day restriction referred to in clause 1 does not apply if:

  1) up to 72 hoursbefore arrival in Estonia a health care provider tested the relevant personwith RT-PCR test for the coronavirus SARS-CoV-2 causing COVID-19 or up to 48 hours before arrival in Estonia with a SARS-CoV-2 antigen RTD testapproved by the European Union Health Security Committee (hereinafter SARS-CoV-2 test), the results of which came back negative, and after arrival in Estonia no earlier than on the sixth day after the first test a health careprovider tested the person with a SARS-CoV-2 RT-PCR test and the results of that test also came back negative or a physician has declared the person not tobe contagious. Until the test has come back negative the person is required toremain in their place of residence or permanent place of stay;

  2) a health care providerdid not test the relevant person with a SARS-CoV-2 RT-PCR test up to 72 hoursbefore arrival in the country or with a SARS-CoV-2 antigen RTD test up to 48 hours before arrival in the country but the person took said testpromptly after arrival in Estonia and the results of that test came backnegative and no earlier than on the sixth day after the initial test the persontook a SARS-CoV-2 RT-PCR test and the results of
- come back negative the person is required to remain in their place of residence or permanent place of stay;
  3) a person arrives from athird country for which information has not been released on the European Uniongreen list published on the website of the Ministry of Foreign Affairs(hereinafter European Union green list) and promptly after arrivalin Estonia a health care provider tests the person with a SARS-CoV-2 test andthe results of that test come back negative and re-tests the person with aSARS-CoV-2 RT-PCR test no earlier than on the sixth day after the initial testand the results of that test also come back negative or a physician hasdeclared the person not to be contagious. Until the test has come back negativethe person is required to remain in their place of residence or permanent placeof stay.

that test also came backnegative or a physician has declared the person not to be contagious. Until thetest has

If according to this clause a health care provider tested aperson with a SARS-CoV-2 antigen RTD test and it came back positive but the person was promptly re-tested with a SARS-CoV-2 RT-PCR test which came backnegative, the result of the SARS-CoV-2 RT-PCR test will be the one that counts.

- **3.** Aperson referred to in clauses 1 and 2 may leave their place of residence or permanent place of stay provided the person takes measures imposed by the Government of the Republic or the Health Board and all other possiblemeasures for preventing the spread of the communicable disease and the following circumstances occur: 1) the person is given anorder by a health care professional or a police officer to leave their place of residence or permanent place of stay;
- 2) the person leaves theirplace of residence or permanent place of stay because a health careprofessional has referred them to receive health services or in the event of anemergency that puts the person's life or health at risk.
- 3) the person referred to insub-clauses 1) and 2) of clause 2 performs urgent and inevitablynecessary duties by a decision of their employer and up to 72 hours beforearrival in the country a health care provider tested the person with aSARS-CoV-2 RT-PCR test or up to 48 hours before arrival in the countrywith a SARS-CoV-2 antigen RTD test or after arrival in the country with atleast one SARS-CoV-2 test, the results of which came back negative, or aphysician has declared the person not to be contagious. Until the test has comeback negative the person is required to remain in their place of residence or permanent place of stay;
- 4) the person has arrived in Estonia from a third country referred to in sub-clause 3) of clause 2 and performs urgent and inevitably necessary duties by a decision of their employer and after arrival in the country a health care provider tested the person with a SARS-CoV-2 test and the results of that test came back negative or a physician has declared the person not to be contagious. Until the test has come back negative the person is required to remain in their place of residence or permanent place of stay. A person who performs urgent and inevitably necessary duties is also deemed to be an athlete, a coach or a team member who has an employment relationship with a club playing in Estonian championship league or who is involved in an athlete's everyday training activities at the Estonian national team level or who participates in an international high level competition as an athlete or an athlete's team member or who is directly involved in carrying out aforesaid sports competition;
- 5) the person attends anurgent family occasion and up to 72 hours before arrival in the country ahealth care provider tested the person with a SARS-CoV-2 RT-PCR test or up to 48 hours before arrival in the country with a SARS-CoV-2 antigen RTD testor after arrival in the country with at least one SARS-CoV-2 test, the results of which came back negative, or a physician has declared the person not to becontagious. This sub-clause applies to a person arriving from a third country referred to in sub-clause 3) of clause 2 only if a health careprovider tests the person with a SARS-CoV-2 test promptly after arrival in Estonia and the result of that test is negative. Until the test has come backnegative the person is required to remain in their place of residence or permanent place of stay:
- 6) the person is getting theeveryday essentials near their place of residence or place of stay because itis otherwise impossible;
- 7) the person is outdoors and completely avoids contact with other persons;
- 8) for the performance of urgentduties, acquiring an education or due to a family occasion, the person returnsto the country from where the person arrived in Estonia provided up to 72 hours before leaving Estonia a health care provider tested the personwith a SARS-CoV-2 RT-PCR test or up to 48 hours before leaving Estonia ith a SARS-CoV-2 antigen RTD test, the results of which came back negative, or aphysician has declared the person not to be contagious.
- **4.** The provisions of clauses 1 through 3 do not apply to asymptomatic persons:
- 1) who are employees of a diplomatic mission or a consular post of a foreign country or the Republic of Estonia or their family members or holders of an Estonian diplomatic passport;
- 2) who arrive in the Republic of Estonia in the framework of international military cooperation;
- 3) who are members of foreign delegations arriving in the Republic of Estonia for the performance of duties on the invitation of a state or local authority;
- 4) who are directly involved in transporting goods and raw products, including loading of goods or raw products, and who arrive in Estonia for the performance of duties;
- 5) who arrive in Estonia for the purpose of providing health services or services indispensable for responding to a health emergency related to COVID-19;
- 6) who are directly involved in international carriage of goods and passengers, including a crew member and a ship's crew member servicing an international means of transport and a person performing repairs or warranty or maintenance work on such a means of transport, and who arrive in Estonia for the performance of duties;
- 7) whose purpose for arriving in the Republic of Estonia is directly related to the provision of passenger transport services and who are servicing travel groups;
- 8) whose purpose for arriving in the Republic of Estonia is related to ensuring the continuity of a vital service;
- 9) who are using the territory of the Republic of Estonia for immediate transit;
- 10) who are nationals, residents or long-stay visa holders of a Member State of the European Union or a Schengen Member State or an EEA country or the Swiss Confederation or the Principality of Andorra or the Principality of Monaco or the Republic of San Marino or the Vatican City State (Holy See) or the United Kingdom of Great Britain and Northern Ireland or their family members and who arrive in the Republic of Estonia from said countries and who have been in one or several of said countries for the past 10 days in succession, provided the cumulative number of positive tests for the coronavirus SARS-CoV-2 causing COVID-19 per 100,000 inhabitants in said countries for the past 14 days is equal to or less than 75. The Ministry of Foreign Affairs publishes information on the morbidity rates by country on its website;
- 11) who are persons referred to in sub-clause 10) or persons who are residents of a third country, according to the laws of that country, which is on the European Union green list and who arrive in Estonia from said country, provided the cumulative number of positive tests for the coronavirus SARS-CoV-2 causing COVID-19 per 100,000 inhabitants in said country for the past 14 days is equal to or less than 75; 12) who cross the state border between the Republic of Estonia and the Republic of Latvia at least twice a
- 12) who cross the state border between the Republic of Estonia and the Republic of Latvia at least twice a week for the purpose of urgent cross-border work or studies, provided the relevant person has taken at least one

SARS-CoV-2 test during the past seven days and the results of that test have come back negative or a physician has declared the person not to be contagious;

13) whose place of residence is in the administrative territory of the local authorities of Valga in the Republic of Estonia or Valka in the Republic of Latvia and who cross the state border between the Republic of Estonia and the Republic of Latvia provided they will not go beyond the borders of the administrative territory of the local authorities of Valga and Valka, respectively;

14) who arrive in Estonia for tourism purposes for up to 24 hours if up to 72 hours before arrival in Estonia a health care provider tested the person with a RT-PCR test for the coronavirus SARS-CoV-2 causing COVID-19 the results of which came back negative or if up to 48 hours before arrival in Estonia a health care provider tested the person with a SARS-CoV-2 antigen RTD test which came back negative, unless the person is released from the requirement of testing on other grounds provided for in this Order;

15) who are nationals, residents or long-stay visa holders of a Member State of the European Union or a Schengen Member State or an EEA country or the Swiss Confederation or the Principality of Andorra or the Principality of Monaco or the Republic of San Marino or the Vatican City State (Holy See) or the United Kingdom of Great Britain and Northern Ireland or their family members and who arrive in the Republic of Estonia from said countries and who have been in one or several of said countries for the past 10 days in succession, if the cumulative number of positive tests for the coronavirus SARS-CoV-2 causing COVID-19 per 100,000 inhabitants in said countries for the past 14 days is greater than 75 but no higher than 200 and before arrival in Estonia a health care provider tested them with a SARS-CoV-2 test which came back negative or they were tested with said test promptly after arrival in Estonia and said test came back negative. Until the test has come back negative the person is required to remain in their place of residence or permanent place of stay. If according to this sub-clause a health care provider tested a person with a SARS-CoV-2 antigen RTD test and it came back positive but the person was promptly re-tested with a SARS-CoV-2 RT-PCR test which came back negative, the result of the SARS-CoV-2 RT-PCR test will be the one that counts. The Ministry of Foreign Affairs publishes information on the morbidity rates by country on its website;

16) who are 12 to 18-year-old nationals, residents or long-stay visa holders of a Member State of the European Union or a Schengen Member State or an EEA country or the Swiss Confederation or the Principality of Andorra or the Principality of Monaco or the Republic of San Marino or the Vatican City State (Holy See) or the United Kingdom of Great Britain and Northern Ireland and who have been in one or several of said countries for the past 10 days in succession, if the cumulative number of positive tests for the coronavirus SARS-CoV-2 causing COVID-19 per 100,000 inhabitants in said countries for the past 14 days is greater than 75, and who arrive in the Republic of Estonia together with their legal representative or a person authorised to accompany them who is not subject to the 10-calendar-day requirement to remain in their place of residence or permanent place of stay or to the requirements for SARS-CoV-2 testing, as set out in this Order, on the condition that before arrival in Estonia a health care provider tested them with a SARS-CoV-2 test which came back negative or a health care provider tested them with said test promptly after arrival in Estonia and said test came back negative. Until the test has come back negative the person is required to remain in their place of residence or permanent place of stay. If according to this sub-clause a health care provider tested a person with a SARS-CoV-2 antigen RTD test and it came back positive but the person was promptly re-tested with a SARS-CoV-2 RT-PCR test which came back negative, the result of the SARS-CoV-2 RT-PCR test will be the one that counts. The provisions of this sub-clause do not apply to groups of minors travelling together (for instance, sports and tourist groups):

17) who are 12 to 18-year-old persons arriving in the Republic of Estonia from a third country on the European Union green list, if the cumulative number of positive tests for the coronavirus SARS-CoV-2 causing COVID-19 per 100,000 inhabitants in said country for the past 14 days is greater than 75, and who arrive in the Republic of Estonia together with their legal representative or a person authorised to accompany them who is not subject to the 10-calendar-day requirement to remain in their place of residence or permanent place of stay or to the requirements for testing for the coronavirus SARS-CoV-2 causing COVID-19, as set out in this Order, on the condition that before arrival in Estonia a health care provider tested them with a SARS-CoV-2 test which came back negative or a health care provider tested them with said test promptly after arrival in Estonia and said test came back negative. Until the test has come back negative the person is required to remain in their place of residence or permanent place of stay. If according to this sub-clause a health care provider tested a person with a SARS-CoV-2 antigen RTD test and it came back positive but the person was promptly re-tested with a SARS-CoV-2 RT-PCR test which came back negative, the result of the SARS-CoV-2 RT-PCR test will be the one that counts. The provisions of this sub-clause do not apply to groups of minors travelling together (for instance, sports and tourist groups). The Ministry of Foreign Affairs publishes information on the morbidity rates by country on its website:

18) who are 12 to 18-year-old persons arriving in the Republic of Estonia from a third country not on the European Union green list and who arrive in Estonia together with their legal representative or a person authorised to accompany them who is not subject to the 10-calendar-day requirement to remain in their place of residence or permanent place of stay or to the requirements for testing for the coronavirus SARS-CoV-2 causing COVID-19, as set out in this Order, on the condition that a health care provider tested them with a SARS-CoV-2 test promptly after arrival in Estonia which came back negative. Until the test has come back negative the person is required to remain in their place of residence or permanent place of stay. If according to this subclause a health care provider tested a person with a SARS-CoV-2 antigen RTD test and it came back positive but the person was promptly re-tested with a SARS-CoV-2 RT-PCR test which came back negative, the result of the SARS-CoV-2 RT-PCR test will be the one that counts. The provisions of this sub-clause do not apply to groups of minors travelling together (for instance, sports and tourist groups);

- 19) [repealed RT III, 10.09.2021, 1 entry into force 15.09.2021]
- 20) who are persons under 12 years of age arriving in the Republic of Estonia together with their legal representative or a person authorised to accompany them who is not subject to the 10-calendar-day requirement to remain in their place of residence or permanent place of stay or to the requirements for testing for the coronavirus SARS-CoV-2 causing COVID-19, as set out in this Order. The provisions of this sub-clause do not apply to groups of minors travelling together (for instance, sports and tourist groups); [RT III, 24.09.2021, 1 entry into force 27.09.2021]
- 21) who are persons up to 18 years of age and who, within 10 calendar days after arrival in Estonia, take part in provision of childcare services or in schooling and education activities and youth work or hobby education and hobby activities carried out in a pre-school child care institution or a general education school or a vocational educational institution where the only participants are the same people who take part in schooling and education activities within the childcare services or in the pre-school child care institution or general education school or vocational educational institution. The release from self-isolation provided for in this sub-clause only applies in relation to participation in said activities and going to said venues and in the case the relevant person takes a SARS-CoV-2 RT-PCR test on the third day after arrival in Estonia and said test is negative. The provisions of this sub-clause also apply to persons who attain the age of 19 years during the academic year 2021/2022. [RT III, 24.09.2021, 3 entry into force 27.09.2021]
- **5.** The 10-calendar-day requirement to remain in one's place of residence or permanentplace of stay and the requirements for being tested for the coronavirus SARS-CoV-2 causing COVID-19, as referred to in this Order, are not applied if aperson:
- 1) [repealed RT III, 24.09.2021, 1 entry into force 27.09.2021]
- 2) has recovered from COVID-19 and no more than 180 days have passed since the SARS-CoV-2 testconfirming the diagnosis was carried out or since the date of confirmation of the diagnosis;
- 3) has completed the vaccination series for COVID-19, has developed full protection after the lastdose of vaccine and no more than one year has passed since the last dose of vaccine;
- 4) has been given one doseof vaccine after recovering from COVID-19 and has developed full protectionafter the dose of vaccine and no more than one year has passed since the lastdose of vaccine, or, after the first dose of vaccine, has contracted COVID-19 and has recovered from COVID-19 and no more than one year has passed since the SARS-CoV-2 test confirming the diagnosis was carried out or since the date of confirmation of the diagnosis (hereinafter *person considered equal to avaccinated person*). If a person contracts COVID-19 within two weeks afterthe first dose of vaccine, the person will be subject to the provisions of sub-clause 2) applicable to recovered persons;
- 5) is a person directly involved in an activity according to and on the conditions provided for inclause 12. The Health Board will establish necessary restrictions on the freedom of movement of the persons referred to in said clause.

[RT III, 10.09.2021, 1 -entry into force 15.09.2021]

The requirements for testing for the coronavirus SARS-CoV-2 are also not applied if vaccinating and testing a person are not possible by a decision of a physician, considering the person's state of health, or if the person is under 12 years of age, except in the event provided for in sub-clause 21) of clause 4. [RT III, 24.09.2021, 1 – entry into force 27.09.2021]

**6.** Thetime when the full protection referred to in sub-clauses 3) and 4) of clause 5 is developed is, according to the manufacturers, 7 calendar days after the second dose of vaccine for Pfizer/BioNTech Vaccine Comirnaty, 14 calendardays after the second dose of vaccine for AstraZeneca Vaccine Vaxzevria andModerna COVID-19 Vaccine, and 14 calendar days after one dose of vaccinefor Janssen COVID-19 Vaccine. For other COVID-19 vaccines not mentioned in this clause, the specific manufacturer's instructions for full protection must befollowed. Full protection for recovered persons vaccinated with one dose isdeemed to have been developed at the times stated in this clause.

[RT III, 10.09.2021, 1 –entry into force 15.09.2021]

### Part II National Measures and Restrictions

- 7. Inpublic indoor spaces, persons may be and move around together while practisingphysical distancing. This restriction does not apply to families and in caseswhen said requirements cannot be reasonably ensured. For the purposes of thisOrder, public indoor space means a space that has been given to the disposal ofunspecified people or that is at the disposal of unspecified people or in whichunspecified people are allowed to be; among other things, public transportvehicles are also public indoor space.
- **8.** Inpublic indoor spaces people are required to wear a protective mask or covertheir mouth and nose. Said restriction does not apply to persons under 12 years of age and in cases when wearing a protective mask or coveringone's mouth and nose is not reasonable for health reasons or for other validreasons. This restriction does also not apply if in the event set out inclause 10 compliance with the requirements provided for in Part III(hereinafter *requirements provided for in Part III*) or compliance with the requirements of sub-clause 4) of clause 14 is ensured.

[RT III, 10.09.2021, 1 –entry into force 15.09.2021]

**9.** The availability of disinfectants and compliance with the disinfection requirements according to instructions from the Health Board must be ensured in public indoor spaces.

- 10. Forthe purpose of preventing the spread of the coronavirus SARS-CoV-2 causingCOVID-19, the following measures and restrictions apply to the activities setout in this clause:
- 1) engaging in sports, training, youth work, hobby activities, hobby education and refresher trainingare allowed if the requirements provided for in Part III and in indoorsettings additionally the requirements provided for in clauses 7 and 9 aremet. The requirements provided for in Part III do not apply to activities of disabled persons or to activities related to the military defence orinternal security of the state if the requirements provided for inclauses 7 through 9 are met in indoor settings;
- 2) sports competitions and sports and exercise events are allowed if the requirements provided for inPart III and in indoor settings additionally the requirements provided for in clauses 7 and 9 are met. The requirements provided for in Part IIIdo not apply to the activities referred to in this sub-clause if they takeplace in outdoor settings in an unconfined territory. The requirements provided for in Part III do also not apply to activities of disabled persons or toactivities related to the military defence or internal security of the state if the requirements provided for in clauses 7 through 9 are met in indoorsettings;
- 3) people may be and movearound in public saunas, spas, swimming pools and water parks if therequirements provided for in Part III and in indoor settings additionally the requirements provided for in clauses 7 and 9 are met:
- 4) public meetings, publicevents, conferences, theatre performances, concerts and film screenings andprovision of entertainment services are allowed if the requirements providedfor in Part III and in indoor settings additionally the requirements providedfor in clauses 7 and 9 are met. The requirements provided for inPart III do not apply to the activities referred to in this sub-clause ifthey take place in outdoor settings in an unconfined territory, or to publicmeetings that are held in indoor settings if it is ensured that the totalnumber of attendees is no higher than 50 people and the requirementsprovided for in clauses 7 through 9 are met;
- 5) in indoor settings, public religious services and other public religious rites are allowed if thetotal number of attendees is no higher than 50 people or if up to 50% occupancy is ensured and the requirements provided for in clauses 7through 9 are met. The restrictions on occupancy and the number of people aswell as the restriction provided for in clause 8 do not apply in indoorsettings if the requirements provided for in Part III are met. In outdoorsettings, in a confined territory, public religious services and other public religious rites are allowed if it is ensured that the total number of attendeesis no higher than 100 people, unless the requirements provided for inPart III are met:
- 6) people may be and movearound in museums and exhibition facilities if the requirements provided for inPart III and in indoor settings additionally the requirements provided for in clauses 7 and 9 are met;
  7) customers may be and movearound in catering establishments' sales or service area if the requirementsprovided for in Part III and in indoor settings additionally therequirements provided for in clauses 7 and 9 are met, except for whencustomers are and move around in catering establishments' sales or service areafor the purpose of takeaway or provision of delivery or transport services oron board of passenger ferries used for domestic carriage of passengers or ifcatering service is provided in connection with a funeral that is not publicand in indoor settings the requirements provided for in clauses 7 through 9 are met. The restriction on stay and movement set out in this sub-clause, exceptfor the requirements provided for in clauses 7 through 9, does not applyto catering establishments' sales or seating area located inside the securityrestricted area of an international airport, catering establishments' sales or seating area located beyond the boarding gates in the waiting area of apassenger terminal of an international port, catering establishments' sales or service area located on board vessels servicing international routes, and onboard of aircraft used for international carriage of passengers:

[RT III, 10.09.2021, 1 –entry into force 15.09.2021]

- 8) in indoor settings customers may be and move around in the sales area of stores and public spacesof commercial establishments and service providers' service areas if therequirements provided for in clauses 7 through 9 are met.
- 11. Therestrictions and measures provided for in clause 10 apply to personscarrying out activities and to the location of their permanent economicactivity. The restrictions and measures set out in this Order also apply solelyin the areas referred to in clause 10 in the course of performance of public law functions in the performance of duties prescribed by law, aninternational agreement or directly applicable legislation issued by the Council of the European Union or the European Commission, except for socialservices organised by state or local authorities. The restrictions and measuresprovided for in clause 10 do not apply to the activities of natural persons if the activities are aimed at specified people and the activities arenot related to earning a profit.
- **12.** TheGovernment of the Republic may grant special permission for organisingactivities on conditions different from those provided by this Order where:
- 1) there is an overriding public or national interest in the relevant event;
- 2) the local authority of the location of the event has provided an opinion on the activity;
- 3) the Health Board hasprovided an opinion on the suitability of the risk management plan drawn up bythe organiser of the event for preventing the spread of the coronavirusSARS-CoV-2 causing COVID-19. On the basis of sub-clause 5) of clause 5 the HealthBoard will establish necessary restrictions on the freedom of movement of thepersons referred to in this clause.

[RT III, 10.09.2021, 1 -entry into force 15.09.2021]

# Part III Restrictions and Measures Pertaining to Organisation of Controlled Activities

- 13. Personresponsible for activities may carry out activities referred to inclause 10 with the participation of no more than 6000 people inindoor settings and no more than 12,000 people in outdoor settings percalendar day. Activities are allowed if compliance with other relevantrequirements provided for in clause 10 and with the requirements forpersons responsible for activities or persons participating in activities asprovided for in clauses 14 through 17 is ensured.
- **14.** Aperson may participate in activities on the conditions provided for inclause 13 if at least one of the following conditions is met:
- 1) the person is under 18 years of age;
- 2) vaccinating and testingthe person are not possible by a decision of a physician, considering theperson's state of health, and the person produces a certificate to that effectbefore participating in activities; [RT III, 10.09.2021, 1 –entry into force 15.09.2021]
- 3) the person has recovered from COVID-19 or is vaccinated or a person considered equal to vaccinated persons and the person produces a certificate evidencing those facts before participating in activities;
- 4) the person is a personinvolved in the activities whose employer has set out in its workingenvironment risk assessment and has applied risk management measures for aspecific place of business and said person has complied with these requirements;
- 5) the person is a personresponsible for activities or the latter's representative or a person involved in emergency work
- **15.** Inaddition to the grounds provided for in clause 14 a person may participate an activities if they produce a certificate proving the taking of a SARS-CoV-2test which gave a negative result and which was administered by a health careprovider on the following conditions:
- 1) an antigen RTD test forthe coronavirus SARS-CoV-2 causing COVID-19 must be taken up to 48 hoursbefore participation in the activities;
- 2) an RT-PCR test for theoronavirus SARS-CoV-2 causing COVID-19 must be taken up to 72 hoursbefore participation in the activities.
- If a person participating in activities has failed to complywith the requirements set out in this clause, the person responsible foractivities may arrange for an antigen RTD test for SARS-CoV-2 as instructed bythe Health Board at the venue. Said test must give a negative result in order allow participation in the activities. The requirements set out in this clause are also met where a person has taken, at the location of a general pharmacy authorisation holder, a SARS-CoV-2 antigen RTD test intended forself-testing according to guidelines issued by the Health Board, which must produce a negative result and which has to be taken up to 48 hours before participation in activities.
- **16.** Beforea person participates in activities the person responsible for activities is required to verify the circumstances provided for in clause 14 or 15, including the authenticity and validity of the certificate or test. If there is reasonable doubt, the person responsible for activities is required to establish the identity of the person producing the certificate or test.
- 17. The person responsible for activities is prohibited from retaining any personal data, unless the relevant person gives their consent under Article 4(11) and Article 7 of Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, andrepealing Directive 95/46/EC (General Data Protection Regulation) (OJL 119, 04.05.2016, pp. 1–88) or unless there are other legal grounds for retaining personal data according to the General Data Protection Regulation.

### Part IV Implementing Provisions

- **18.** Supervisionover the requirements imposed by this Order is exercised by the Health Board,involving another law enforcement agency by way of professional assistance orin another manner provided by law, where necessary.
- 19. Themeasures and restrictions established by this Order apply until the datespecified in this Order or until this Order is changed or repealed underclause 4 of subsection 1 and clause 3 of subsection 2 of § 53 and clause 1 of subsection 2 of § 66 of theAdministrative Procedure Act and the need for these measures and restrictions will be reviewed no later than after every two weeks.
- **20.–23.** [Omittedfrom this text.]
- **24.** ThisOrder takes effect on 26 August 2021.
- **25.** ThisOrder is to be published in the official gazette Riigi Teataja and on thewebsite kriis.ee.

For the protection of the life and health of people and overriding public interest, including for the protection of the continuity of the state, this Order imposes in dispensable measures and restrictions for preventing the spread of the coronavirus SARS-CoV-2 causing COVID-19.

§ 28 (1) of the Constitution of the Republic of Estonia (hereinafter the *Constitution*) provides for everyone's right to protection of his or her health. In this casethe fundamental right protects different values. Firstly, the scope of protection includes people's right to protection of their health by having the state do everything in its power

to stop the spread of the virus. Also coveredby the scope of protection is public interest in avoiding increased spread of the virus and mass infections as well as overload of the health care system. In a situation where contact with other people poses a great risk of the virusspreading the state has an obligation to minimise the risk of infection, which also means that, for the purpose of achieving this objective, contact between people may be restricted in an appropriate manner.

The Constitution provides for rights and freedoms that the state is also required to ensure. The state may circumscribe the rights and freedoms set out in the Constitution considering the nature of the right or freedom in question and the conditions arising from the Constitution itself. For instance, under § 34 of the Constitution everyone whose presence in Estonian territory is lawful has the right to move freely in that territory and to choose freely where to reside. The right to move freely may be circumscribed in cases and pursuant to the procedure provided by law for the purpose of protecting the rights and freedoms of others and preventing the spread of a communicable disease, amongothers.

It is justified to apply certain restrictions for preventing the spread of the viruscausing COVID-19. Setting restrictions on rights and freedoms requires a fairbalance between the objective sought by the restriction and the scope and effect of the restriction. Whereas, it is important to consider how can people, in the long run, exercise their other fundamental rights, such as right to liberty of movement and to engage in enterprise, if the virus that causes COVID-19 is not contained in Estonia and health care institutions are overloaded and health workers are overworked. Proportional restrictions necessary for stopping the virus are justified by the above compelling objectives.

Under§ 28 (2), (5) and (6) of the Communicable Diseases Prevention andControl Actand considering § 28 (8) thereof, the Governmentof the Republic may take measures for preventing communicable diseases when theapplication of measures and restrictions for the prevention of an epidemicspread of communicable diseases has a significant effect on society or economy. The following preconditions must be met: it is an extremely dangerouscommunicable disease or a dangerous novel communicable disease; the HealthBoard has given the Government of the Republic information and a recommendation on a measure (obligation or restriction) on the basis of epidemiological, laboratory and clinical information; the measure is absolutely necessary forpreventing the spread of the virus or in other words the requirement must be proportional and rational; the measure is temporary or in other words limited in time and it brings about a significant social or economic effect.

ThisOrder imposes measures and restrictions for preventing and stopping the spreadof COVID-19 caused by the coronavirus SARS-CoV-2, which serve the purpose of reducing contact between people and preventing the spread of the virus.

ThisOrder introduces the following fundamental changes compared to the measures andrestrictions in force thus far:

According to the Order, as of 26 August 2021 the requirement to wear a mask willextend to all public indoor spaces where COVID-19 certificates are not checked. A mask will have to be worn in trade and provision of services, for instance at the bank, post office or hairdresser's or upon the provision of services related to telecommunications. Likewise, a mask will have to be worn whengetting takeaway at a food establishment.

Moreover,in public spaces where people need to prove their COVID-19 safety, the provision of a COVID-19 certificate will have to be required of all customers or participants regardless of the number of people. The Order sets out exceptions as to people who need not present a COVID-19 certificate, such as childrenunder 18 years of age. This means that a COVID-19 certificate must be presented when engaging in sports, training, youth work, hobby activities and hobby education, refresher training; at sports competitions and sports and exercise events; at saunas, spas, water parks and swimming pools; at publicmeetings and events, including theatre, film screenings, concerts, conferences; at museums and exhibition facilities; for entertainment services; and when having a meal or a drink at the premises of a food establishment.

COVID-19certificates need not be checked at outdoor events where the territory is notconfined.

COVID-19certificates need not be produced at shopping centres or stores. Also, peopleneed not prove that they are not infectious when getting takeaway at arestaurant or a café. However, as mentioned above, a mask will have to be wornat said places or in said cases.

Establishment of the restrictions by the Order is based on the fact that COVID-19 caused by SARS-CoV-2 is an infectious disease that spreads from one person to another byway of droplet infection, primarily upon close contact with an infectious person. The virus can be contracted when in close contact with an infected person, by inhaling particles of the virus orthrough contaminated surfaces or, for example, contaminated hands.

The viruscan spread in poorly ventilated and/or crowded indoor settings, where peopletend to spend longer periods of time. The risk of becoming infected withSARS-CoV-2 is also present outdoors where close contact with a lot of people takesplace.

Compared to previous weeks the spread of the coronavirus has significantly increased and the Delta variant has assumed the position of the dominant variant. The Deltavariant spreads 60% more effectively than the Alpha variant, this means easiersecondary and tertiary transmissions and the latent period is also shorter. Current data has shown that the level of immunity developed after a single doseof vaccine (for 2-dose vaccines) is about 17% less effective against the Delta variant compared to the Alpha variant dominant thus far<sup>2</sup>. However, in respect to immunity developed after completion of the vaccination series the efficiency of the vaccine is about 10% lower.

There hasbeen no noticeable reduction of responsiveness as to immunity developed aftercompletion of the vaccination series. Considering that as per 19 August2021 45.57% of the population have completed their vaccination series, theeffect of vaccination is not yet sufficient to prevent possible increasedmorbidity caused by the Delta variant.

ThisOrder has been drawn up considering the fact that the intensity of morbidity ishigh throughout Estonia. On 19 August 2021, the ratio of positive testsfrom the last 14 days to 100,000 inhabitants was 278.41 and theaverage rate of positive tests from the last 7 days was 277.

On23 July 2021, the ratio of positive tests from the last 14 days to100,000 inhabitants was 65.46 and the average rate of positive tests fromthe last 7 days was 75. On 7 July 2021 said figures were 31.83 and32; on 21 June 2021 49.81 and 40; and on 16 June 2021 64.11 and 49. Therefore, 14-day morbidity per 100,000 population is high in Estonia andthe growth rate of new cases is still on the rise. Figures concerning hospitalcapacity and the health care system are moderate and stable.

TheOrder is imposed in consideration of the Estonian level of vaccination forCOVID-19<sup>3</sup> and the planned progress in the coming weeks. As per 19 August 2021, 70.07% of people 60 years of age and older are covered by vaccination.605,586 people (45.57% of the population) have completed their vaccinationseries.

14-daymorbidity per 100,000 population is high in Estonia and the growth rate ofnew cases is on the rise. Figures concerning hospital capacity and the healthcare system are moderate. When changing the restrictions and measures the riskof infection must be assessed as high, which makes it justified to continuewith all the current restrictions and measures and to impose additional restrictions compared to the current restrictions and measures.

The Deltamutation of the coronavirus has been the dominant one in Estonia as ofweek 26 (percentage: 33% in week 25, 67% in week 26, 92% inweek 28 and 95% in week 29, 94% in week 30 and 98% inweek 32).

Duringweek 32, a total of 1942 new cases were registered. Compared toweek 31, the number of new cases was 31.9% higher. During week 32, atotal of 39,715 tests were analysed (2993 tests per100,000 population), which is 35.4% more than in week 31. Out of allthe tests 4.9% produced a positive result (5.0% in week 31).

Thehighest percentage of positive tests can be seen in Jõgeva County (11.0%), Põlva County (11.0%), Valga County (10.4%) and Võru County (10.2%). Accordingto the genotyping data from week 32 the percentage of the Delta variant is 98%. In addition, in week 32 sequencing identified two people infected with the Gamma variant and two with the Alpha variant. In both cases one identified case had been imported. In Estonia, the Delta variant is spreading persistently within the country.

20,281 peoplewho filled in the traveller's questionnaire arrived in Estonia in week 32(19,266 in week 31): From Latvia – 3196 people (2695 in week 31), fromRussia – 2400 people (1660 in week 31), from Germany – 1713 people (2012 in week 31), from Italy – 1256 people(1279 in week 31), from Turkey – 1214 people (1395 inweek 31). Imported cases recorded in week 32 amounted to 130, accounting for 6.7% of the total number of cases and 7.1% of cases for whichinformation about the location of contracting the infection is available. Theimported cases of week 32 are related to travelling in 24 countries. The majority of cases are related to travelling to Turkey, Finland and Russia.

Theinfection coefficient is 1.2 across Estonia (last week 1.2); it has remained on the same level compared to week 31. Compared to the status on 9 August 2021 the infection coefficient has significantly increased in theeastern region  $(1,1 \rightarrow 1,35)$  because the number of cases has increased by 43% against the background of low number of infected people. The southern region's infection coefficient has not changed (R=1.3).

14-daymorbidity has grown higher in all counties except for Ida-Viru County where ithas slightly fallen. The highest growth can be seen in Valga County (139.4%), JõgevaCounty (136.8%) and Saare County (90.9%). The regions with the highestinfection rates are Võru County (477.2/100,000 population), Põlva County (446.3/100,000 population), Pärnu County (385.2/100,000 population), Tartu County (341.8/100,000 population), Jõgeva County(316.4/100,000 population) and Rapla County(303.5/100,000 population). The age group becoming infected has shiftedfrom young adults to middleaged and older people and the infection has mostlyspread within family (36%). Considering the present level of the infectioncoefficient the Health Board estimates about20% increase in the number of infected people in week 33, meaningabout 2300 infectedpeople a week and 300 to 400 infected people a day.

Considering the increase in the spread of the coronavirus SARS-CoV-2 across Estonia at the time this Order is issued, application of restrictions and measures in an altered form and continuation with other restrictions and measures that are not changed by this Order are an efficient and proportional measure for the protection of the life and health of people and for ensuring public health and the continuity of the health care system.

Under§ 11 of the Constitution, rights and freedoms may only be circumscribed inaccordance with the Constitution. Such circumscription must be necessary in ademocratic society and may not distort the nature of the rights and freedomscircumscribed. The principle of proportionality arises from the second sentenceof § 11 of the Constitution, according to which circumscription of rightsand freedoms must be necessary in a democratic society. In this instance, theimposition of the restrictions and measures is in public interests and therestrictions and measures are imposed throughout the state. According to§ 31 of the Constitution, Estonian citizens have the right to engage inenterprise and to form for-profit undertakings and organisations. Conditionsand procedures for the exercise of this right may be provided by a law. The scopeof protection of the freedom of enterprise as right to liberty is infringedwhen the public authority adversely affects this freedom.

Thesecond sentence of § 31 of the Constitution gives the legislator authority restrict the freedom of enterprise by the Communicable Diseases Preventionand Control Act. Any reasonable justification is sufficient for restricting thefreedom of enterprise. This justification must be based on public interest orthe need to protect the rights and freedoms of others, it must carry weight andit must naturally be lawful. Considering that the basis for restricting thisfreedom arises from the law and there is a legitimate and justified situationarising from public interest and the need to protect the rights and freedoms of others, the imposition of the restrictions and measures provided for in thisOrder is lawful.

Therestrictions and measures imposed by the Order serve the purpose of limitingthe spread of the coronavirus and the number of people getting infected andensuring the continuity of the vital functions of the state. The restrictions and measures provided for in the Order have been carefully considered and ithas been decided in favour of those that are more efficient than theiralternatives in the context of the current spread of the infection based oncurrently available information. It has also been assessed that said measures and restrictions are fair and proportional in interaction of various fundamental rights and freedoms (e.g. §§ 12, 16, 19, 28, 31, 34, 37, 40 and 47 of the Constitution). This means that the measures and restrictions as awhole affect all people for the purpose of public interest (protection of thelife and health of people, continuity of the state).

Continuity involves a risk where a large number of people, e.g. medical staff, policeofficers, rescue workers, social workers, judges, teachers, state officials and members of the parliament falling ill has a perceivable effect on the availability of public services and the legal order of the state. When restrictions and measures are imposed, it is weighed for each area what is the fair balance between the protection of life, health and continuity of the state and the rights and freedoms circumscribed.

Forinstance, according to § 47 of the Constitution, everyone has the right toassemble peacefully and to conduct meetings without prior permission. Thisright may be circumscribed in the cases and pursuant to a procedure provided bylaw to safeguard national security, maintain public order, uphold publicmorality, ensure the safety of traffic and the safety of participants of themeeting, or to prevent the spread of an infectious disease. So, the rightprovided for in § 47 of the Constitution is also not an absolute right. The reason why § 47 of the Constitution specifically refers to the prevention of the spread of an infectious disease is that infectious diseasesspread among people when people get together. Therefore, one of the mostimportant and main measures of preventing the spread of infectious diseases instopping the spread of an infection is to restrict interaction between people.

Thereasons for the measures and restrictions are set out in the Order and the explanatory memorandum to the Order.

Under§ 44 (1) of the Communicable Diseases Prevention and Control Act, supervision over the requirements imposed by this Order is exercised by the Health Board. Failure to duly comply with measures for preventing the spread of the virus will prompt the application of the administrative coercive measuresset out in § 28 (2) or (3) of the Law Enforcement Act. The maximum amount of non-compliance levy is 9600 euros. This non-compliance levy, which serves the purpose of enforcing the requirements, measures and restrictions imposed by this Order and preventing the spread of the virus, maybe imposed repeatedly.

ThisOrder can be appealed against by filing a challenge with the Government of theRepublic pursuant to the procedure provided by the Administrative Procedure Actwithin 30 days as of the day the relevant person became or should havebecome aware of the Order. This Order can also be appealed against by filing anaction with the administrative court pursuant to the procedure provided for inthe Code of Administrative Court Procedure within 30 days as of the day of announcement of this Order.

The explanatory memorandum to the Order is available on the website kriis.ee.

<sup>1</sup> https://www.who.int/news-room/q-a-detail/coronavirus-disease-covid-19-how-is-it-transmitted

<sup>&</sup>lt;sup>2</sup> https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/993879/ Variants\_of\_Concern\_VOC\_Technical\_Briefing\_15.pdf

<sup>&</sup>lt;sup>3</sup> Estoniaconsiders the recommended level of vaccination against COVID-19 to be 70% of the population. Should new strains of the virus that spread faster or are resistant to vaccines emerge, said required percentage may prove higher. https://www.terviseamet.ee/et/koroonaviirus/koroonakaart.

### Reasons for the amendmentsmade by the Government of the Republic Order No. 332 of 24 September 2021

For the protection of the life and health of people and overridingpublic interest, including for the protection of the continuity of the state, this Order imposes indispensable measures and restrictions for preventing thespread of the coronavirus SARS-CoV-2 causing COVID-19.

§ 28 (1) of the Constitution of the Republic of Estonia (hereinafter the *Constitution*) provides for everyone's right to protection of his or her health. In this casethe fundamental right protects different values. Firstly, the scope ofprotection includes people's right to protection of their health by having the state do everything in its power to stop the spread of the virus. Also coveredby the scope of protection is public interest in avoiding increased spread of the virus and mass infections as well as overload of the health care system. In a situation where contact with other people poses a great risk of the virus spreading the state has an obligation to minimise the risk of infection, which also means that, for the purpose of achieving this objective, contact between people may be restricted in an appropriate manner.

The Constitution provides for rights and freedoms that the state is also required to ensure. The state may circumscribe the rights and freedomsset out in the Constitution considering the nature of the right or freedom inquestion and the conditions arising from the Constitution itself. For instance, under § 34 of the Constitution everyone whose presence in Estonianterritory is lawful has the right to move freely in that territory and tochoose freely where to reside. The right to move freely may be circumscribed incases and pursuant to the procedure provided by law for the purpose of protecting the rights and freedoms of others and preventing the spread of acommunicable disease, among others.

It is justified to apply certain restrictions for preventing thespread of the virus causing COVID-19. Setting restrictions on rights and freedoms requires a fair balance between the objective sought by the restriction and the scope and effect of the restriction. Whereas, it is important to consider how can people, in the long run, exercise their otherfundamental rights, such as right to liberty of movement and to engage inenterprise, if the virus that causes COVID-19 is not contained in Estonia andhealth care institutions are overloaded and health workers are overworked. Proportional restrictions necessary for stopping the virus are justified by the above compelling objectives.

Under § 28 (2), (5) and(6) of the Communicable Diseases Prevention and Control Actandconsidering § 28 (8) thereof, the Government of the Republic may takemeasures for preventing communicable diseases and under § 27 (1) and(3) of the Communicable Diseases Prevention and Control Act the Government of the Republic may establish quarantine for the purposes of preventing any communicable disease from spreading outside the focus of the disease when thesehave a significant effect on society or economy.

The following preconditions must be met: it is an extremelydangerous communicable disease or a dangerous novel communicable disease; the Health Board has given the Government of the Republic information and arecommendation on a measure (obligation or restriction) on the basis of epidemiological, laboratory and clinical information; the measure is absolutely necessary for preventing the spread of the virus or in other words therequirement must be proportional and rational; the measure is temporary or inother words limited in time and it brings about a significant social oreconomic effect.

Establishment of the restrictions and regional exceptions by the Order is based on the fact that COVID-19 causedby SARS-CoV-2 is an infectious disease that spreads from one person to anotherby way of droplet infection, primarily upon close contact with an infectious person. The virus can be contracted when in close contact with an infected person, by inhaling particles of the virus of through contaminated surfaces or, for example, contaminated hands. The viruscan spread in poorly ventilated and/or crowded indoor settings, where peopletend to spend longer periods of time. The risk of becoming infected with SARS-CoV-2 is also present outdoors where close contact with a lot of peopletakes place.

#### This Order introduces the following changes:

This Order extends the access of children and young people tohobby education, hobby activities and youth work taking place in childcare, nursery school, general education school or vocational educational institution. When a child or a young person comes into contact with a person infected with COVID-19, they will not be required to be quarantined as a close contact, and the current simplified quarantine procedure may be applied. The same specification is also made for after crossing of the state border.

Sub-clause 21) ofclause 4 of **OrderNo. 305** is supplemented with areference to youth work, hobby education and hobby activities where the onlyparticipants are the same people who take part in schooling and educationactivities within childcare services, in pre-school child care institution orgeneral education school or vocational educational institution. Therefore, persons up to 18 years of age who arrive in Estonia from a risk countryand whose parent or the person accompanying them has not been vaccinated norhas suffered from COVID-19, and there are no other legal grounds for releasefrom self-isolation, and students who have not been vaccinated will have thechance, in addition to schooling and education activities in childcare, nurseryschool or school, to also participate in hobby activities and hobby educationwhere the participants are the same people with whom said persons come intocontact within the framework of aforesaid schooling and education

activities. According to sub-clause 21), this requires that on the third day afterreturn from travelling persons under 18 years of age take a COVID-19 PCRtest which comes back negative.

Sub-clauses 9) and 10) ofclause 4 of **OrderNo. 212** are also amended so that in addition toprovision of childcare services, pre-school childcare institutions, generaleducation schools and vocational educational institutions they will also include hobby education and hobby activities or youth work where the only participants are the same people who take part in schooling and educationactivities within the same childcare services, in the same pre-school childcare institution or general education school or vocational educational institution. Consequently, children who come into contact with a personinfected with COVID-19 in the course of schooling and education activities carried out in provision of childcare services or in a pre-school child care institution, general education school or vocational educational institutionwill have the chance, in addition to schooling and education activities in thechildcare, nursery school or school, to also participate in youth work, hobbyactivities or hobby education organised in the same institution. Butexclusively with people with whom there has been contact in the course of schooling and education activities. As to close contacts under 12 years of age (also persons who attain the asymptomatic, and in order for thesame to apply persons 12 to 18 years of age (also persons who attain theage of 19 years during the academic year 2021/2022) will have to promptlytake a SARS-CoV-2 antigen RTD test and no later than 72 hours after the establishment of close contact they will have to be retested with a SARS-CoV-2RT-PCR test.

The reasons for the amendment of the measures and restrictions are set out in the Order and the explanatory memorandum to the Order.

Under § 44 (1) of the Communicable Diseases Preventionand Control Act, supervision over the requirements imposed by this Order isexercised by the Health Board. Failure to duly comply with measures forpreventing the spread of the virus will prompt the application of theadministrative coercive measures set out in § 28 (2) or (3) of the Law Enforcement Act. The maximum amount of non-compliance levy is 9600 euros. This non-compliance levy, which serves the purpose of enforcing the requirements, measures and restrictions imposed by this Order and preventing the spread of the virus, may be imposed repeatedly.

This Order can be appealed against by filing a challenge with the Government of the Republic pursuant to the procedure provided by the Administrative Procedure Act within 30 days as of the day the relevant person became or should have become aware of the Order. This Order can also be appealed against by filing an action with the administrative court pursuant to the procedure provided for in the Code of Administrative Court Procedure within 30 days as of the day of announcement of this Order.

The explanatory memorandum to the Order is available on thewebsite kriis.ee.

<sup>&</sup>lt;sup>1</sup> https://www.who.int/news-room/q-a-detail/coronavirus-disease-covid-19-how-is-it-transmitted