

**BULGARIA COVID-19 TRACKER (last updated at 18:00 on 30 June 2020)**

Key legal measures affecting business in relation to COVID-19 in Bulgaria

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SECTOR	SUBJECT	LEGAL BASIS
<b>TODAY'S UPDATES</b>		
	There are no new measures or changes adopted by the authorities as of today, 30 June 2020.	

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>GENERAL MEASURES</b>			
1.	<b>General social distancing measures<sup>1</sup></b>	<p>The state of emergency in Bulgaria ended on 13 May 2020. On 14 May 2020, the Council of Ministers declared an emergency epidemic situation<sup>2</sup> for one month until 14 June 2020, which is further extended until 15 July 2020. Based on the emergency epidemic situation declared, the Minister of Health renewed and modified the following general restrictions:</p> <ul style="list-style-type: none"> <li>All educational activities are suspended in schools, universities<sup>3</sup> and other educational institutions and organizations.</li> <li>All extracurricular educational activities (including excursions, study halls, educational gatherings, etc.) are resumed as of 01 June. <i>(Effective 26 May)</i></li> <li>Kindergartens and nurseries are allowed to reopen from 22 May. <i>(Effective 19 May 2020)</i>.</li> <li>Outdoor and indoor team or individual sports events having competitive or training nature is allowed from 10 June 2020 with no more than 50% of the seats occupied or at least 1.5 meters social distance between individuals.</li> <li>Up to 1000 people per sector are allowed during football matches and at least</li> </ul>	<p>Order No. ПД-01-353 dated 22 June 2020 issued by the Minister of Health <i>(Effective 23 June 2020)</i></p> <p>Order No. ПД-01-333 dated 12 June 2020 issued by the Minister of Health <i>(Effective 15 June 2020)</i></p> <p>Order No. ПД-01-354 dated 22 June 2020 issued by the Minister of Health <i>(Effective 23 June 2020)</i></p>

<sup>1</sup> Anti-epidemic measures can be introduced by the regional health authorities for individual regions of the country. Mayors of municipalities can also adopt further social distancing measures.

<sup>2</sup> “Emergency epidemic situation” is present in case of a disaster caused by a contagious disease, which leads to an epidemic with immediate danger to the life and health of people, the prevention and overcoming of which requires more than the usual activities related to protecting and preserving the life and health of people.

<sup>3</sup> Except for the Academy of the Ministry of Interior and the National Defence College.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		<p>every second seat must be unoccupied.</p> <ul style="list-style-type: none"> <li>• Practicing team or individual sports in swimming pools and swim centers is allowed.</li> <li>• Fitness centers and sports halls without restrictions for the number of the individuals per sq.m. (<i>Amendment effective 2 June 2020</i>).</li> <li>• Entertainment and cultural indoor events (concerts, cinemas, theaters, stage performances, discos, night clubs, weddings, graduation parties and other mass gatherings) are allowed, but only with no more than 50% of the seats occupied indoors and outdoors (including in community centers, youth centers, school gymnasiums, private premises and others).</li> <li>• Conference events, symposiums, exhibitions, including events in the exhibition industry, are allowed, but only with no more than 50% of the seats occupied and observing all anti-epidemic measures.</li> <li>• Wearing protective masks or other face coverings is mandatory in public transport, pharmacies, healthcare establishments, and in all closed public places – commercial sites, shopping centers, Malls, etc.<sup>4</sup> Exception applies to the customers of food premises, restaurants, bars, pubs, cafés, etc. Wearing of protective masks or other face coverings is recommended in all outdoor public places<sup>5</sup>.</li> <li>• All persons, when in open public places, such as bus stations, parks, streets, etc., must keep a distance of not less than 1.5 meters from other persons. Exception applies to members of the same family.</li> <li>• Persons in contact with those infected with COVID-19 are placed under mandatory quarantine for 14 days and are not allowed to leave their homes. [See</li> </ul>	

<sup>4</sup> Public places are freely accessible places or places intended for public use.

<sup>5</sup> See footnote 4.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		exception in item 64 below]	
2.	<b>Entry ban for all arriving passengers</b>	<p><b><u>All passengers, regardless of their nationality, who are arriving by means of air, maritime, railway and road transport</u></b>, are to be refused entry into Bulgaria.</p> <p><b><u>Exceptions:</u></b></p> <ul style="list-style-type: none"> <li>- Bulgarian nationals, foreign nationals with permanent, temporary or long-term residence in Bulgaria, and members of their families.</li> <li>- Members (i) of the families of Bulgarian nationals or (ii) in cohabitation with Bulgarian nationals.</li> <li>- EU and Schengen nationals (including nationals of San Marino, Andorra, Monaco and the Vatican) and persons having residence permit in the EU and Schengen Member-States (including San Marino, Andorra, Monaco and the Vatican) and members of their families.</li> <li>- Nationals of Serbia, Bosnia and Herzegovina, Montenegro.</li> <li>- Medical staff, medical investigators, and geriatric care specialists, in performance of their duties.</li> <li>- Transport personnel engaged in the transportation of passengers and goods<sup>6</sup>, aircraft crew members engaged in air transport and other transport personnel, as necessary, including crew members of ships.</li> <li>- Diplomatic staff, foreign officials (Heads of States, members of governments) and members of their delegations, staff of international organizations, military and humanitarian personnel, in performance of their duties.</li> <li>- Persons travelling for humanitarian reasons.</li> </ul>	<p>Order No. ПД-01-347 dated 19 June 2020 issued by the Minister of Health</p> <p><i>(Effective 19 June 2020)</i></p>

<sup>6</sup> If the transit through the border is banned by a neighboring country, the Bulgarian authorities will determine a parking place where the driver and the truck must remain until the ban is lifted.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		<ul style="list-style-type: none"> <li>- Persons directly engaged in the construction, maintenance and safety of strategic and critical infrastructure of Bulgaria, performance of projects under the Investment Promotion Act, and other investment activities related to the local economy, priorly certified by letter of the Minister of Economy or another Minister.</li> <li>- Border workers, agricultural workers and workers in the field of tourism.</li> <li>- Workers engaged in the delivery of medicinal products, medical devices and personal protective equipment.</li> </ul> <p>[See exceptions for transit through Bulgaria to the country of residence or establishment below]</p>	
3.	<b>Quarantine for arriving passengers from high-risk countries<sup>7</sup></b>	<p>All passengers not exempted from the general entry ban (see item 2 above), arriving from <b>Sweden, Belgium, the United Kingdom, Portugal</b>, and from <b>non-EU and non-Schengen states</b> except for Serbia, Bosnia and Herzegovina, Montenegro, Iceland, Norway, Switzerland, Liechtenstein, San Marino, Andorra, Monaco and the Vatican, are to be placed under mandatory quarantine for 14 days.<sup>8</sup> The arriving passengers must inform the border or regional health authorities about the address where they will be quarantined.<sup>9</sup></p> <p>Exceptions apply to<sup>10</sup>:</p> <ul style="list-style-type: none"> <li>• Bulgarian nationals, EU and/or Schengen nationals:</li> </ul>	<p>Order No. ПД-01-347 dated 19 June 2020 issued by the Minister of Health</p> <p><i>(Effective 19 June 2020)</i></p>

<sup>7</sup> According to the Amendment Act, the Minister of Health is entitled to impose a quarantine period for infected persons and their contact persons. He can also introduce anti-epidemic measures without emergency epidemic situation being declared, but those measures cannot include entry ban for foreigners or temporary restrictions for the movement in the territory of the country.

<sup>8</sup> Art. 355, Para. 2 of the Criminal Code, provides imprisonment of until five years and a fine of BGN 10,000 to BGN 50,000 for failure to observe quarantine.

<sup>9</sup> [INSTRUCTION FOR PLACEMENT INTO QUARANTINE](#) is executed by the border health authorities electronically or on paper.

<sup>10</sup> Persons exempted from the mandatory quarantine must fill in a standard declaration for fulfillment of the anti-epidemic measures in the country. (Available [here](#)).

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		<ul style="list-style-type: none"> <li>- Travelling for humanitarian reasons.</li> <li>- The category of persons directly engaged in the construction, maintenance and safety of strategic and critical infrastructure of Bulgaria, etc., under item 2 above. Members (i) of the families of Bulgarian nationals or (ii) in cohabitation with Bulgarian nationals, if the stay in the country is no longer than 7 days.</li> <li>• <b>Bus drivers</b>, conducting international transport of passengers.</li> <li>• <b>Truck drivers</b>, conducting international transport of goods.</li> <li>• Members of ships' crew – Bulgarian nationals.</li> <li>• The categories of medical staff, workers engaged in the delivery of medicinal products, diplomatic staff and foreign officials, border workers, under item 2 above, regardless of their nationality.</li> </ul>	
4.	<b>Transit through Bulgaria to the country of residence or establishment</b>	<p>Transit is permitted only in cases when the immediate departure from the country is guaranteed. Transit through the Bulgarian territory to the country of residence or establishment is allowed to the following persons<sup>11</sup>:</p> <ul style="list-style-type: none"> <li>- EU and Schengen nationals (including nationals of San Marino, Andorra, Monaco and the Vatican) and members of their families.</li> <li>- Third country nationals having long-term residence in an EU or Schengen Member State (including in San Marino, Andorra, Monaco and the Vatican) and members of their families.</li> <li>- Nationals of Serbia, Bosnia and Herzegovina, Montenegro, Turkey, North</li> </ul>	<p>Order No. ПД-01-347 dated 19 June 2020 issued by the Minister of Health</p> <p><i>(Effective 19 June 2020)</i></p>

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<sup>11</sup> See footnote 11.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		Macedonia, Albania and Kosovo. [See specific rules in Transport section below]	
5.	<b>Legislative payment moratorium</b>	Until 13 July 2020, the effects of default on payments based on financial agreements, e.g., loans, leases, etc., of private persons and entities, are suspended. <sup>12</sup> The payments affected by the suspension can be owed to financial institutions (banks, lease companies, etc.) or to third parties in case of assignment of the receivable. Suspension of the effects of default on payments includes the accrual of interest and penalties for delay, acceleration, and the right to rescind a contract.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i> <i>Amendment effective 9 April 2020</i> <i>Amendment effective 14 May 2020)</i>
6.	<b>Non-legislative (voluntary) payment moratorium on financial loans</b>	In compliance with the <a href="#">Guidelines on legislative and non-legislative moratoria on loan repayments applied in the light of the COVID-19 crisis</a> of the European Banking Authority (“EBA”), the BNB approved local directions on terms and procedures of payment moratorium on financial loans provided by banks and their subsidiaries as proposed by the Association of Banks in Bulgaria. The directions include various mechanisms of reliefs for the borrowers, e.g., temporarily postponement of capital and/or interest payments on the loan without further amending the terms and conditions. Eligibility criteria in respect of the borrowers apply.  <b>If you wish to benefit from this payment moratorium, you have to contact your bank/financial institution before 22 June 2020.</b>	Decision dated 10 April 2020 adopted by the Bulgarian National Bank (“BNB”) <i>(Effective from 10 April 2020 until the end of 2020)</i>

<sup>12</sup> For the period from 13 March 2020 until 8 April 2020, the general suspension of the effects of default on payments applies to all delayed payments of private persons and entities regardless of the type of the obligations, i.e., it is not necessary for them to be based on financial agreements for this period.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>RETAIL, SERVICES, TRAVEL, LEISURE AND HOSPITALITY</b>			
7.	<b>Closing of public access to non-essential retail outlets and services</b>	<p>Visits to discos, piano bars, night clubs, etc., are allowed from 15 June 2020.</p> <p>Visits to indoor areas of restaurants, fast food outlets, bars and pubs, cafés, sport and children’s playgrounds in indoor areas, casinos and entertainment halls, including those in commercial centers (i.e., malls), are also allowed, observing the anti-epidemic measures of the relevant minister.</p> <p>Takeaway services are not affected.</p> <p>Online retail is not affected.</p> <p>Farmers’ markets are allowed to be open observing strict sanitary requirements introduced by the local municipalities. <i>(Effective 6 April 2020)</i></p> <p>All other retail trade and services are not affected, except as stated below, but must continue under strict sanitary requirements.</p>	<p>Order No. ПД-01-179 dated 6 April 2020 issued by the Minister of Health</p> <p>Order No. ПД-01-354 dated 22 June 2020 issued by the Minister of Health</p> <p><i>(Effective 23 June 2020)</i></p>
8.	<b>Sanitary requirements for retail outlets which remain in operation</b>	<p>Wearing of a face mask or a face shield is mandatory in case of immediate customer service with a distance of less than 1.5 meters and if there is no plastic or glass barrier subject to disinfection.</p> <p>All natural persons and legal entities, who own or manage public facilities, commercial premises and other places where services to individuals are provided, must also introduce the following anti-epidemic measures:</p> <ul style="list-style-type: none"> <li>- At least 1.5 meters distance between the individuals, to whom they provide services;</li> <li>- Availability of disinfectant at the entry of the site;</li> </ul>	<p>Order No. ПД-01-353 dated 22 June 2020 issued by the Minister of Health</p> <p><i>(Effective 23 June 2020)</i></p>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		<ul style="list-style-type: none"> <li>- Access regime in order to avoid crowding within the premises;</li> <li>- Placing of information notices on the need to keep social distance and personal hygiene, and to wear personal protective equipment, etc.</li> </ul> <p>In addition, the Ministry of Tourism, in co-ordination with the Ministry of Health, adopted Instructions on the Operation of Places for Accommodation and Food and Entertainment Premises in the Conditions of COVID-19. The Instructions specify the sanitary requirements set out above, considering the nature of the hotel and restaurant business in view of the upcoming summer season. They refer to safety of the employees, safety of the clients and to the requirements and actions in case of doubt that certain employees/clients are infected with COVID-19.<sup>13</sup></p> <p>[See also prohibition for shoppers below the age of 60 in food stores and pharmacies between 8:30 and 10:30 a.m. in item 1 above.]</p> <p>[See also general social distancing measures in item 1 above.]</p>	
9.	<b>VAT reduction due by restaurant and catering services</b>	VAT due by restaurant and catering services will be reduced to 9% from 1 July 2020. Alcoholic drinks – beer, wine and spirit drinks – will be excluded from the VAT reduction.	Act to Amend the VAT Act <i>(Effective 1 July 2020)</i>
10.	<b>Measures for protection of the Bulgarian food production</b>	According to Decree No. 70 dated 14 April 2020 on providing in food retail chains of the main group of foods produced in the territory of Bulgaria, retailers operating at least 10 food stores in the country will be obliged to offer and to allocate specific locations within their stores for Bulgarian products from local agriculture producers, e.g., milk and dairy products, honey, some fruit and vegetables <sup>14</sup> , etc. <sup>15</sup>	Decree No. 70 dated 14 April 2020 on providing in food retail chains the main group of foods produced on the territory of Bulgaria, as amended

<sup>13</sup> The Bulgarian Food Safety Agency also adopted requirements on the work in outdoor areas of the restaurants, fast food outlets, bars and pubs, and coffee-houses observing anti-epidemic measures. The requirements specify the anti-epidemic measures by the Minister of Health, e.g., placing information tables for keeping distance between the visitors, measures on preventing crowds in the common areas, granting access only for customers, etc.

<sup>14</sup> Local producers of fruit and vegetables can be further supported by short-term loans granted by State Fund Agriculture.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
			<p><i>(Effective 21 April 2020)</i></p> <p>Decree No. 87 dated 30 April 2020 on providing in food retail chains the main group of foods produced on the territory of Bulgaria</p> <p><i>(Amendment effective 5 May 2020)</i></p> <p>State of Emergency Act</p>
11.	<b>Refund offered by the companies providing tourism services for cancelled travel</b>	Companies providing tourism services (tour operators) can offer a voucher instead of refunding the amount paid for cancelled travel. If the traveler does not accept the voucher, the tour operator must refund the amount within 12 months as of the end of the state of emergency (until 13 May 2021).	<p>State of Emergency Act, as amended</p> <p><i>(Effective 9 April 2020)</i></p> <p><i>Amendment effective 14 May 2020)</i></p>
12.	<b>Exemption from rental payments to public authorities</b>	The respective authority, in its capacity as a lessor, is entitled to reduce the rental price or to exempt from the entire rental price, or part of it, the lessees, whose work was suspended or restricted due to the state of emergency. The suspension or the restriction of the work due to the state of emergency needs to be evidenced by financial or other relevant documents and the application should be submitted within 2 months after the end of the state of emergency, i.e., by 13 July 2020.	<p>State of Emergency Act, as amended</p> <p><i>(Effective 9 April 2020)</i></p> <p><i>Amendment effective 14 May 2020)</i></p>
13.	<b>Reduction of prices for beach accessories and concession and</b>	Concession holders and lessees of seaside beaches will be obliged to reduce the prices of beach accessories (umbrellas, sunbeds, etc.) by at least 50% of the price offered in 2019 or of the amount of the maximum allowed prices.	<p>Amendment Act</p> <p><i>(Effective 14 May 2020)</i></p>

<sup>15</sup> According to the Amendment Act, measures to protect the Bulgarian food products can be introduced by a decree of the Council of Ministers until 31.12.2020.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
	<b>rental fees for seaside beaches</b>	By 25 May 2020, the concession holders and the lessees must inform the Minister of Tourism on the amount of the price reduction. Based on the procedure, which is adopted by the Council of Ministers, the Minister of Tourism will notify the concession holders and the lessees about the reduced fees owed for 2020, by 30 May 2020.	
14.	<b>Exemption from investments for concession holders of seaside beaches in 2020 and 2021</b>	Upon suggestion of the concession holders of seaside beaches, the investments in 2020 and 2021 may be reduced, suspended, redirected, or new investment plans may be proposed. The amendment of the main concession agreement must be made through a supplementary agreement until 31 December 2020.	Amendment Act <i>(Effective 14 May 2020)</i>
15.	<b>Relief<sup>16</sup> of various requirements applicable to beach and tourism services</b>	<p>The validity of certificates for categorization of places for accommodation (class A and B, rest-houses, tourism training centers, etc.), expiring by 1 September 2020, will be extended until 31 December 2020. This will also apply to the certificates for SPA and wellness centers.</p> <p>Construction works in the Bulgarian summer resorts will be allowed until 15 June.</p> <p>For a period of two years after the end of the state of emergency, i.e. until 13 May 2022, tour operators using air carriers having a Bulgarian operating license<sup>17</sup> to carry out charter flights to Bulgaria for tourism, will receive a state grant amounting to 35 EUR per seat of the maximum capacity of the aircraft. The state aid will be granted only in respect of flights, having at least 100 seats.</p>	Amendment Act <i>(Effective 14 May 2020)</i>

<sup>16</sup> See also [Recommendation on vouchers offered to passengers and travellers as an alternative](#).

<sup>17</sup> Tour operators using air carriers having operating licenses issued by foreign states can receive the state aid if they prove absence of interest by air carriers in obtaining a Bulgarian license to perform the flight.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>TRANSPORT<sup>18</sup></b>			
16.	<b>Measures for aircraft crew members arriving from abroad</b>	<p>The following applies to aircraft crew members arriving from <b>abroad</b>:</p> <ul style="list-style-type: none"> <li>i. Aircraft crew members are <b>not to be quarantined</b> if they did not spend time in the foreign country (except within the airport) and the time spent within the airport was only for pre-flight preparation of the aircraft;</li> <li>ii. Aircraft crew members arriving from abroad <b>are permitted</b> to enter into Bulgaria if they do not leave the aircraft (except for the mandatory pre-flight preparation of the aircraft) and the time for the next takeoff does not exceed the permitted flight duty period (“FDP”), but not more than 12 hours.</li> <li>iii. Aircraft crew members – foreign nationals, arriving in Bulgaria for delivering an aircraft for technical service, <b>are permitted</b> to enter the country if they do not leave the aircraft (except for the mandatory pre-flight preparation of the aircraft) and the time for the next takeoff does not exceed the permitted flight duty period (“FDP”), but not more than 12 hours.</li> <li>iv. If a passenger on an aircraft landing in the territory Bulgaria shows symptoms of COVID-19, the cabin crew who took part in the particular flight must not</li> </ul>	<p>Order No. ПД-01-347 dated 19 June 2020 issued by the Minister of Health <i>(Effective 19 June 2020)</i></p>

<sup>18</sup> On 1 April 2020, the Council of Ministers defined the border points on Bulgarian territory through which unobstructed transit of goods will be ensured, i.e., so-called “green corridors”.

According to Commission Decision of 29.4.2020 authorizing the Republic of Bulgaria to grant exceptions from the application of Articles 6, 7 and 8 of Regulation (EC) No 561/2006 of the European Parliament and of the Council on the harmonization of certain social legislation relating to road transport, the Bulgarian authorities are authorized to grant (i) increase of the maximum permissible daily driving time to up to 11 hours, (ii) increase of the maximum driving period after which a break of 45 minutes is required to up to five and half hours. See more exceptions under the Commission Decision [here](#).

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		plan their next flight and must be put under mandatory 14-day quarantine, as per the instructions of the state health authorities.	
17.	<b>Sanitary requirements for air travel</b>	Airport and ground handling operators, companies providing aircraft technical services and all air carriers transporting passengers, cargo and mail from and to the airports within the country must take strict sanitary measures according to Safety Directive No. SD-2020-01 dated 13 March 2020 issued by the European Union Aviation Safety Agency <sup>19</sup> .	Order No. 45-01-156 dated 17 March 2020 issued by the Director General of DG CAA, as amended <i>(Effective 17 March 2020)</i> Order № 45-01-211/13.05.2020 dated 17 March 2020 issued by the Director General of DG CAA <i>(Effective 13 May 2020)</i>
18.	<b>Sanitary requirements for maritime transport and mandatory quarantine for ships arriving from high-risk countries</b>	Ships having on board one or more persons (crew members or passengers) infected with COVID-19 must stay at anchorage quarantine area for 14 days. Ships arriving from <b>high-risk countries</b> ( <i>not listed by the BMA</i> ) for dry dock/ships repair must also stay at anchorage quarantine area for the same period.  Ships arriving from <b>high-risk countries</b> for cargo operations are inspected by health inspectors. The crew is placed under quarantine for 14 days on board, cargo operations are to be carried out.	Measures adopted and enforced by the Bulgarian Maritime Administration (“ <b>BMA</b> ”) <sup>20</sup> <i>(Effective 20 March 2020)</i>
19.	<b>Requirements for railway transport</b>	All cross-border trains to/from the country are suspended ( <i>effective 17 March 2020</i> ).  In case a city/village is quarantined, the route of the trains will be adjusted, so that the trains do not stop at the stations under quarantine ( <i>effective 24 March 2020</i> ).	Measures adopted by the Bulgarian State Railways

<sup>19</sup> Available [here](#). See also Safety Directive No. SD-2020-02.

<sup>20</sup> Full text of the measures is available [here](#).

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>EMPLOYMENT</b>			
20.	<b>Remote work. Sanitary measures at the workplace</b>	All employers must ensure the introduction of increased anti-epidemic measures in the working areas, including disinfection, instructions to staff on personal hygiene, personal protective equipment of the employees considering the type of work and the risk assessment at the workplace (masks, gloves, etc.), social distancing of at least 1.5 meters between the employees, they must not allow access for employees or visitors having symptoms of acute contagious diseases and are instructed to transfer their employees and management bodies to remote work, where possible. <sup>21</sup> All anti-epidemic measures must conform to the instructions adopted by the Minister of Health.	Order No. ПД-01-353 dated 22 June 2020 issued by the Minister of Health <i>(Effective 23 June 2020)</i>
21.	<b>Remote and home-based work</b>	Until 13 July 2020, employers are allowed (depending on the nature of the work and possibility for remote work or work from home), to assign to employees, <b><u>without their consent</u></b> , remote work or work from home.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i> <i>Amendment effective 14 May 2020)</i>
22.	<b>Unilateral right of employer to grant the use of up to ½ of the annual paid leave<sup>22</sup></b>	Until 13 July 2020, the employer may unilaterally order its employees, without their consent, to use <b><u>up to one half</u></b> of their annual paid leave.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i>

<sup>21</sup> See also [COVID-19: Back to the workplace - Adapting workplaces and protecting workers](#) – a guideline issued by the European Agency for Safety and Health at Work.

<sup>22</sup> Any unpaid leave of up to 60 days under Art. 160, Para. 1 of the Labor Code will be deemed social-security and work length of service in 2020.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
			<i>Amendment effective 14 May 2020)</i>
23.	<b>Extension of the possible term for seasonal farm employment contracts</b>	An employer – registered farmer can conclude a short-term seasonal farm employment contract for a period longer than 1 day until 31 October 2020.	State of Emergency Act, as amended <i>(Effective 9 April 2020 Amendment effective 2020)</i>
24.	<b>State aid for partially covering salaries of employees</b>	From 13 March to 30 June 2020 but for a period of up to 3 months, the National Social Security Institute may transfer to an employer 60% of the amount of the individual social insurance income for January 2020 of certain employees, based on criteria adopted by the Bulgarian government. <sup>23</sup>  [See item 25 below for more information]	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020 Amendment effective 14 May 2020)</i>
25.	<b>Criteria for granting state aid for partially covering salaries of employees</b>	According to a Decree of the Council of Ministers, the possibility for companies to claim the support for partial (60%) co-payment of salaries for a period of up to 3 months until 30 June 2020, is available for: <ul style="list-style-type: none"> <li>i. employees whose work was suspended on the basis of a government authority in relation to the state of emergency;</li> <li>ii. employees whose work was suspended on the basis of an order of the employer in relation to the state of emergency;</li> <li>iii. employees whose working hours have been reduced on the basis of an order of the employer in relation to the state of emergency.</li> </ul>	Decree of the Council of Ministers on the conditions and procedure for paying compensations to employers for maintaining employment of employees for the state of emergency declared by the National Assembly on 13 March 2020 <i>(Effective 1 April 2020,</i>

<sup>23</sup> Based on an official announcement on the website of the Ministry of Tourism, the support for partial co-payment of salaries of employees will be increased to 80% for companies in the tourism and travel sector.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		The availability of aid is subject to a number of exceptions and conditions. The state aid scheme was approved by the European Commission of 14 April 2020.	<i>retroactively from 13 March 2020)</i>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>TAX AND ACCOUNTING</b>			
26.	<b>Extension of the deadline for publication of the annual financial statements</b>	<p>The deadline for publication of the annual financial statements is extended until 30 September 2020. In addition, dormant entities must submit a declaration of dormancy by 30 June 2020.</p> <p>Annual financial statements can be signed by electronic signatures without further professional stamps of the auditors or hand-written signatures.</p>	<p>State of Emergency Act, as amended <i>(Effective 24 March 2020)</i></p>
27.	<b>Extension of the deadline for filing corporate income tax returns</b>	<p>The deadline for submission of the Corporate Income Tax (CIT) returns for 2019, as well as for payment of the corporate income tax due, is extended until 30 June 2020.</p> <p>If the company is required to make advance corporate tax instalments for 2020, the instalments will have to be reported by 15 April 2020. For this purpose, the template of the CIT return only with the part for advance instalments will have to be submitted by 15 April 2020.</p> <p>[See more details about the advance instalments in item 30 below.]</p>	<p>State of Emergency Act, as amended <i>(Effective 24 March 2020)</i></p>
28.	<b>Extension of the deadline for declaration and payment of alternative taxes under the Corporate Income Tax Act</b>	<p>Entities obliged to pay alternative taxes instead of general corporate income tax (e.g., entities conducting vessels operations <i>or</i> ancillary and auxiliary activities under the Gambling Act) will have to submit their tax returns and pay the alternative tax by 30 June 2020. In addition, entities conducting ancillary and auxiliary activities under the Gambling Act can also submit their annual activity report by 30 June 2020.</p>	<p>State of Emergency Act, as amended <i>(Effective 24 March 2020)</i></p>
29.	<b>Extension of the</b>	<p>The deadline for reporting and paying the one-off tax on expenses is extended until 30</p>	<p>State of Emergency Act, as</p>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
	<b>deadline for declaration and payment of tax on expenses under the Corporate Income Tax Act</b>	June 2020.	amended <i>(Effective 24 March 2020)</i>
30.	<b>Extension of the deadline for filing tax returns concerning corporate income tax advance contributions</b>	<p>The corporate income tax advance instalments in 2020 are made under the requirements of Chapter XIV of the Corporate Income Tax Act considering the following:</p> <ul style="list-style-type: none"> <li>i. If the CIT return for 2019 has been filed before the effective date of the State of Emergency Act, the tax advance instalments are to be made according to the income declared in the tax return for 2019. Further revising declaration under Art. 88 of the Corporate Income Tax Act may be submitted;</li> <li>ii. If a tax return for 2019 has been filed by 15 April 2020, the tax advance instalments are to be made according to the income declared in the filed tax return;</li> <li>iii. If a tax return for 2019 has <i>not</i> been filed by 15 April 2020, the tax advance instalments have to be declared with the annual tax return by 15 April 2020. The annual tax return has to be filled in only in the sections concerning the tax advance contributions.</li> </ul>	State of Emergency Act, as amended <i>(Effective 24 March 2020)</i>
31.	<b>Extension of the deadline for filing personal income tax returns for sole traders</b>	<p>The deadline for submission of personal income tax returns for 2019 and payment of the tax due for sole traders is extended until 30 June 2020 with a discount of 5% if tax is paid by 31 May 2020.</p> <p>Otherwise, the deadline for submitting personal income tax returns for 2019 and payment of the tax due remains 30 April 2020, with a discount of 5% if tax is paid by 31 March 2020.</p>	State of Emergency Act, as amended <i>(Effective 24 March 2020)</i>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
32.	<b>Extension of the deadline for benefitting from property tax discounts</b>	The deadline for the discount of 5% in case of prepayment of the real estate tax or the vehicle tax for the whole year is extended until 30 June 2020.	State of Emergency Act, as amended <i>(Effective 24 March 2020)</i>
33.	<b>Suspension of procedural deadlines and limitation periods under the Tax and Social Security Procedure Code</b>	The limitation periods for public (including tax) liabilities were suspended until the end of the state of emergency and will continue to run again from 21 May 2020. Exception applies to limitation periods under Art. 172, Para. 1. of the Tax and Social Security Procedure Code.	State of Emergency Act, as amended <i>(Effective 24 March 2020</i> <i>Amendment effective 14 May 2020))</i>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>FINANCIAL SECTOR<sup>24</sup></b>			
34.	<b>Extension of time limits for companies in the financial sector</b>	<p>Certain time limits for the submission of regular financial statements and for fulfillment of reporting obligations<sup>25</sup> by UCITS, alternative investment funds, public companies and other issuers, etc., are extended, as follows:</p> <p><b>i. Under the Public Offering of Securities Act</b></p> <p>The deadline for submission of quarterly reports by bond issuers is extended until 30 September 2020</p> <p>The deadline for public disclosure of standalone and consolidated financial statements by public issuers is also extended until 30 September 2020. However, each issuer is obliged to publish its <b>annual financial statement (“AFS”) by 31 July 2020</b>. The issuers must notify the Financial Supervision Commission (FSC) if the initial deadlines will not be met and information on the exact reasons for the delay must be provided.</p> <p>The annual general meetings of public companies can be held until 30 September 2020.</p> <p>In addition, the time limit for the investment firms to provide the information on the clients’ assets to the FSC and to the Investor Compensation Fund is extended until the end of the month, following the reporting period.</p> <p><b>ii. Under the Markets in Financial Instruments Act (“MFIA”)</b></p> <p>Investment firms and market operators can submit their annual financial statements and reports to the FSC until 31 July 2020.</p>	<p>State of Emergency Act, as amended</p> <p><i>(Effective 24 March 2020, retroactively from 13 March 2020)</i></p>

<sup>24</sup> The local Financial Supervision Commission supports the European Securities and Market Authority’s (“ESMA”) views and recommendations for mitigating the impact of COVID-19. A Public Statement by ESMA is available [here](#).

<sup>25</sup> See also [ESMA’s guidance on accounting implications of COVID-19](#).

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		<p><b>iii. Under the Collective Investment Funds and Other Undertakings for Collective Investments Act (“Collective Investments Act”)</b></p> <p>Management companies and investment companies need to submit their annual and ongoing reports under Art. 60 and Art. 92 until 31 July 2020 for the annual reports and until 31 July 20 for the ongoing reports, respectively.</p> <p>Some other facilitating measures have been adopted as well.</p>	

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>PHARMACEUTICALS</b>			
35.	<b>Possible ban for exports of medicinal products</b>	The Minister of Health may prohibit exports of medicinal products until the end of the state of emergency and 2 months afterwards, until 13 July 2020.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i> <i>Amendment effective 14 May 2020)</i>
36.	<b>Extension of validity of prescription protocols</b>	The validity of prescription protocols for high value treatment medicines, which expire during the period of the state of emergency, is extended for that period and an additional two months after that, i.e., until 13 July 2020.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i>
37.	<b>Extension of support for assisted reproduction procedures validity</b>	The validity of orders for support of assisted reproduction procedures is extended for a period of six months after the end of the state of emergency, i.e., until 13 November 2020.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i>
38.	<b>Extension of validity of TELK and NELK decisions</b>	The validity of the decisions of TELK (Expert Labor Medical Commission) and NELK (National Expert Medical Commission) for determining long-term disability and its level is extended for the period of the state of emergency and an additional two months after that, i.e., until 13 July 2020.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
			2020)
39.	<b>Ban for export of medicinal products based on quinine</b>	The export of medicinal products having <i>quinine</i> as raw material is prohibited. The ban does not apply to the medicinal product ANALGIN-CHININ (Metamizole sodium 200 mg Chinin hydrochlorid 50 mg). ( <i>Effective 24 April 2020</i> ).	Order No. ПД-01-141 dated 20 March 2020 issued by the Minister of Health, as amended ( <i>Effective 20 March 2020</i> ) Order No. ПД-01-237 dated 24 April 2020 issued by the Minister of Health ( <i>Amendment effective 24 April 2020</i> )
40.	<b>Ban for export of protective medical equipment</b>	All export of <b>disinfectants - biocides, protective medical equipment</b> (as listed in Annex I to Regulation (EU) 2020/402 of 14 March 2020), e.g., masks, medical gloves, shoe covers, protective glasses, etc. is prohibited without prior authorization under Regulation (EU) 2020/402 of 14 March 2020 issued by the Minister of Health, or an authorized person. <sup>26</sup>	Decision No. 159 dated 8 March 2020 adopted by the Council of Ministers, as amended ( <i>Effective 8 March 2020</i> ) Decisions No. 189, No. 204 and No. 274 adopted by the Council of Ministers
41.	<b>Relief from import duties and VAT exemption on importation granted for goods</b>	Based on <a href="#">Commission Decision (EU) 2020/491 of 3 April</a> , the Council of Ministers adopted national rules on relief from import duties and VAT exemption on importation granted for goods needed to combat the effects of COVID-19. An Annex to the Decree specifies the medical products, medical protective equipment and other medical devices exempted from import duties and VAT. The relief from import duties and VAT	Decree No. 80 dated 23 April to Supplement Decree No. 75 dated 6 April 2007 by the Council of Ministers

<sup>26</sup> Commission Implementing Regulation (EU) 2020/568 of 23 April 2020 making the exportation of certain products subject to the production of an export authorization has repealed Commission Implementing Regulation (EU) 2020/402 of 14 March 2020.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
	<b>needed to combat the effects of COVID-19</b>	exemption applies solely to public authorities and refers to goods imported within the period from 30 January 2020 until 31 July 2020. The Council of Ministers has requested from the European Commission to extend the period to 31 October 2020.	<i>(Effective 28 April 2020)</i>
42.	<b>Exemptions for pharmacies</b>	Until 13 July 2020, pharmacies are allowed to dispense prescription medicines without requiring a prescription, based on the latest entries in the patient's prescription book, subject to rules and limits to be set by the National Health Insurance Fund.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i>
43.	<b>Payments to healthcare providers within the state of emergency</b>	Until 13 July 2020, the National Health Insurance Fund and the Bulgarian Medical and Dental Associations can conclude an Annex to the respective National Framework Agreements in order to determine terms and conditions for payments to the medical healthcare providers. <sup>27</sup>	State of Emergency Act, as amended <i>(Effective 9 April 2020)</i> <i>(Amendment effective 14 May 2020)</i>

<sup>27</sup> According to Agreement No. ПД-НС-01-4-3 dated 28 April 2020 to Amend and Supplement the National Framework Agreement between the National Health Insurance Fund ("NHIF") and the Bulgarian Medical Associations, healthcare establishments providing specific COVID-19 testing can apply for conclusion of additional agreement with the NHIF, in order to stipulate the payments related to this COVID-19 testing.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>JUDICIAL, ADMINISTRATIVE AND ENFORCEMENT PROCEEDINGS</b>			
44.	<b>General suspension of procedural time limits and deadlines</b>	Procedural time limits within pending litigation, arbitration and enforcement procedures, which were suspended during the period of the state of emergency and were not exempted from the suspension, continued to run again from 21 May 2020.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020 Amendment effective 9 April 2020 Amendment effective 14 May 2020)</i>
45.	<b>General suspension of limitation periods</b>	All limitation periods, whose expiry extinguishes or creates rights for private persons and entities, which were suspended during the period of the state of emergency, continued to run again from 21 May 2020.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020. Amendment effective 9 April 2020 Amendment effective 14 May 2020))</i>
46.	<b>Extension of time periods, established by law, for private persons and entities</b>	All other time periods, established by law, which have expired during the period of the state of emergency, <b><u>which are not suspended</u></b> as per the above, and are related to the exercise of rights or the fulfillment of obligations by private persons and entities, are <b><u>extended until one month after the end of the state of emergency, i.e., until 13 June 2020.</u></b>  Time limits for certain procedures, e.g., under the Public Procurement Act, the	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020. Amendment effective 17 April</i>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		<p>Concessions Act, the Spatial Development Act, the Protection of Competition Act, etc., and under the related secondary legislation, do not fall within the scope of this general suspension.</p>	<p>2020)</p>
47.	<p><b>Extension of the validity of expiring acts of the administration</b></p>	<p>The validity of all acts of the administration, which are time-limited, and expiring during the state of emergency, is <b><u>extended until one month after the end of the state of emergency, i.e., until 13 June 2020.</u></b></p>	<p>State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020.)</i></p>
48.	<p><b>Court hearings and other procedural actions</b></p>	<p>Court hearings are resumed from 14 May 2020. The Supreme Judicial Council adopted Rules and Measures on the Work of Courts in the Conditions of Pandemic.</p> <p>Court hearings can be held via remote access.</p> <p>Court papers are to be served by phone or electronically. If contact details are not available within the case file, the court papers can be served on paper taking specific measures due to COVID-19. Court papers may be submitted with an qualified electronic signature through the e-Justice Portal.</p> <p>Other anti-epidemic measures apply.</p>	<p>Decision dated 12 May 2020 adopted by the Supreme Judicial Council</p> <p>Rules and Measures on the Work of Courts in the Conditions of Pandemic</p>
49.	<p><b>Suspension of certain enforcement actions and notarial proceedings</b></p>	<p>Public enforcement sales and repossessions against natural persons are suspended until 13 July 2020. After that the relevant procedures must be initiated anew.</p> <p>The imposition of distraints on bank accounts of individuals and hospitals, municipalities, on salaries, on medical equipment, as well as certain enforcement actions in respect of real estates and movable assets of individuals, are suspended. Exceptions apply.</p> <p>This general suspension of some enforcement actions will continue to apply until 13 July 2020.</p>	<p>State of Emergency Act, as amended <i>(Effective 24 March 2020 Amendment effective 14 May 2020))</i></p>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
		Notary certifications can be made without limitation, subject to the general measures in items 1 and 9 above.	
50.	<b>Holding of meetings via remote access or suspension of the meetings of some authorities</b>	The State of Emergency Act permits public authorities, state agencies, commissions, etc. (which are not legal entities), to hold their meetings digitally via remote access and to adopt their decisions <i>in absentia</i> , until 13 July 2020.	State of Emergency Act, as amended <i>(Effective 9 April 2020)</i> <i>Amendment effective 14 May 2020)</i>
51.	<b>Suspension of the deadline for adoption of internal rules under the Measures Against Money Laundering Act (“MAMLA”)</b>	The deadline for adoption of <b>internal rules on measures against money laundering and terrorist financing</b> is suspended until 21 May 2020.  Non-profit legal entities obliged to draft a risk assessment under the MAMLA must adopt their internal rules within 4 months as of the end of the state of emergency.	State of Emergency Act, as amended <i>(Effective 9 April 2020)</i> <i>(Amendment effective 14 May 2020)</i>

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>PUBLIC PROCUREMENTS<sup>28</sup> AND STATE GRANTS</b>			
52.	<b>Public procurement exemption</b>	Purchasing of medical products and personal protection equipment necessary to support health measures in case of a state of emergency is permitted without following a public procurement procedure.	Amendment Act <sup>29</sup> <i>(Effective 14 March 2020)</i>
53.	<b>Public procurement exemption</b>	The following acquisitions are exempted from public procurement rules: <ol style="list-style-type: none"> <li>1. Purchasing of sanitary materials, disinfectants, medical devices and personal protection equipment, needed for anti-epidemic measures;</li> <li>2. Purchasing of medical devices, medical and laboratory equipment, needed for the diagnostics and treatment of infected patients, the consumables for them, as well as associated implementation activities;</li> <li>3. Utilization of pesticides and hospital waste under Ordinance No. 1 on the requirements for collection and treatment of waste on the territory of the healthcare establishments (<i>SG, Issue 13 of 2015, as amended</i>).</li> <li>4. Transport services related to medical devices, medical materials, etc. needed for anti-epidemic measures and for diagnostics and treatment of infected patients. (<i>Effective 14 May 2020</i>)</li> </ol>	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i> <i>Amendment effective 14 May 2020)</i>
54.	<b>Public procurement contracts extension</b>	At the request of the sponsor, the duration of a public procurement contract can be renegotiated, but [the extension can apply] for no longer than the duration of the state of emergency and two months afterwards until 13 July 2020.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March</i>

<sup>28</sup> See also [Joint Procurement Agreement to Procure Medical Countermeasures](#).

<sup>29</sup> State Gazette, Issue 23 of 14 March 2020.

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
			2020) (Amendment effective 14 May 2020)
55.	<b>Exemption from the rules concerning procurement of medical devices</b>	Certain rules applicable to the procurement of medical devices by the Ministry of Health, and healthcare establishments of state and municipal ownership, do not apply to purchases of medical devices needed for anti-epidemic measures, for treatment and diagnostics of infected patients. <sup>30</sup>	State of Emergency Act, as amended (Effective 24 March 2020, retroactively from 13 March 2020)
56.	<b>Direct award of grants by the state</b>	Grants can be awarded by the state, without prior invitation for collecting offers, under reduced time periods, with a simplified process for approval, until 13 July 2020.  However, procedures for state aid granted by the European structural and investment funds may be suspended upon decision of the governing authority due to the state of emergency. (Effective 21 April 2020)	State of Emergency Act, as amended  Council of Ministers Decree No. 67 dated 13 April 2020 (Effective 24 March 2020, retroactively from 13 March 2020)
57.	<b>Financial support for the business through the Bulgarian Development Bank<sup>31</sup> and the Fund of</b>	The Council of Ministers decided to increase the state's share capital in the Bulgarian Development Bank by BGN 700,000,000. The funds of the capital increase are part of the government measures to support the business in relation to the COVID-19 circumstances. The funds granted will be used for issuance of portfolio guarantees in favor of commercial banks <sup>32</sup> . Other financial instruments supporting business and freelancers (e.g., unsecured and interest-free loans) also apply. The Fund Manager of	Decision dated 25 March 2020 adopted by the Council of Ministers (Effective 25 March 2020)

<sup>30</sup> According to the Amendment Act, this exception is valid for a period of two months after the end of the state of emergency, i.e., until 13 July 2020.

<sup>31</sup> In addition, the Bulgarian National Bank announced a set of measures amounting to 9.3 billion BGN in relation to COVID-19 crisis for supporting the sustainability and flexibility of the bank system.

<sup>32</sup> The measure was approved by the European Commission under EU state aid rules on 8 April 2020 (see the Decision [here](#)).

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
	<b>Funds</b>	Financial Instruments in Bulgaria (“Fund of Funds”), wholly owned by the state, also announced similar measures supporting business on 14 April 2020.	
58.	<b>State aid for micro- and small enterprises through the Operational Programme Innovation and Competitiveness</b>	<p>Micro- and small enterprises can apply for state aid from BGN 3,000 up to BGN 10,000 based on set criteria. The entire amount of this state aid measure granted by the European Regional Development Fund is BGN 173,000,000.</p> <p>The state aid can be used, among others, for payment of salaries and social-security contributions of the employees, expenses to external vendors, expenses for purchasing of raw materials.</p> <p>Applications can be filed from 10:00 on 14 May until 16:30 on 15 June 2020.</p>	<p>Decree No. 91 dated 11 May 2020 adopted by the Council of Ministers</p> <p>Management of Resources from the European Structural and Investment Funds Act</p>
59.	<b>[Expected] State aid for medium-sized enterprises</b>	<p>Medium-sized enterprises can apply for state aid from BGN 30,000 up to BGN 150,000. In addition, the amount of the grant may not exceed 3% of the 2019 turnover of the companies. The state aid aims at mitigating the economic impact of COVID-19 on the medium-sized enterprises. Aid will be granted under the mechanism of national operational programme “Innovation and Competitiveness” 2014-2020.</p> <p>The state aid scheme was approved by the European Commission on 29 June 2020.</p>	Expected
60.	<b>[Expected] State aid for companies in the most affected sectors through the Operational Programme “Human resources development”</b>	<p>From 1 July, companies in transport, tourism, hotel and restaurant sector that are affected by the COVID-19 crisis can apply for compensation amounting to BGN 290 for maintaining the employment of each employee. The state aid will be received up to 6 months based on set criteria for the employers.</p> <p>The state aid scheme must be approved by the European Commission.</p>	Decision dated 24 June 2020 of the Council of Ministers

No.	SUBJECT	DESCRIPTION	LEGAL BASIS
<b>MISCELLANEOUS</b>			
61.	<b>Extension of the price/regulatory period for companies in the electricity sector</b>	The price/regulatory period ending on 30 June 2020 for the prices of the companies in the electricity sector is extended until 2 months after the end of the emergency epidemic situation.	Amendment Act <i>(Effective 14 May 2020)</i>
62.	<b>Extension of validity and time limits</b>	The time limits for validity of personal documents (e.g., IDs, driving licenses, documents for residence of foreigners) will be extended by 6 months. Other administrative reliefs for Bulgarian nationals and resident foreigners will be also available.	State of Emergency Act, as amended <i>(Effective 24 March 2020, retroactively from 13 March 2020)</i>
63.	<b>Access to telecoms data for the purposes of enforcing anti-epidemic measures</b>	Access to data kept by electronic communications operators for a period of 6 months under Art. 2516 of the Electronic Communications Act is granted to enforcement authorities also for the purposes of enforcing of the anti-epidemic measures, without the requirement for a court warrant.	State of Emergency Act, as amended <i>(Effective 24 March 2020)</i>
64.	<b>Providing market access to agricultural producers</b>	Agricultural producers can have access to their croplands and subsequent market access for selling the production must be provided.  In addition, employees in good health –persons in contact with those infected with COVID-19, and employed in animal farms can continue their work for taking care of the animals based on a self-declaration. The employer must ensure specific working conditions which do not endanger the health of the rest of the employees.	Order No. ПД-01-179 dated 6 April 2020 issued by the Minister of Health <i>(Effective 6 April 2020)</i>