

Decree 122 del 18.03.2020

The Minister of Transport Infrastructure

In concert with

The Minister of Health

GIVEN the decree of the President of the Council of Ministers 11 March 2020 with which further measures have been taken on the entire national territory regarding the containment and management of the epidemiological emergency from COVID-19;

GIVEN, in particular, article 1, point 5), which provided that the Minister of Infrastructure and Transport, in concert with the Minister of Health, may order, in order to contain the health emergency from Coronavirus, the scheduling, with the reduction and elimination, of interregional automotive and rail services, air and maritime transport based on actual needs and for the sole purpose of ensuring the minimum essential services;

GIVEN the decree of the Minister of Infrastructure and Transport in concert with the Minister of Health of 17 March 2020, n. 120, which ruled the entry into Italy from abroad by rail, air, sea and road transport in order to limit the spread of the COVID-19 infection in Italy;

CONSIDERING that with the aforementioned interministerial decree no. 120/2020, it was envisaged that natural persons entering Italy exclusively for proven work needs may remain for the aforementioned needs only for the 72 hours following the entry into Italy;

GIVEN the article 13 of the law decree 17 March 2020, n.18 that allows the temporary exercise of health professional qualifications to professionals who intend to exercise on the national territory a health profession obtained abroad regulated by specific directives of the European Union;

GIVEN the decree of the Minister of Infrastructure and Transport in concert with the Minister of Health of 16 March 2020, n. 118, with which, on the basis of the request of the President of the Sicilian Region of 15 March 2020, transport to and from the aforementioned Region was reduced;

CONSIDERING that the President of the Sicilian Region, with a note of March 8, 2020, requested a further reduction in passenger transport services to and from the Island with boarding from Villa San Giovanni (RC) and from Messina for a complete preventive action and in order to limit the spread of the infection;

CONSIDERED to have to accept the request of the President of the Region in order to further reduce the transport services to and from Sicily, in consideration of the reduced mobility throughout the national territory, while guaranteeing the minimum essential transport services for

people. in the reorganization of the hygienic-sanitary measures, referred to in Annex 1 of the decree of President of the Council of Ministers 8 March 2020;

GIVEN the interministerial decree 12 March 2020, n.112 with which the airports at which air transport continues to be guaranteed have been identified;

GIVEN the interministerial decree n.116 of 14 March 2020 with which rail transport services have been reduced and night services have been eliminated;

GIVEN the interministerial decree n.117 of 14 March 2020 with which reductions and suppressions of air and maritime services have been provided to and from Sardinia;

CONSIDERED that it is necessary, in order to contain the spread of the COVID-19 health emergency, to further limit, also for reduced mobility, the rail transport service while guaranteeing the minimum essential services;

CONSIDERED necessary to provide, for the authorizations issued by ENAC to private flights, the acquisition of the declaration of the existence of the reasons for the displacement provided for by article 1, letter a) of the Prime Ministerial Decree of 8 March 2020, subsequently extended to the entire national territory with the Prime Ministerial Decree of 9 March 2020;

DECREES

Art. 1 (Entry into Italy of particular categories of natural persons)

1. The provisions of article 1, paragraphs 1 and 2, of the decree of the Minister of Infrastructure and Transport in agreement with the Minister of Health of 17 March 2020, no. 120, do not apply to the following subjects:

a) healthcare personnel entering Italy for the practice of professional healthcare qualifications, including the temporary practice referred to in article 13 of the decree-law of 17 March 2020, no. 18

b) cross-border workers entering and leaving the national territory for proven work reasons and for the consequent return to their residence or home, in compliance with the provisions of article 1, letter a) of the Prime Minister's Decree of 8 March 2020, subsequently extended to the entire national territory by the Prime Ministerial Decree of 9 March 2020.

Art. 2 (Maritime transport to and from the Sicily Region)

1. Article 2 of Decree No. 118 of 16 March 2020 is replaced in its entirety by the following: "1. The maritime transport of passengers to and from Sicily is suspended.

2. Only the transport of goods, possibly on unaccompanied insulated load units, continues to be assured.

3. Passengers traveling by sea from Messina to Villa San Giovanni and Reggio Calabria and vice versa are assured through four daily round trips, to be made in the time slot from 06.00 to 21.00.

These movements are allowed only to members of the police and armed forces, to public and private health workers, to commuting workers or for proven work needs, serious health reasons and situations of need.

These movements must be made on foot or on board vehicles belonging to the categories referred to in letter a) of paragraph 2 of art. 47 of the legislative decree 30 April 1992, n. 285 or to category M, with the exclusion of categories M1, M2 and M3, foreseen by letter b) of paragraph 2 of the aforementioned article 47. The goods traffic from Calabria to Sicily and vice versa and carried out exclusively on the Messina-Tremestieri docking station. " .

Art. 3 (Further reduction of rail transport)

1. The rail transport services referred to in decree 13 March 2020, n.113 and in decree 14 March 2020, n. 116 are further reduced according to the tables in Annex 1.

Art. 4 (Authorization of ENAC for private flights)

1. In general aviation airports and in the landing areas referred to in the ministerial decree of 1 February 2006, excluding occasional airfields and helipads, only flights motivated by proven needs are permitted, in accordance with the provisions of the Prime Minister's decree of 9 March 2020. work or situations of necessity or carried out for health reasons. Flights aimed at returning to one's home or residence are also permitted. For the displacements referred to in the first and second periods, operated from general aviation airports for the aforementioned cases of which DPCM 9 March 2020, the pilot must transmit two hours before take-off to the territorially relevant public security authority according to the location of the airport or landing area of destination, the communications provided for in art. 9 of the ministerial decree of 1 February 2006, as well as the necessary self-declarations drawn up in compliance with the model defined by the Ministry of the Interior.

2. For direct flights in the Sicily Region and in the Sardinia Region, the prior authorization of the President of the Region must be acquired.

Art .5 (General provisions)

1. The provisions of this decree are effective from the date of the same until 25 March 2020.

Minister of Infrastructures and Transport

Minister of Health