



Stimati colaboratori,

Legea nr. 179/2020 pentru aprobarea Ordonantei de urgenta a Guvernului nr. 70/2020 privind reglementarea unor masuri, incepand cu data de 15 mai 2020, in contextul situatiei epidemiologice determinate de raspandirea coronavirusului SARS-CoV-2, pentru prelungirea unor termene, pentru modificarea si completarea Legii nr. 227/2015 privind Codul fiscal, a Legii educatiei nationale nr. 1/2011, precum si a altor acte normative

In vigoare de la 22 august 2020

Angajatorii din sistemul privat, autoritatile si institutiile publice centrale si locale, indiferent de modul de finantare si subordonare, precum si regiile autonome, societatile nationale, companiile nationale si societatile la care capitalul social este detinut integral sau majoritar de stat ori de o unitate administrativ-teritoriala, cu un numar mai mare de 50 de salariati pot stabili programe individualizate de munca, cu acordul salariatului, astfel incat intre salariati sa se asigure existenta unui interval de o ora la inceperea si la terminarea programului de munca, intr-un interval de trei ore. Anterior acestei legi, nu era necesar acordul salariatului.

Dear collaborators,

Law no. 179/2020 for the approval of the Government Emergency Ordinance no. 70/2020 regarding the regulation of some measures, starting with May 15th, 2020, in the context of the epidemiological situation determined by the spread of the SARS-CoV-2 coronavirus, for the extension of some terms, for the amendment and completion of Law no. 227/2015 on the Tax Code, of the National Education Law no. 1/2011, as well as other normative acts

In force since August 22th, 2020

Employers in the private system, central and local public authorities and institutions, regardless of the method of financing and subordination, as well as autonomous utilities, national firms, national companies and companies in which the share capital is wholly or mainly owned by the state or by an administrative unit- territorial, with a number of more than 50 employees can establish individualized work programs, with the employee's consent, so that between employees to ensure the existence of an interval of one hour at the beginning and end of the work program, in an interval of three hours. Prior to this law, no employee's consent was required.

Casele de asigurari de sanatate contracteaza intreaga suma alocata de Casa Nationala de Asigurari de Sanatate cu destinatie servicii medicale spitalicesti si programe nationale de sanatate. In reglementarea anterioara nu erau incluse si programele nationale de sanatate.

Pentru unitatile sanitare care deruleaza programe nationale de sanatate curative decontarea serviciilor se efectueaza la nivelul realizat, prin acte aditionale de suplimentare a sumelor contractate, dupa incheierea lunii in care serviciile au fost acordate, inclusiv daca a fost depasit nivelul contractat

Pentru investigatiile paraclinice si de imagistica medicala efectuate in regim ambulatoriu, necesare monitorizarii pacientilor diagnosticati cu COVID-19 dupa externarea din spital si pentru care furnizorii de servicii medicale paraclinice au evidente distincte, precum si a pacientilor diagnosticati cu boli oncologice, diabet, afectiuni rare, boli cardiovasculare, boli cerebrovasculare, boli neurologice, sumele contractate cu casele de asigurari de sanatate se pot suplimenta dupa incheierea lunii in care au fost acordate investigatiile paraclinice prin acte aditionale.

The health insurance houses contract the entire amount allocated by the National Health Insurance House for hospital medical services and national health programs. National health programs were not included in the previous regulations.

For the sanitary units that carry out national curative health programs, the settlement of the services is carried out at the realized level, by additional acts of supplementation of the contracted amounts, after the end of the month in which the services were granted, including if the contracted level was exceeded.

For outpatient paraclinical and medical imaging investigations, necessary to monitor patients diagnosed with COVID-19 after discharge from hospital and for whom paraclinical health care providers have distinct records, as well as patients diagnosed with cancer, diabetes, rare diseases, cardiovascular diseases, cerebrovascular diseases, neurological diseases, the amounts contracted with the health insurance houses can be supplemented after the end of the month in which the paraclinical investigations were granted by additional documents.

Contact:

Florentina Susnea
Managing Partner
florentina.susnea@pkffinconta.ro

Maria Popa
Tax Manager
maria.popa@pkffinconta.ro

