

Declaration of the legal representative on infectivity

I declare that the child / pupil,
address..... does not show symptoms
acute illness such as body temperature above 37.5 ° C or chills, malaise, excessive fatigue,
reddish or inflamed eyes with discharge, stuffy nose with difficulty breathing, dense rocky or
colored (yellow, green) runny nose, ear pain, ear discharge, impaired hearing, dry suffocating cough,
moist productive cough, vomiting, loose stools several times a day, new redness
skin, rashes, scabs, etc. on the skin.

At the same time, I declare that the regional public health office and the general health doctor
care for children and adolescents did not order a quarantine measure for the named child / pupil
(quarantine, enhanced medical surveillance or medical surveillance).

WARNING: In accordance with Decree no. 16/2020 ÚVZ, which prescribes measures in case of danger
public health to the regime of entry of persons into the premises of the premises and the premises of
the employer (hereinafter

only „Decree no. 16/2020 “) Public Health Office of the Slovak Republic (hereinafter referred to as“
ÚVZ SR “) according to § 5 par. 4 letter k) of Act no. 355/2007 Coll. on the protection, promotion and
development of public health, and amendment of certain laws as amended (hereinafter referred to
as the “Act”) due to pandemic of the COVID-19 disease, pursuant to Section 59b of the Act, issues this
decree, which it orders pursuant to Section 48 par. 4 letter e), s), x) and z) of the Act measures in the
event of a threat to public health pursuant to § 1 Entry into interior and exterior of the equipment
according to par. 3 in order to verify that per person does not apply the ban on entry according to § 1
par. 1, the operator of the installation is entitled to request from the person entering the interior or
exterior of the plant, presentation of the relevant document, which proves any of the facts according
to § 1 par. 2 letter a) to r); to this document is the operator of the installation is entitled to inspect. At
the same time para. 4 of Decree no. 16/2020 regulates submission of a document according to § 1
par. 3 can be replaced in cases according to § 1 par. 2 letter e), g) to l) an exemption certificate in
accordance with the Annex, issued by a healthcare provider who:

provides health care in the specialized field of general medicine, and with which the person has
an agreement on the provision of healthcare; in the case of a child by the provider
health care, which provides health care in the specialized field of pediatrics.

I am aware of the legal consequences in case of a false statement, in particular I am aware that
I would commit an offense under § 21 para. 1 letter f) of Act no. 372/1990 Coll. on offenses in
wording of later regulations.

In..... On.....

Name and surname of the legal representative:

Signature of legal representative: