On Making Amendments to Commandant’s Decision N5 of March 18, 2020

Guided by Government Decree No. 298-N “On Declaring State of Emergency in the Republic of Armenia” of March 16, 2020 (hereinafter the Decree), I hereby decide that Decision N5 “On restrictions applicable to entry and stay in the Republic of Armenia,” issued by the State of Emergency Commandant on March 18, 2020, should be amended as follows:

1. Paragraph 1.2 shall be supplemented with the words “except for those cases envisaged in paragraph 1.2.2.”

2. Paragraph 1.2.1 shall be deemed null and void.

3. The Decision shall be supplemented with Paragraph 1.2.2 to the following effect:

“Upon their entry into the Republic of Armenia, the persons subject to self-isolation in the manner established by this Decision may undergo a polymerase chain reaction (hereinafter PCR) test for the coronavirus disease (COVID-19) on a paid basis.

Self-isolated persons shall quit the regime of self-isolation upon receipt of the negative result of the PCR test.

Testing samples for such persons can be taken exclusively at the venue of self-isolation through a visit paid by laboratory staff.

Where appropriate infrastructure is available, sampling can be carried out shortly after a person’s entry into the territory of the Republic of Armenia by the specialists of sampling centers stationed at the airport, or at the border checkpoint.”

4. The Decision shall be supplemented with Paragraph 1.2.3 to the following effect: “Data on persons arriving in the Republic of Armenia shall be entered into the ARMED system with a special note.

Self-isolated persons shall be immediately relieved from the regime of self-isolation after the negative result of the test has been entered into the ARMED system.

Prior to entering the negative answer in the ARMED system by the competent laboratory, the person is given a notice of self-isolation.

5. Substitute the words “14 days of isolation” in Paragraph 2.7 with the words “14 days of self-isolation.” Substitute the words “within 12 hours” with the words “within 24 hours.” The words “no later than within 36 hours in case of ARMED system failure” shall follow the word “entering.”

6. This decision shall come into force upon its publication.