

EXEMPTION FOR PROFESSIONAL TRAVEL

Pursuant to article 1 of the decree of March 16th 2020 regulating travels in the fight against the spread of the Covid-19 virus:

Last and first name of the employer :
job title :

hereby certify that the travels of the individual below between his home and his job are necessary to our activity and cannot be done via remote work (in the sense of the 1st and 2nd sections of the article of the decree of the 16th of mars 2020 regulating the travels in the fight against the spread of the Covid-19 virus):

last name :
first name :
date of birth :
home address :
nature of your activity :
location of your activity :
details of your commute :
length of validity :

name and stamp of the employer :

city :
date :

This document, drawn up by the employer, is sufficient to justify the professional travel of an employee, whether it is:
the usual journey between the employee's home and place of work or travel between the different work places when the nature of his duties so requires;
travel of a professional nature which cannot be postponed, at the request of the employer.

It is therefore not necessary for the employee to have, in addition to this documentary evidence, the derogatory travel certificate. Non-salaried workers, for whom this proof cannot be established, must on the other hand bring the derogatory travel certificate by checking the first reason for travel.

Indicate all the places of exercise of the employee's activity, unless the very nature of this activity, which must be scrupulously informed, does not allow to know them in advance (for example: deliveries, interventions on call, etc.).

The validity period of this proof is determined by the employer. There is therefore no need to renew it every day. This duration must take into account the work organization set up by the employer (staff rotations for example) as well as periods of leave or rest.