

UNIVERSITÀ DEGLI STUDI DI MILANO

AMENDMENT TO THE NOTICE FOR STUDENT TEMPORARY LODGING SERVICES Academic Year 2021/2022

Rector's Decree no. 29421/21 of 23 August 2021

THE RECTOR

PURSUANT to Rector's decree no. 3205/21 of 21 July 2021 issuing the Notice for student temporary lodging services for the 2021/22 academic year;

ACKNOWLEDGING that Article 2 of the aforementioned Notice provides that "the application must be accompanied by a Covid-19 vaccination certificate";

PURSUANT to Law Decree no. 111 of 6 August 2021 containing urgent safety measures for schools, universities, transport and social activities, which in article 6 provides as follows:

"A new article is added to Law Decree no. 52 of 22 April 2021, as converted and amended by Law no. 87 of 17 June 2021, after article 9-bis: "ART. 9-ter (Use of COVID-19 certificates in schools and universities):

1. From 1 September 2021 to 31 December 2021, currently the end of the state of emergency, in order to protect public health and maintain adequate safety conditions for in-person teaching and learning, all national school and university staff, as well as university students will be required to hold and show a COVID-19 certificate as referred to in Article 9, paragraph 2";

ACKNOWLEDGING that, pursuant to paragraph 3 of the aforementioned article 9-ter, " the provisions referred to in paragraph 1 do not apply to individuals who are not required to be vaccinated based on suitable medical evidence produced in compliance with the requirements set out in the circular of the Ministry of health";

ACKNOWLEDGING that, pursuant to paragraph 4 of the aforementioned article 9-ter, "kindergarten, public/private school, and university managers are required to ensure compliance with the requirements referred to in paragraph 1; COVID-19 certificates will be checked in accordance with a Prime Minister's Decree issued pursuant to article 9, paragraph 10";

ACKNOWLEDGING that article 9 (COVID-19 certificates) of the Law Decree no. 52 of 22 April 2021, as converted and amended by Law no. 87 of 17 June 2021 (paragraph 1) provides as follows: "1. For the purposes of this Article the following definitions stand:

a) COVID-19 certificates: the certificates proving vaccination against SARS-CoV-2 or recovery from SARS-CoV-2 infection, or a negative SARS-CoV-2 molecular or antigen test result";



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ACKNOWLEDGING that paragraph 2 of the aforementioned article 9 provides that ``COVID-19 certificates certify one of the following:

a) vaccination against SARS-CoV-2 (completion of the prescribed cycle);

b) full recovery from COVID-19, with the simultaneous end of the isolation period prescribed following infection with SARS-CoV-2, in compliance with the provisions of Ministry of Health circulars;

c) a negative SARS-CoV-2 molecular or antigen test result";

ACKNOWLEDGING that paragraph 3 of the aforementioned article 9 provides that ``the COVID-19 certificate issued based on the condition referred to in paragraph 2, subpart a), is valid for nine months from the completion of the vaccination cycle and is "automatically issued to the person concerned, in paper or digital format, by the healthcare facility or the healthcare professional performing the vaccination upon completion of the prescribed vaccination cycle. The COVID-19 certificate referred to in the first paragraph is also issued when administering the first dose of vaccine and is valid from the fifteenth day following the injection until the date scheduled for completion of the vaccination cycle, which must be stated in the certificate at the time of issue. When issuing the certificate, the aforementioned healthcare facility, or the aforementioned healthcare professional, also through the regional information systems, will make the certificate available in the electronic health record of the person concerned. The certificate referred to in this paragraph ceases to be valid if, during the period of its validity, the person concerned is found positive for SARS-CoV-2'';

ACKNOWLEDGING that, pursuant to paragraph 4 of the aforementioned article 9, ``the COVID-19 certificate issued based on the condition provided for by paragraph 2, subpart b), has a validity of six months from the date of recovery referred to in paragraph 2, subpart b), and is issued, at the request of the person concerned, in paper or digital format, by the facility where the COVID-19 patient was hospitalized, or, for non-hospitalized patients, by general practitioners and primary care paediatricians, as well as by the prevention department of the designated local health authority and is made available in the electronic health record of the person concerned. The certificate referred to in this paragraph ceases to be valid if, during the half year of validity, the person concerned is found positive for SARS-CoV-2''; any certificates of recovery issued prior to the date of entry into force of this decree are valid for six months from the date shown in the certificate, unless the subject is found positive for SARS-CoV-2 again'';

ACKNOWLEDGING that, pursuant to paragraph 5 of the aforementioned article 9, ``COVID-19 certificates issued based on the condition provided for by paragraph 2, subpart c) have a validity of forty-eight hours from the execution of the test and are produced, at the request of the person concerned, in paper or digital format, by public healthcare facilities,

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by authorized or accredited private healthcare facilities and by pharmacies that carry out the tests referred to in paragraph 1, subparts c) and d), or by general practitioners or primary care paediatricians";

ACKNOWLEDGING the need, in compliance with current legislation, to amend the Notice for student temporary lodging services for the 2021/2022 academic year, replacing the requirement to produce a vaccination certificate by 31 December 2021 with the requirement to produce a COVID-19 certificate as defined by the law in force;

HEREBY DECREES

In compliance with current legislation, article 2 of the Notice for student temporary lodging services for the 2021/2022 academic year, issued with Rector's Decree no. 3205/21 of 21 July 2021, in the part in which it provides that "a Covid-19 vaccination certificate must be attached to the application", is amended as follows:

"The application must be accompanied by a COVID-19 certificate as defined by current regulations".

Milan, 23 August 2021

The Rector signed Elio Franzini

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