

REPUBBLICA DI SAN MARINO

DELEGATED DECREE no. 139 of 21 November 2016

We the Captains Regent of the Most Serene Republic of San Marino

Having regard to Article 19, paragraphs 1 and 3 of Law no. 118 of 28 June 2010;

Having regard to Article 22 of Qualified Law no. 184 of 15 December 2005 which permits derogation from the provisions on the adoption of acts under ordinary administration in case the act is necessary and urgent in the interest of the Republic or it is mandatory and time bound by law;

Having regard to Congress of State Decision no. 7 adopted during its sitting of 15 November 2016 and considering that it is necessary to adopt the present Delegated Decree, being it time bound by law:

Having regard to Article 5, paragraph 3 of Constitutional Law no. 185/2005 and to Articles 8 and 10, paragraph 2 of Qualified Law no. 186/2005;

Promulgate and order the publication of the following Delegated Decree:

Regulation of migration flows for work reasons and for extraordinary needs for the year 2017

Art. 1

1. The present Delegated Decree establishes the number of stay permits for work reasons and for extraordinary needs that may be issued to foreigners for the year 2017, pursuant to Article 19 of Law no. 118 of 28 June 2010 and subsequent amendments.

Art. 2

- 1. The maximum number of seasonal stay permits for work reasons, as referred to in Article 10, paragraph 2, letter a) and paragraph 3 of Law no. 118 of 28 June 2010 and subsequent amendments shall be 300. Such number shall be divided as follows:
- a) 275 seasonal stay permits to migrant workers employed in the tourist, hotel and commercial sectors.
- b) 25 seasonal stay permits to migrant workers employed in the agricultural sector.

Art. 3

- 1. The maximum number of temporary stay permits for work reasons, as referred to in Article 10, paragraph 2, letter b) and paragraph 4 of Law no. 118 of 28 June 2010 and subsequent amendments shall be 510. Such number shall be divided as follows:
- a) 20 temporary stay permits to migrant workers employed as caregivers of people with disabilities and/or invalidity;

- b) 30 temporary stay permits to migrant workers employed as family assistants;
- c) 450 temporary stay permits to migrant workers employed as caregivers of the elderly;
- d) 20 temporary stay permits to migrant workers, reserved to highly qualified personnel in the process of internationalization of the banking, industrial and technological sectors, subject to a detailed and ad-hoc report of the employer specifying contents, requirements and duration of the project.

Art. 4

1. The maximum number of special stay permits for the crews of San Marino vessels, as referred to in Article 10, paragraph 2, letter c) of Law no. 118 of 28 June 2010 and subsequent amendments shall be 10.

Art. 5

1. The maximum number of special stay permits for nurses working at the State Hospital, as referred to in Article 10, paragraph 2, letter d) of Law no. 118 of 28 June 2010 and subsequent amendments shall be 45.

Art. 6

1. The maximum number of special stay permits for professors at the University of the Republic of San Marino, as referred to in Article 10, paragraph 2, letter e) of Law no. 118 of 28 June 2010 and subsequent amendments shall be 20.

Art. 7

1. The maximum number of special stay permits for participants in working holiday schemes, as referred to in article 10 bis of Law no. 118 of 28 June 2010 and subsequent amendments shall be 125.

Done at Our Residence, on 21 November 2016/1716 since the Foundation of the Republic

THE CAPTAINS REGENT

Marino Riccardi – Fabio Berardi

THE MINISTER OF INTERNAL AFFAIRS Gian Carlo Venturini