



# Changes to entry rules for foreigners

## Contacts

### Michael Ahern

Partner, Tax and Legal Services  
[michael.ahern@pwc.com](mailto:michael.ahern@pwc.com)

### Elena Kaeva

Partner, Tax and Legal Services  
[elena.kaeva@pwc.com](mailto:elena.kaeva@pwc.com)

### Anar Khassenova

Director, Tax Services  
[anar.khassenova@pwc.com](mailto:anar.khassenova@pwc.com)

### Assel Dussumova

Manager, Tax and Legal Services  
[assel.dussumova@pwc.com](mailto:assel.dussumova@pwc.com)

## In detail:

### Pursuant to the Chief Sanitary Doctor's Resolution No. 54 dated October 2, 2020:

1. On crossing the state border, all foreigners must have a negative COVID-19 PCR test, issued no more than **72 hours earlier**. If this requirement is not met, individuals may not be allowed on board an aircraft or **can be deported**.
2. Individuals arrived with a high fever are subject to two days isolation, regardless of the availability of the test mentioned above.

If you are interested in additional information, please contact us.

## How we can help

- one-off mass registration of all Employment Contracts and addendums valid as at 15 May 2020, to Unified System of Employment Contracts;
- outsourcing of compliance for individuals (immigration and HR compliance, payroll).
- review for compliance with labour law requirements including payroll and immigration if required;
- develop / review HR policies.

If you are interested in additional information, please contact us.