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Factsheet for case LU-2020-12/303

# Measures for short-time working in cases of force majeure related to the coronaviru

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Country	Luxembourg, applies nationwide
Time period	Temporary, started on 19 March 2020
Туре	Tripartite agreement
Category	Employment protection and retention  – Income support for people in employment (e.g. short-time work)
Case created	06 April 2020 (updated 27 April 2020)

## **Background information**

In view of the scale of the COVID-19 threat and the tangible repercussions on the lives of companies and their employees, the Luxembourg government has decided on a "force majeure / coronavirus" short-time working scheme with an accelerated procedure for all Luxembourg companies impacted by the coronavirus. The procedure has been simplified for all companies impacted by the Coronavirus to speed up the treatment process following the Grand-Ducal regulation of 18 March 2020 introducing a series of measures to combat COVID-19 (Règlement grand-ducal du 18 mars 2020 portant introduction d'une série de mesures dans le cadre de la lutte contre le Covid-19. Mémorial A 178 du 24 mars 2020 Shortime Work: Book v.- Employment and Unemployment -Title I - Prevention of dismissals and maintenance of employment Chapter 1 - Measures to prevent cyclical redundancies (Livre V.- Emploi et Chomage Titre Premier – Prévention des licenciements et maintien de l'emploi Chapitre Premier.- Mesures destinées à prévenir les licenciements conjoncturels)

#### Content of measure

In the event of a drop in activity, short-time working provides for the continued employment of employees through state subsidies by reducing the working time of some or all employees. The aim is to avoid redundancies of employees for cyclical or structural reasons and in the event of force majeure preventing the normal pursuit of economic activities. In the context of the coronavirus crisis, the government decided to speed up the procedure by means of an online application accessible via the website of the public

employment service. The measure is limited to 1,022 hours per year per employee.

The application for short-time work must be communicated to the staff representatives and applies to employees on permanent or fixed-term contracts who do not receive any old-age or disability pension, are insured with the Joint Social Security Centre, apprentices, persons benefiting from an employment programme.

The measure does not apply to temporary workers. The employer pays each employee the salary due for every hour worked as well as a compensation to at least 80% of the salary that should be received the inactive hours, but only up to a maximum of 250 % of the social minimum wage. Employers also have to continue to pay social contributions e) and withholding tax on salaries paid for hours worked as well as for inactive hours, with the exception of accident insurance contributions and family benefits.

### Use of measure

No information available

## Actors, target groups and funding

Actors	Target groups	Funding
National government Social partners jointly	Employees All companies	National funds

# **Social partners**

Role of social partners	Agreed (outcome)	
Form of involvement	Bi-or tripartite social dialogue bodies	

Measure agreed by the Economic Committee (Comité de conjonture)

# **Sectors and occupations**

This case is not sector-specific.

This case is not occupation-specific.

#### Sources

• 18 March 2020: Nouvelles mesures simplifiées pour entreprises qui demandent le chômage partiel lié au coronaviru (cdc.gouvernement.lu)