National ordinance regulating the compensation for Ministers of travel and accommodation expenses (Regulation on compensation of Council of Ministers travel and accommodation expenses)\(^1\)

**Article 1**

1. The ministers enjoy free transportation for journeys to one of the countries of the Kingdom or to foreign countries if they travel in their capacity as ministers.
2. The Prime Minister shall notify the Governor of journeys as referred to in the first paragraph.

**Article 2**

For ‘journeys’, within the meaning of Article 1, travel is provided in the first class of the means of transportation used for the journey.

**Article 3**

1. Ministers enjoy a monthly allowance for travel expenses amounting to ANG 500.
2. For a journey within the meaning of Article 1, they also enjoy an allowance for travel expenses, in the amount of the actual costs incurred.

**Article 4**

1. Decisions to make a journey to the European territory of the Netherlands or to other countries are carried by a majority of the votes cast at a meeting of the Council of Ministers.
2. During journeys within the meaning of Article 1, Ministers enjoy an allowance for accommodation expenses, if public accommodation facilities are used, to an amount fixed by the Council of Ministers for each individual case, or a general amount to be fixed per day.
3. If public accommodation facilities, within the meaning of the first paragraph, are not used during journeys, an allowance shall be enjoyed based on half of the amount referred to in the first paragraph.

**Article 5**

The allowance for accommodation expenses shall be calculated from the date of departure up to and including the date of the return journey.

\(^1\) This issuance takes place on the basis of the additional Article II of the Constitution.

This is an English translation of the Dutch source text. In the event of any discrepancy between the Dutch language version and the translation, and in case of any disputes, the Dutch version prevails. No rights can be derived from the English translation.

October 2013
Article 6

With the exception of Article 3(1), the provisions of this national ordinance are likewise applicable to the Secretary of the Council of Ministers or civil servants who travel with the minister at the minister’s request.

Article 7

If a journey is made on the basis of the provisions of this national ordinance, the costs of the premiums for travel accident insurance shall be reimbursed. The relevant current regulations for civil servants are likewise applicable, on the understanding that reimbursement of premiums will take place for insurance up to a maximum of ANG 75,000.

Article 8

This national ordinance may be referred to as ‘Regulation on compensation of Council of Ministers travel and accommodation expenses’.

Issued on the twentieth of December 2010
The Minister of General Affairs,
S.A. Wescot-Williams