

# REPUBLIC OF SAN MARINO

### DELEGATED DECREE 30th July 2015 n.128

### We Captains Regent Republic of San Marino

Considering article 3, paragraph 5, of Law no. 125 of 29 July 2014; Considering the deliberation of the State Congress n.16 adopted in the session of 21 July 2015; Considering Article 5, paragraph 3, of the Constitutional Law no. 185/2005 and articles 8 and 10, paragraph 2, of the Qualified Law n.186 / 2005; We issue and publish the following delegated decree:

## INCOMPATIBILITY OF THE MEMBERS OF THE EXECUTIVE COMMITTEE OF CIVIL AVIATION AND MARITIME NAVIGATION AUTHORITY.

#### Art. 1

(Definitions)

- 1. In accordance with the subject delegated decree we mean:
- a) Law: law 29 July 2014 no. 125;
- b) Authority: the Civil Aviation and Maritime Navigation Authority of the Republic of San Marino.

### Art. 2

(Incompatibility)

- 1. The position of member of the Executive Committee of the Authority is precluded:
- a) to directors and members of the executive body of companies, foundations or associations under private law subject to the supervision of the Authority;
- b) to shareholders of private law companies subject to the supervision of the Authority;
- c) to the spouse and relatives up to the fourth degree of the subjects indicated in points a) and b);
- d) to other subjects who have interests in conflict with the functions attributed by the law to the Authority.
- 2. Members of the Executive Committee of the Authority referred to in Article 3 of Law no. 125, those who:
- a) are "Unsuitable Persons" pursuant to Article 1 of the Law of 23 February 2006 no. 47 and subsequent amendments;
- b) are subject to bankruptcy proceedings in progress or concluded for less than five years;
- c) have been the recipients, as holders of flight crew licenses, of disqualifications or sanctions issued by an authority or control body for civil aviation, San Marino or abroad, in the last five years.
- 3.The occurrence of a situation of incompatibility for a member of the Executive Committee determines the immediate forfeiture of office; in this case, the body responsible for the appointment of the member who has become incompatible will see to it until the expiry of the mandate of the

**Executive Committee.** 

Given from our residence, on 30 July 2015/1714 d.F.R.

Captains Regent Andrea Belluzzi – Roberto Venturini

> THE SECRETARY OF STATE FOR INTERNAL AFFAIRS Gian Carlo Venturini