July 14, 2020

OFFICE OF THE MAYOR
CITY AND COUNTY OF HONOLULU
EMERGENCY ORDER NO. 2020-19
(COVID-19 [Novel Coronavirus])

SECOND AMENDMENT TO HO’OULU i HONOLULU 4.0

By the authority vested in me as Mayor of the City and County of Honolulu (the “City”) pursuant to Revised Charter of the City and County of Honolulu 1973 (2017 Edition), as amended; the Revised Ordinances of the City and County of Honolulu 1990, as amended; the Hawai‘i Revised Statutes, as amended (“Haw. Rev. Stat.”); the Constitution and laws of the State of Hawai‘i (the “State”); I, KIRK W. CALDWELL, hereby issue this Second Amendment to Emergency Order No. 2020-17, Ho‘oulu i Honolulu 4.0 (“Order”), to further address the emergency declared in the Proclamation COVID-19 [Novel Coronavirus] that I issued on March 4, 2020, Supplemental Proclamation of Emergency or Disaster (COVID-19 [Novel Coronavirus]) that I issued on March 18, 2020, the Second Supplemental Proclamation of Emergency or Disaster (COVID-19 [Novel Coronavirus]) that I issued May 6, 2020, and the Third Supplemental Proclamation of Emergency or Disaster (COVID-19 [Novel Coronavirus]) that I issued June 20, 2020.

The Order is hereby further amended by modifying Order 5 (as amended) by adding the underlined language and deleting the strikethrough language as follows:

Order 5: Non-Medical Grade Face Coverings.

All individuals within the City shall wear face coverings while outdoors in public spaces when maintaining a physical distance of six (6) feet from persons who are not members of the same household or residence is not feasible.

All individuals within the City shall wear face coverings while indoors in public spaces, including, but not limited to enclosed common areas of commercial and residential buildings.

All employees who work at businesses or perform services at Essential Businesses, as
provided in Section II.F. of this Order, and Designated Businesses and Operations, as provided in Section II.G. of this Order, and City departments shall wear non-medical grade face coverings over their noses and mouths when engaged and interacting with customers, visitors, and other employees of the Essential Business, Designated Business and Operation, or City department at issue.

All customers and visitors of businesses and organizations defined as Essential Businesses, as provided in Section II.F. of this Order, and Designated Businesses and Operations, as provided in Section II.G. of this Order, and City departments shall wear non-medical grade face coverings over their noses and mouths to provide additional protection for employees and customers of Essential Businesses, Designated Businesses and Operations, and City department at issue.

All passengers and users of public modes of transportation (TheBus and TheHandi-Van) shall wear non-medical grade face coverings over their noses and mouths when on board.

An owner or operator of an Essential Business under this Order, Section II.F. or Designated Business and Operation under this Order, Section II.G., or City department may refuse admission or service to any individual who fails to wear face coverings.

Face coverings under this Order may not be worn only under the following circumstances:

- Within banks, financial institutions, or using automated teller machines where the inability to verify the identity of the customer or visitor of the bank, financial institution or automated teller machine poses a security risk;
- By individuals with medical conditions or disabilities where the wearing of a face covering may pose a health or safety risk to the individual;
- By individuals engaging in physical activity outdoors where physical distancing can be maintained (e.g., walking, jogging, hiking, etc.);
- By children under the age of 5;
- By first responders (Honolulu Police Department, Honolulu Fire Department, Honolulu Emergency Services Department) to the extent that wearing non-medical grade face coverings may impair or impede the safety of the first responder in the performance of his/her duty;
- By children in childcare, educational, and similar facilities consistent with the latest guidance from the Centers for Disease Control and Prevention (“CDC”) for such facilities;
- As allowed by another provision of this Order.

The wearing of face coverings under this Order is intended to complement, not serve as a substitute, for physical distancing and cleanliness.

Definition: “Non-medical grade face covering” or “face covering” as used in this Order, means a tightly woven fabric without holes that is secured to the head with either ties or...
straps, or simply wrapped and tied around the wearer’s nose and mouth. It can be made of a variety of fabrics such as cotton, silk, or linen and may be factory-made, sewn by hand, or made from household items such as handkerchiefs, scarfs, or shirts.

Recommendation: This Order requires non-medical grade face coverings to be worn in certain circumstances. Individuals who are unable to wear a non-medical grade face covering due to medical conditions or disabilities where the wearing of a face covering may pose a health or safety risk to the person are encouraged to wear a face shield instead.

Any seller of non-medical grade face coverings or materials or supplies to make or manufacture such face coverings shall abide by Haw. Rev. Stat. § 127A-30.

The Order is hereby further amended by modifying Exhibit A, item No. 22, of the Order (as amended), by (1) deleting the introductory paragraph in its entirety and replacing it with the following introductory paragraph:

22. Bars. “Bar” for purposes of this section means an establishment possessing a Class 2, 5, 6, 10, 11, 12, 13, 14, 15, 16, 17, or 18 liquor license, as defined by the Rules of the Liquor Commission of the City and County of Honolulu, State of Hawaii, regardless of whether food is served, including the outdoor areas of such establishments. Bars may operate under the following requirements and conditions:

and (2) adding subsections “g.” and “h.” as set forth below:

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<td><strong>g.</strong></td>
<td>Hours for on premises consumption.</td>
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<tr>
<td>i.</td>
<td>All bars, as defined in this section, shall cease the sale, service, and consumption of liquor at or before 12:00 a.m.</td>
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<td>ii.</td>
<td>The start time for the sale, service, and consumption of liquor at all bars (as defined in this section) shall remain the same, based upon the class of license.</td>
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<td><strong>h.</strong></td>
<td>Enforcement of these requirements.</td>
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<tr>
<td>i.</td>
<td>Bar operators found in noncompliance with the requirements of this section shall be subject to immediate closure for a twenty-four (24) hour period effected by the Honolulu Police Department and/or the Honolulu Liquor Commission.</td>
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<td>ii.</td>
<td>Bar operators found in noncompliance with the requirements of this section shall also be subject to penalties enforceable pursuant to the Rules of the Liquor Commission of the City and County of Honolulu, State of Hawaii, and the Liquor Laws of Hawaii under Hawaii Revised Statutes Chapter 281, which may include a reprimand, fine, suspension, and/or revocation of the liquor license.</td>
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The Order is further amended by replacing Exhibit A of the Order (as amended) with the updated Exhibit A attached hereto. Except as expressly modified by this amendment, the Order remains in full force and effect.

This second amendment to the Order shall be posted on the City website as soon as practicable in one or more appropriate places. The amended Order shall be effective upon signing and remain posted while in effect.

KIRK W. CALDWELL
Mayor
City and County of Honolulu

Date: July 14, 2020
Time: 3:00 PM

APPROVED:

PAUL S. AOKI
Acting Corporation Counsel
City and County of Honolulu

APPROVED:

DAVID Y. IGE
Governor of Hawai‘i
1. Beaches. In addition to those activities already allowed (e.g., ocean access and exercise), and consistent with Governor David Y. Ige’s Eighth Supplemental Proclamation, beaches or sand bars within the City may also be utilized with the following restrictions:

   a. No group can exceed ten (10) persons. To the greatest extent reasonably practicable, physical distancing of at least six (6) feet between members of different households/living units within a group should be maintained; and face coverings should be worn.

   b. Physical distancing of at least six (6) feet between separate groups (of up to ten (10) individuals), if any, must be maintained at all times (i.e., no mingling between separate groups).

   c. The beach or sand area may only be used one-half hour before sunrise to one-half hour after sunset, unless the person is engaged in shore fishing or permitted outdoor exercise.

   d. All other State or City restrictions related to COVID-19 must be followed, including, but not limited to, any applicable quarantine restrictions.

This section is subject to specific beach closures as designated by the City (including any of its departments) and the State of Hawai‘i Department of Land and Natural Resources.
2. Public and private golf courses within the City operating in accordance with the guidelines set forth in the Professional Golfers’ Association/Aloha Section’s “Procedures for Reintroduction to the Game and Business of Golf” as may be updated/amended and to the extent reasonably practicable.;

3. Certain real estate services (effective June 5, 2020). All real property sales and management activities should be accomplished by remote/electronic means whenever possible. Starting June 5, 2020, whenever in-person real property sales and management activities are warranted, and subject to the following restrictions and conditions, the services shall constitute a Designated Business and Operation:

   a. Restrictions:
      i. Any open house, brokers’ open, meeting with client(s), property viewings, inspections, appraisals, or similar events shall be limited in number of attendees in accordance with Order 3 of this Order, and comply with Social Distancing Requirements to the extent applicable and reasonably possible, except that all persons shall comply with the Non-Medical Grade Face Coverings requirements set forth in Order 5 of this Order.

   b. Permitted real estate activities:
      i. Residential rental property management.
      ii. Satisfaction of, and compliance with current/pending contract contingencies and other legally mandated activities, such as:
         • Property inspection
         • Inventory
         • Termite inspection
         • Appraisal
         • Survey
         • Removal of items from property
         • Repairs/Cleaning
         • Signing
         • Final walk through
         • Key transfer

   c. Fulfilling listing agreement/property management obligations such as:
      i. Pre-listing property viewing / analysis for Comparative Market Analysis (CMA) 86 pricing
      ii. Photography / scanning
      iii. Virtual recording for virtual tours and virtual open houses (to post on property websites, etc.)
      iv. Inspection of vacant listings to ensure safety, maintenance, upkeep, etc.
      v. Viewings, limited in accordance with Order 3 of this Order (regarding gatherings).

4. New and used car and truck dealerships - sales and leasing activities (with restrictions). Licensed new and used car and truck dealerships provided they first develop and
implement appropriate COVID-19 mitigation plans and procedures consistent with City, State, and CDC guidelines, including, but not limited to: measures to ensure compliance with Social Distancing Requirements to the extent applicable and reasonably possible, except that all persons shall comply with the Non-Medical Grade Face Coverings requirements set forth in Order 5 of this Order; and limitations on gatherings consistent with Order 3 of this Order.;

5. Automated service providers. Service providers that do not require human interaction between the service provider and the customer, including, but not limited to, fully automated car washes; provided that the service provider implements sanitation measures consistent with CDC guidelines - https://www.cdc.gov/coronavirus/2019-ncov/community/disinfecting-building-facility.html;

6. Mobile service providers. Businesses that provide services on a mobile basis in which no human interaction between the service provider and the customer, including, but not limited to, mobile pet grooming and car washing/detailing businesses; provided that the service provider implements sanitation measures consistent with CDC guidelines - https://www.cdc.gov/coronavirus/2019-ncov/community/disinfecting-building-facility.html;

7. Educational services provided on a one-on-one basis that can be conducted in compliance with Social Distancing Requirements. Businesses that provide services such as private tutoring, music lessons, etc., one a one-on-one basis (e.g., one teacher and one student) that are able to comply with Social Distancing Requirements at all times and implementing sanitation measures consistent with CDC guidelines - https://www.cdc.gov/coronavirus/2019-ncov/community/disinfecting-building-facility.html;

8. Retail and service businesses provided all of the following:
   a. Each retail and service business must set and maintain an occupancy limit for their facilities that allows employees, customers, and visitors to maintain at least six-feet of physical distance from one another at all times, and which complies with other applicable law. Alternatively, such businesses may continue to limit occupancy to no more than one (1) person per 200 square feet of the gross operation area (which equates to approximately 50 percent of the maximum occupancy load).
   b. Social Distancing Requirements (as defined in Section II.K.) are adhered to at all times to the extent applicable and reasonably practicable, except that all persons shall comply with the Non-Medical Grade Face Coverings requirements set forth in Order 5 of this Order.
d. If fitting rooms are made available, precautions must be taken to mitigate the spread of COVID-19, including frequent sanitizing of frequently touched surfaces, quarantining tried on merchandise for at least 24 hours, and ensuring appropriate physical distancing can be maintained in the fitting room area.

e. Within shopping malls, the following requirements and conditions apply:
   • The operators of food-court dining areas shall either comply with applicable sections of the “Restaurants” section contained in this Exhibit A (physical distancing of tables, limiting groups, etc.) to the extent reasonably practicable, or keep the area closed.
   • The operators of play areas, entertainment areas, arcades, and game rooms within a shopping mall may operate subject to relevant provisions of this Order. For example, indoor arcades may operate to the extent they are able to comply with the section entitled “indoor attractions”; and, common areas may be utilized consistent with restrictions on “gatherings” under Order 3 of the Order.

9. Outdoor sport fields, courts, open areas, and pools for individual or small group activities. Public and private outdoor sport fields, courts, open areas, pools, and similar facilities (“Outdoor Facilities”) may reopen under the following conditions:

a. Group activities are limited to ten (10) individuals.

b. To the greatest extent reasonably practicable, physical distancing of at least six (6) feet between members of different households/living units should be maintained; and face coverings should be worn.

c. Physical distancing of at least six (6) feet between separate gatherings (of up to ten (10) individuals), if any, must be maintained at all times (i.e., no mingling between separate gatherings).

d. Indoor portions of the facility must remain closed, unless such portion is authorized under another section of this Order and comply with any restrictions imposed (e.g., retail space, etc.).

e. Individuals must comply with any lawful requirements imposed by the facility.

f. To the extent consistent with this section, and to the extent reasonably practicable, the facility operators and participants shall follow applicable guidance from the CDC (available at https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/businesses-employers.html). To the extent reasonably practicable, the facility operators and participants shall also follow established and reputable guidelines for their activity during the COVID-19 pandemic (if any). For example, for tennis, the guidelines issued by the United States Tennis Association’s “Playing Tennis Safely: Player Tips and Recommendations” (available at https://www.usta.com/en/home/stay-current/national/usta-statement-on-safety-of-playing-tennis-during-the-covid-19-
v.html) should be followed to the extent they are consistent with this section and to the extent reasonably practicable.

g. Participants waiting to use a facility open under this section shall abide by all applicable Social Distancing Requirements, including maintaining physical distance of six (6) feet from one another at all times. Facilities to open under this section are encouraged, but not required, to implement a reservation system to eliminate or reduce waiting times.

h. Nothing in this section requires a public or private sports field, court, open area, pool, or similar facility to open.

i. Commercial activities that are not authorized by permit — including, but not limited to — private or group exercise classes that assess a fee such as fitness classes, boot camps, beach yoga, dance classes, etc., are still not permitted in public parks.;

10. Drive-in services. Starting on May 15, 2020, drive-in services (e.g., spiritual/religious services) may be conducted provided all of the following:

a. All persons attending the service must drive up in an enclosed vehicle and remain in that same vehicle during the entire service.

b. Vehicle windows, sunroofs and convertible tops must remain closed during the entire service, unless the vehicle is parked more than six (6) feet away from any other vehicle.

c. Each vehicle may only be occupied by members of the same household or living unit.

d. All City, state, and federal laws related to vehicle operation must be followed.

e. Organizers and employees of the services must follow current City, State, and CDC guidelines.

f. Generally, no food, beverages, equipment, or materials of any kind may be distributed or collected during the service. However, organizers may use unattended drop-boxes, or distribute preordered food, beverages, equipment, or materials consistent with CDC guidelines and this Order. Attendees of the service must remain in their vehicles at all times, except to use the restroom while complying with Social Distancing Requirements (including wearing a face covering and maintaining six (6) feet of physical distance between others). Where restroom facilities are provided, the organizers must ensure the availability of handwashing stations or sanitizer, and the routine maintenance and cleaning of the facilities consistent with CDC guidance.;
11. **In-person spiritual services.** In-person spiritual services may be conducted provided all of the following are implemented:

   a. All persons present at the service must maintain six (6) feet of physical distance between others, except members of the same household or living unit. Organizers are encouraged to limit the number of persons attending their in-person spiritual services to ensure this physical distancing requirement is met.

   b. Organizers and employees are strongly encouraged to develop and implement appropriate COVID-19 mitigation plans and procedures for their respective in-person services, which should include, but are not limited to, addressing the following issues:
      i. Usage of face coverings.
      iii. Persons who are sick.
      iv. Personal hygiene.
      v. Usage of hand sanitizer and sanitizing products.
      vi. Cleaning and disinfection.
      vii. Online and remote access and/or drive-in services.
      viii. Signage.
      ix. Limiting community sharing of worship materials and other frequently touched items.
      x. Prohibiting, or limiting and mitigating, activities that involve singing (or similar activities that increase the presence and propulsion of respiratory droplets in the air), as such activities may significantly increase the risk of spreading COVID-19.


12. **Restaurants.** This section applies to restaurants only. Starting June 5, 2020, restaurants in the City may resume table service dining under the following requirements, conditions, and privileges:

   a. General.
      i. Continued compliance with all State of Hawai‘i and City regulatory and legal standards for operating a food services business.
      ii. Compliance with Social Distancing Requirements (as modified by this “Restaurants” section).
      iii. Development, posting, and implementation of written protocols (“COVID-19 Mitigation Plan”) consistent with this section; Centers for

b. Operations.

i. Face coverings (as defined in Order 5).
   - Employees - Cooks and kitchen staff that are engaged in activities that may pose a safety hazard to wear a face covering (such as cooking over a hot stove), are not required to wear face coverings while engaged in such activities. Otherwise, all restaurant employees must wear face coverings during their shifts, consistent with Order 3 of the Order.
   - Customers - Customers must wear face coverings when entering and leaving the restaurant facility. Customers may remove the face coverings while seated, but they are encouraged to wear face coverings when not actively eating or drinking.

ii. Group dining is limited to a maximum of ten (10) individuals per group.

iii. Seating shall be arranged so that six (6) feet of separation is maintained between dining groups.

iv. Prohibit groups within the restaurant from intermingling.

v. Condiments shall be by request in single-use disposable packets, or reusable condiment containers that are sanitized between parties.

vi. Tables and chairs must be fully sanitized after each group (or individual customer) leaves the restaurant.

vii. When non-disposable dishware and utensils are used, they must be sanitized after each use consistent with Hawaii Department of Health guidance and regulations, and “best practices” of the U.S. Food & Drug Administration ("FDA") (available here: https://www.fda.gov/food/food-safety-during-emergencies/best-practices-re-opening-retail-food-establishments-during-covid-19-pandemic), as updated or superseded.

viii. Provide disposable menus or menu boards, or sanitize reusable menus after each use.

ix. Hourly touch-point sanitization (workstations, equipment, screens, door knobs, restrooms, etc.) required.

x. No self-service buffets or drink stations.

xi. Generally, singing and playing wind instruments are prohibited. However, singing and/or playing wind instruments may be performed outdoors provided all of the following:
   - Any person(s) singing and/or playing a wind instrument shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument. Members of the same performing group singing and/or playing a wind instrument may be closer than ten (10) feet together while performing.
• To the extent reasonable and practicable, a physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument from any other person(s), but not including members of the same performing group.

Singing and/or playing wind instruments may be performed indoors provided all of the following:

• Any person(s) singing and/or playing a wind instrument shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument. Members of the same performing group singing and/or playing a wind instrument may be closer than ten (10) feet together while performing.

• A physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument from any other person(s), but not including members of the same performing group.

• For purposes of subsection b.xi. “performing group” means persons who are compensated for singing and/or playing a wind instrument.

c. Hygiene.

i. Employer must provide hand washing capability or sanitizer for employees and customers.

ii. An adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available at all times.

iii. Frequent hand washing/sanitizing by employees is required.

d. Staffing.

i. Provide training for employees regarding these requirements and each restaurant’s respective COVID-19 Mitigation Plan (as defined in subsection a.iii above).

ii. Conduct pre-shift screening, maintain staff screening log.

iii. No employee displaying symptoms of COVID-19 should provide services to customers. Symptomatic or ill employees should not report to work.

iv. No person should work within 72 hours of exhibiting a fever or other COVID-19 symptoms, and follow the CDC’s “What To Do If You Are Sick” guidance, available at https://www.cdc.gov/coronavirus/2019-ncov/if-you-are-sick/steps-when-sick.html.

v. Employer must establish a plan for employees getting ill and a return-to-work plan following CDC guidance, which can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-business-response.html.

e. Cleaning and Disinfecting.
i. Cleaning and disinfecting must be conducted in compliance with CDC guidance.

ii. When an active employee is identified as being COVID-19 positive by testing, cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical consistent with CDC guidance.

iii. CDC guidance can be found online at: 

f. Encouraged practices. Restaurants are encouraged to do the following:

i. Have customers enter and exit through different entries using one-way traffic, where possible.

ii. Start or continue entryway, curbside, and home delivery.

iii. Encourage making reservations, preordering for dine-in service, and ordering for contactless pickup and delivery either by telephone or other remote means.

iv. Implement cashless and receiptless transactions.

g. Pilot sidewalk/outdoor dining privilege. From the effective date of this section, through the termination of Mayor’s COVID-19-related Emergency Proclamation (as supplemented or extended), restaurants abutting City property may use City Property for dining and take-out operations under the following conditions:

i. The restaurant must be on the ground floor and abut paved City property

ii. Upon 24-hour’s notice, the restaurant must vacate City property for regular maintenance by City (e.g. steam cleaning).

iii. The restaurant are responsible for own equipment, furniture, and supplies, which must be stored elsewhere during closed hours.

iv. The utilized City property may only be used by the restaurant during its business normal hours, but shall not be used between the hours of 11:00 p.m. and 7:00 a.m.

v. The restaurant is responsible for compliance with any additional requirements relating to its Hawaii Department of Health Food Establishment Permit.

vi. Liquor sales, if any, on the utilized City property must be authorized under the restaurant’s liquor license and applicable law.

vii. No additional signage is permitted within the utilized City property.

viii. Dining services must be consistent with the requirements of this section, including Social Distancing Requirements and physical spacing of tables and customers.

ix. Furniture must be located at least six (6) feet from any vehicular ramp, driveway or street intersection.

x. No live or amplified music is allowed on the utilized City property.

xi. Furniture shall not be placed over planter strips and tree wells

xii. Furniture shall be outside an eight (8)-foot radius around bus stops and a five (5)-foot radius around fire hydrants.
xiii. All fire lanes shall be open and accessible at all times.
xiv. The restaurant is responsible for rubbish collection.
 xv. Restaurants must cease operations completely when Mayor’s COVID-19-related Emergency Proclamation (as supplemented) is no longer in effect.
 xvi. Violations of these requirements will result in forfeiture of this privilege.
 xvii. Sidewalk/outdoor dining under this section may include parklets (i.e., use of abutting parking/street spaces converted to dining space), subject to pedestrian clearance, traffic, and safety issues as determined by the City through the department(s) having authority over those issues.
 xviii. Where sidewalks are present on all or part of the utilized City property, the restaurant must ensure a clear right of way of at least 36 inches at all times, (although 48 inches is recommended).
 xix. For restaurants abutting “pedestrian malls”, as more specifically defined in Section 29-1.1, et seq. of the Revised Ordinances of the City and County of Honolulu 1990 (as amended), the following additional requirements apply:
   • A clear 20-foot wide right of way to accommodate delivery and emergency vehicles must be maintained at all times
   • Operation cannot exceed mall hours
   • No liquor service is allowed
   • All rubbish must be removed nightly
   • If the ground of the City property utilized consists of pavers, the restaurant must take precautions to prevent and address food, liquid, and grease spills.
 xx. For restaurants abutting a City park or playground, use of the City Property is limited to seven (7) feet from property line, and no more than one row of tables.
 xxi. Activities permitted under this section may begin upon acceptance by the City of a completed liability form and proof of insurance.

13. Outdoor attractions with limitations. Public and private outdoor attractions such as zoos, sea life attractions, water parks, recreational/commercial boating vessels (to the extent permitted under the State’s COVID-19-related proclamations/orders and other applicable law), campgrounds, outdoor markets (including People’s Open Markets), shooting ranges, archery ranges, and similar outdoor facilities (“Outdoor Attraction(s)”) may reopen under the following conditions:

a. Groups are limited to ten (10) individuals, and where multiple groups are present, operators must implement measures to ensure that they maintain six (6) feet of physical distance between each other at all times (i.e., no mingling between groups).

b. To the greatest extent reasonably practicable, physical distancing of at least six (6) feet between members of different households/living units should be maintained; and face coverings should be worn at all times.

c. Operators must implement measures to ensure that participants and groups waiting to use a facility or an activity open under this section maintain physical
distance of six (6) feet from one another at all times. Outdoor Attractions to open under this section are encouraged, but not required, to implement a reservation system to eliminate or reduce waiting times.

d. Indoor portions of the facility must remain closed, unless such portion is authorized under another section of this Order and complies with any restrictions imposed (e.g., retail and services businesses, etc.).

e. Individuals must comply with any lawful requirements imposed by the Outdoor Attraction operator.

f. To the extent consistent with this section, and to the extent reasonably practicable: (1) the facility operators and participants shall follow applicable guidance from the CDC (available at https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/businesses-employers.html); and (2) established and reputable COVID-19-related guidelines for the facility and the activity at issue.

g. Nothing in this section requires a public or private Outdoor Attraction to open.;

14. Personal service providers. This section applies to barbers, beauty operators (including cosmetologists, hairdressers, estheticians, and nail technicians/nail salon workers), electrologists, tattoo/permanent makeup artists, massage therapists (non-health care setting), tanning service providers, tailors/seamstresses, pet-trainers, and other similar one on one personal service providers (collectively “Personal Service Providers”). Starting May 29, 2020, Personal Service Providers in the City may resume operations under the following requirements and conditions:

a. General.


Compliance with standards and guidelines issued by industry-specific associations or similar organizations of the respective Personal Service Provider’s operations, to the extent reasonably practicable.


b. Specific Requirements. Personal Services Providers must:

i. Arrange seating in the establishment so that customers are separated from other customers by six (6) feet between booths/stations or have physical barriers between them.

ii. Ensure Social Distancing Requirements are adhered to at all times to the degree applicable and to extent reasonably practicable, except that all persons shall comply with the Non-Medical Grade Face Coverings requirements set forth in Order 5 of this Order. Notwithstanding this requirement, customers may temporarily remove the face covering when necessary to complete the personal service at issue, and individuals who cannot wear a face covering due to a medical or health condition, and individuals under five (5) years of age are exempted from the requirement to wear a face covering.

iii. Implement additional mitigation measures when strict physical distancing of at least six (6) feet is not feasible for a specific task. Such measures include, but are not limited to, the use of physical barriers, additional PPE (e.g., plastic face shields/masks), and minimization of such personal services, enhanced cleaning, and increased ventilation of the area with outside air.

iv. Ensure that all equipment that comes into direct contact with customers/clients and all furniture in service areas (such as chairs, capes, and the shampooing area in a barber shop or salon) is completely cleaned and disinfected between each customer/clients in accordance with CDC guidelines and applicable law.

v. Implement screening measures to screen service providers and customers/clients for signs and symptoms of COVID-19 before arriving at the service provider location. If a service provider or client/customer answers “yes” to Questions 1-3, they should not provide or receive services at the Personal Service Provider’s facility. Personal Service Providers may provide services to those clients/customers who answer “yes” to Questions 4 and 5.

1) Do you now, or have you had in the past fourteen (14) days:
   • A cough or sore throat?
   • Fever or do you feel feverish?
   • Shortness of breath?
   • Loss of taste or smell?

2) Have you been out of the State in the last fourteen (14) days?

3) Have you had close personal/physical contact with or cared for someone diagnosed with or tested positive for COVID-19?
4) If you answered “yes” to Question 3, are you a health care worker?
5) If you answered “yes” to Question 4, are you cleared to work at your healthcare facility?

c. Prior to reopening, all Personal Service Providers are encouraged to develop, post and implement written protocols (“COVID-19 Mitigation Plan”) consistent with this section; Centers for Disease Control and Prevention (“CDC”) guidance (available here: [https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/businesses-employers.html](https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/businesses-employers.html), as updated or superseded; and, to the extent practicable, with standards and guidelines issued by industry-specific associations or similar organizations. The plan should include policies regarding the following control measures: PPE utilization; on-location physical distancing; hygiene; sanitation; self-screening and symptom monitoring; incident reporting; and location disinfection procedures.

d. Handwashing stations and/or disinfectants must be available to personal service providers and customers/clients throughout the workplace and frequently replenished.

e. No waiting areas are allowed.

f. No beverage service shall be provided.

g. When making personal service appointments, Personal Service Providers should advise customers/clients of new requirements, which may include, but are not limited to:

i. Customer/client must self-screen for signs and symptoms of COVID-19 before arriving at the service provider location.

ii. Customers/clients should not plan on bringing other guests with them, unless they are bringing children younger than 16 for an appointment.

iii. Customers/clients should advise Personal Service Providers via call, email or text that they have arrived at the location for the appointment, and are waiting for instructions to enter.

iv. Customers/clients should put on a face covering prior to leaving the vehicle, and they should be prepared to wash their hands for at least 20 seconds or use sanitizer prior to starting their service.

v. Payments for service should be through credit or debit cards or a touchless system to reduce the handling of cash.

h. For walk-in appointments, the Personal Service Provider should post a notice on the front door or window regarding access to the facility. The notice should include the phone number that the guest should call to determine availability of services. If service is available at the time, the walk-up guest will need to answer questions regarding COVID-19 exposure and current health, and put on a face covering before entering the location.

i. Personal Service Providers are encouraged to follow additional best practices:
Reducing the number of customers/clients serviced at one time. E.g., using only 50% of the available work stations.

Operators must implement measures to ensure that participants and groups waiting to use a facility or an activity open under this section maintain physical distance of six (6) feet from one another at all times.

Cashless and receiptless transactions.

Customers/clients entering and exiting through different entries using one-way traffic, where possible.

Reserved hours for operation limited to high-risk populations.

A manager or shop owner should be on site during business hours at all times.

Advising customers to limit the number of items they bring into the premises.

Business offices. This section applies to business offices, whether for-profit, non-profit, or educational entities, regardless of the nature of the business or service, the function it performs, or its corporate or entity structure, that were not previously authorized to utilize their offices under the City’s COVID-19-related emergency orders. Starting June 5, 2020, business offices may reopen under the following requirements and conditions:

a. General.

i. Compliance with all City, State, and federal statutory and regulatory requirements.


iii. Compliance with any standards and guidelines issued by industry-specific associations or similar organizations of the respective business.


v. Compliance with the State’s COVID-19 guidelines including, but not limited to:

b. Specific Requirements.

i. The business shall ensure and promote compliance with the Social Distancing Requirements to the greatest extent applicable and reasonably possible, except that all persons shall comply with the Non-Medical Grade Face Coverings requirements set forth in Order 5 of this Order.
ii. All occupied desks, cubicles and open workspaces, and furniture used for sitting or standing must be spaced at least six (6) feet apart to the extent reasonably practical.


iv. The business shall develop, post, and implement policies based on guidance from the CDC, Department of Labor, Occupational Safety and Health Administration (“OSHA”) and the Hawai‘i Department of Health (“HDOH”) to limit and mitigate the spread of COVID-19, including, but not limited to, the following:

1) Promoting healthy hygiene practices.
2) Improving and intensifying cleaning and disinfection practices.
3) Improving ventilation and circulation of outside air to the extent practicable.
4) Monitoring for sickness.
5) Ensuring physical distancing at locations and times where employees, clients, or guests may congregate.
6) Providing necessary personal protective equipment.
7) Allowing for and encouraging employees to work remotely to the extent practicable.
8) Providing employees at higher risk for severe illness from COVID-19 (based on CDC guidance) with special accommodations, at the employee’s request, to avoid contact with, and mitigate the risk of, the employee’s exposure to co-workers and others in connection with the business, to the maximum extent possible.
9) Providing plans to return to work in phases to the extent practicable.

16. Education and care facilities. This section applies to all private education, adult care, and special needs care facilities (“Education/Care Facilities”). State-regulated education and care facilities are not included, but may reopen as allowed by the State and/or the Department of Education. A business falling within the definition of an Essential Business (e.g., “childcare” under Section II.F.20 of the Order) and this section, may operate under either. Starting June 19, 2020, Education/Care Facilities may reopen under the following requirements and conditions:

a. General.

i. Compliance with all City, State, and federal statutory and regulatory requirements.
Compliance with all applicable CDC guidelines to the extent they do not conflict with this Order (available at https://www.cdc.gov/coronavirus/2019-ncov/community/index.html), (e.g., guidelines for schools (K-12), colleges/universities, youth programs, and workplaces).

Compliance with any standards and guidelines issued by industry/education-specific associations or similar organizations of the respective Education/Care Facility at issue, to the extent they do not conflict with this Order.


Compliance with the State’s COVID-19 guidelines (to the extent applicable) including, but not limited to:

Specific Requirements.

Physical distancing, face coverings, and groups.
1) For Education/Care Facilities providing services to individuals with special needs, pre-elementary- and elementary-aged individuals:
   • Ensure physical distancing of at least six (6) feet between individuals to the extent reasonably practicable given the age and capability of the individuals and the activities at issue.
   • Require face coverings for instructors/service providers consistent with CDC guidelines, if any exist.
   • Require face coverings consistent with CDC guidelines, if any exist, for students/clients/customers to the extent reasonably practicable given the age and tolerance of the individuals and the activity at issue.
   • Maintain stable groups (cohorts) of ten (10) or fewer students/clients/customers each day, with the same instructors/service providers, to the extent reasonably practicable.
2) For all other Education/Care Facilities:
   • Ensure physical distancing of at least six (6) feet between individuals at all times to the extent reasonably practicable.
   • Require face coverings for instructors/service providers consistent with CDC guidelines, if any exist.
• Require face coverings consistent with CDC guidelines, if any exist, for students/clients/customers.

ii. Activities such as singing, the playing of wind instruments, and other similar activities that increase the presence and propulsion of respiratory droplets in the air are discouraged; however, such activities are permitted provided the following mitigation measures are taken:

If the activity takes place outdoors:

• Any person(s) singing and/or playing a wind instrument, etc. shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument, etc. Members of the same performing group singing and/or playing a wind instrument, etc. may be closer than ten (10) feet together while performing, provided the group consists of less than ten (10) persons.

• To the extent reasonable and practicable, a physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument, etc. from any other person(s), but not including members of the same performing group.

If the activity takes place indoors:

• Any person(s) singing and/or playing a wind instrument, etc. shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument, etc. Members of the same performing group singing and/or playing a wind instrument, etc. may be closer than ten (10) feet together while performing, provided the group consists of less than ten (10) persons.

• A physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument, etc. from any other person(s), but not including members of the same performing group.

iii. The Education/Care Facility shall ensure and promote compliance with the Social Distancing Requirements (that are not specifically addressed in this section) to the extent applicable and reasonably possible.

iv. All occupied desks, cubicles and open workspaces, and furniture used for sitting or standing must be spaced at least six (6) feet apart to the extent reasonably practicable.


vi. The Education/Care Facilities shall develop, post, and implement policies based on guidance from the CDC, Department of Labor, OSHA and the HDOH to limit and mitigate the spread of COVID-19, including, but not limited to, the following:

1) Promoting healthy hygiene practices.
2) Improving and intensifying cleaning and disinfection practices.
3) Improving ventilation and circulation of outside air to the extent practicable.
4) Monitoring for sickness.
5) Ensuring physical distancing at locations and times where individuals may congregate.
6) Providing necessary personal protective equipment.
7) Allowing for and encouraging individuals to work or conduct the activity at issue remotely to the extent practicable.
8) Providing those at higher risk for severe illness from COVID-19 (based on CDC guidance) with special accommodations, at their request, to avoid contact with, and mitigate the risk of, the individual’s exposure to others in connection with the business, operation, or facility to the extent applicable and reasonably possible.
9) Providing plans to return to work or the activities at issue in phases to the extent practicable.

17. Indoor attractions. This section applies to indoor attractions such as bowling alleys, arcades, mini golf, movie theatres, museums, and other similar indoor entertainment facilities/operations ("Indoor Attractions"). Starting June 19, 2020, Indoor Attractions may reopen under the following requirements and conditions:

a. General.

i. Compliance with all City, State, and federal statutory and regulatory requirements.

ii. Compliance with all applicable CDC guidelines to the extent they do not conflict with this Order (available at https://www.cdc.gov/coronavirus/2019-ncov/community/index.html).

iii. Compliance with any standards and guidelines issued by industry/activity-specific associations or similar organizations of the respective Indoor Attraction at issue, to the extent they do not conflict with this Order.


v. Compliance with the State’s COVID-19 guidelines (to the extent applicable) including, but not limited to:

b. Specific Requirements.

i. Groups are limited to ten (10) individuals maximum, and where multiple groups are present, operators must implement measures to ensure that they maintain six (6) feet of physical distance between each other at all times (i.e., no mingling between groups).

ii. To the extent practicable, physical distancing of at least six (6) feet between members of different households/living units should be maintained; and face coverings must be worn at all times. (E.g., face coverings generally must be worn in a movie theatre facility; however, individuals may remove the face covering while seated to eat and drink, or if one of the exemptions to face covering requirements in Order 5 of the Order).

iii. Operators must implement measures to ensure that individuals and groups waiting to use a facility or an activity open under this section maintain physical distance of six (6) feet from one another at all times. Indoor Attractions to open under this section are encouraged, but not required, to implement a reservation system to eliminate or reduce waiting times.

iv. Activities such as singing, the playing of wind instruments, and other similar activities that increase the presence and propulsion of respiratory droplets in the air are discouraged; however, such activities are permitted provided the following mitigation measures are taken:

If the activity takes place outdoors:

- Any person(s) singing and/or playing a wind instrument, etc. shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument, etc.
  Members of the same performing group singing and/or playing a wind instrument, etc. may be closer than ten (10) feet together while performing, provided the group consists of less than ten (10) persons.
- To the extent reasonable and practicable, a physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument, etc. from any other person(s), but not including members of the same performing group.

If the activity takes place indoors:

- Any person(s) singing and/or playing a wind instrument, etc. shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument, etc.
  Members of the same performing group singing and/or playing a wind instrument, etc. may be closer than ten (10) feet together while performing, provided the group consists of less than ten (10) persons.
- A physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or
playing a wind instrument, etc. from any other person(s), but not including members of the same performing group.

v. Individuals must comply with any lawful requirements imposed by the Indoor Attraction operator.

vi. Nothing in this section requires a public or private Indoor Attraction to open.

vii. Indoor Attraction operators shall develop, post, and implement policies based on guidance from the CDC, Department of Labor, OSHA and the HDOH to limit and mitigate the spread of COVID-19, including, but not limited to, the following:
1) Promoting healthy hygiene practices.
2) Improving and intensifying cleaning and disinfection practices.
3) Improving ventilation and circulation of outside air to the extent practicable.
4) Monitoring for sickness.
5) Ensuring physical distancing at locations and times where individuals may congregate.
6) Providing necessary personal protective equipment.
7) Allowing for and encouraging individuals to work or conduct the activity at issue remotely to the extent practicable.
8) Providing those at higher risk for severe illness from COVID-19 (based on CDC guidance) with special accommodations, at their request, to avoid contact with, and mitigate the risk of, the individual’s exposure to others in connection with the business, operation, or facility to the extent applicable and reasonably possible.
9) Providing plans to return to work or the activities at issue in phases to the extent practicable.
10) If someone at work tests positive for COVID-19 –


18. Outdoor organized team sports (phase 1). This section applies to outdoor team sports such as baseball, soccer, football, outdoor volleyball, outdoor basketball, and similar outdoor team sports (“Sports Program(s)”). Starting June 19, 2020, Sports Programs may reopen for skill-building drills and team-based practice (“Phase 1”) under the following requirements and conditions:

a. Activities are limited to skill-building drills and team-based practice in which physical distancing of six (6) feet or more between individuals may generally be maintained.

b. No close contact activities, including, but not limited to, huddles, high fives, and handshakes.

c. Groups are limited to a single Sports Program team, or a maximum of 30 players, whichever is less. (This is an exception to the general rule on gatherings contained in Order 3 of the Order). Where multiple groups are present, Sports
Program operators must implement measures to ensure that they maintain six (6) feet of physical distance between each other at all times (i.e., no mingling between groups).

d. To the greatest extent reasonably practicable, physical distancing of at least six (6) feet between members of different households/living units should be maintained; and face coverings should be worn at all times.

e. Sports Program operators must implement measures to ensure that:
   i. To the extent consistent with this section, and to the extent reasonably practicable: (1) the Sports Program operators and participants shall follow applicable guidance from the CDC (available at https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/businesses-employers.html); and (2) established and reputable COVID-19-related guidelines for the facility and the activity at issue.
   ii. Physical distancing protocols and procedures exist for staff, athletes and non-program participants (including parents/guardians), with special consideration for the type of athletic activities engaged in, entrances and exits, queues, bottlenecks, facility layouts, and safe capacity limits.
   iii. Staff and athletes are screened (via self-screening or otherwise) regularly for illness or exposure to COVID-19.
   iv. Staff, athletes, and non-program participants (including parents/guardians) always wear face coverings when spectating, arriving and leaving.
   v. There is no socializing in groups before or after (unless otherwise authorized by this Order).
   vi. Individuals from outside the Sports Program are limited in their interactions with staff and participants during drop off/pick up.
   vii. Athletes who are sick from COVID-19 may not attend a practice or training until they are cleared for release from isolation according to CDC guidelines and cleared to return by a healthcare provider.
   viii. Any staff or athlete exposed to a person with a confirmed or probable case of COVID-19 may not attend the program until they have completed quarantine following CDC guidelines.
   ix. All program activities are evaluated to identify and mitigate “high-risk” activities (shared equipment, incidental close contact, etc.) to reduce or prevent COVID-19 transmission.

f. Individuals must comply with any lawful requirements imposed by the Sports Program operator.

g. Nothing in this section requires a public or private Sports Program to open.;

19. Outdoor organized team sports (phase 2). This section applies to outdoor team sports such as baseball, soccer, football, outdoor volleyball, outdoor basketball, and similar outdoor team sports (“Sports Program(s)”). Starting July 3, 2020, Sports Programs may
reopen for competitive play (“Phase 2”) under the following requirements and conditions:

a. Activities may include competitive team play (e.g., one baseball team against another, or one soccer team against another) or training. (This is an exception to the general rule on gatherings contained in Order 3 of the Order).

b. When not engaged in competitive team play or training that requires close contact, close contact should be reduced or eliminated to the extent possible (e.g., sitting close to teammates on a bench, standing close to teammates or opponents during downtime). Huddles, high fives, and handshakes and similarly unnecessary close contact activities should be eliminated.

c. Groups are limited to two Sports Program teams on an outdoor field, court, etc. at a time. Where other competitive play/games are scheduled on the same field, court, etc., Sports Program operators must implement measures to ensure that teams waiting to play maintain six (6) feet of physical distance from the other teams playing at all times (i.e., no mingling between groups).

d. To the greatest extent reasonably practicable, physical distancing of at least six (6) feet between members of different households/living units should be maintained; and face coverings should be worn at all times.

e. Sports Program Operators must implement measures to ensure that:

i. To the extent consistent with this section, and to the extent reasonably practicable: (1) the Sports Program operators and participants shall follow applicable guidance from the CDC (available at https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/businesses-employers.html); and (2) established and reputable COVID-19-related guidelines for the facility and the activity at issue.

ii. Physical distancing protocols and procedures exist for staff, athletes and non-program participants (including parents/guardians), with special consideration for the type of athletic activities engaged in, entrances and exits, queues, bottlenecks, facility layouts, and safe capacity limits.

iii. Staff and athletes are screened (via self-screening or otherwise) regularly for illness or exposure to COVID-19.

iv. Staff, athletes, and non-program participants (including parents/guardians) always wear face coverings when spectating, arriving and leaving.

v. There is no socializing in groups before or after the activity (unless otherwise authorized by this Order).

vi. Individuals from outside the Sports Program are limited in their interactions with staff and participants during drop off/pick up.

vii. Athletes who are sick from COVID-19 may not attend the activity until they are cleared for release from isolation according to CDC guidelines and cleared to return by a healthcare provider.

viii. Any staff or athlete exposed to a person with a confirmed or probable case of COVID-19 may not attend the program until they have completed quarantine following CDC guidelines.
ix. Evaluate all program activities to identify and mitigate “high-risk” activities (shared equipment, incidental close contact, etc.) to reduce or prevent COVID-19 transmission.

f. Individuals must comply with any lawful requirements imposed by the Sports Program operator.

g. Nothing in this section requires a public or private Sports Program to open.

20. Fitness facilities. This section includes fitness centers, gyms, spas, yoga, barre, spin, dance studios, hula hālau, and other similar types of facilities (“Fitness Facilities”). Starting June 19, 2020, Fitness Facilities in the City may resume operations under the following requirements and conditions:

a. General.
   i. Compliance with all appropriate City, State, and federal statutory and regulatory requirements.
   ii. Development, posting, and implementation of written protocols (“COVID-19 Mitigation Plan”) consistent with City, State, industry-specific associations or organizations of the respective facility (e.g., USA Gymnastics), and CDC guidance to mitigate the spread of COVID-19 including, but not limited to, the following:

b. Specific Requirements. Fitness Facility operators must:
   i. Limit occupancy to no more than fifty percent (50%) of the maximum occupant load of the Fitness Facility and of any rooms or areas within the facility with a maximum occupant load.
   ii. Ensure that occupants maintain a minimum of six (6) feet of physical distance between each other at all times. If equipment cannot be arranged to facilitate six (6) feet of physical distancing, it must be blocked from being used.
   iii. If no maximum occupant load exists, operators must limit occupancy to ensure occupants are able to maintain six (6) feet of physical distance between each other at all times.
   iv. Limit locker room access and the number of persons who use amenities of the facilities (e.g., pool, sauna, etc.) at any one time to ensure physical distancing of six (6) feet can be maintained.
   v. Keep childcare areas and self-service food and drink stations closed.
   vi. Keep water fountains closed, except for those designed to refill water bottles in a contact-free manner.
vii. Limit training for close contact activities (wrestling, mixed martial arts, etc.) to skill-building drills and conditioning in which physical distancing of six (6) feet or more between individuals may generally be maintained.
viii. Post signs to encourage physical distancing and disinfecting throughout the facility.
ix. Position staff to monitor physical distancing and disinfecting requirements.
x. Provide handwashing stations or hand sanitizer (at least 60% alcohol content) throughout the facility for use by employees/clients/guest.
xi. Ensure Social Distancing Requirements are adhered to at all times to the degree applicable and to the extent reasonably practicable, including the use of face coverings by Fitness Facility employees and their clients/guests.
   1) Notwithstanding this requirement, if authorized by the Fitness Facility, clients/guests may remove their face covering when necessary to safely complete any activity within the Fitness Facility. After the activity is completed the client/guest must immediately resume wearing a face covering.
   2) Individuals who cannot wear a face covering due to a medical or health condition, and individuals under five (5) years of age are exempted from the requirement to wear a face covering.
xii. Any occupied desks, cubicles and open workspaces, and furniture used for sitting or standing must be spaced at least six (6) feet apart.


xiv. The business shall develop, post, and implement policies based on guidance from the CDC, Department of Labor, Occupational Safety and Health Administration (“OSHA”) and the Hawai‘i Department of Health (“HDOH”) to limit and mitigate the spread of COVID-19, including, but not limited to, the following:
   1) Providing training for employees of each facilities’ COVID-19 Mitigation Plan.
   2) Establishing a plan for employees who may get ill as well as a return-to-work plan in accordance with City, State, and CDC guidelines which are available at:

4) Limitations on one-to-one personal training, and compliance with the personal service providers section of this Order (to the extent applicable).

5) Limitations on team-based practices/training consistent with Order 3 of this Order.

6) Promoting healthy hygiene practices.

7) Improving and intensifying cleaning and disinfection practices.

8) Improving ventilation and circulation of outside air to the extent practicable.

9) Monitoring for sickness.

10) Ensuring physical distancing at locations and times where employees, clients, or guests may congregate.

11) Providing necessary personal protective equipment.

12) Allowing for and encouraging employees to work remotely to the extent practicable.

13) Providing employees at higher risk for severe illness from COVID-19 (based on CDC guidance) with special accommodations, at the employee’s request, to avoid contact with, and mitigate the risk of, the employee’s exposure to co-workers and others in connection with the business, to the maximum extent possible.

14) Providing plans to return to work in phases to the extent practicable.

c. Encouraged Practices.

i. Consider appointment-based usage of the Fitness Facility to limit the number of persons in the facility.

ii. Consider utilizing touchless forms of client/guest check-in.

iii. Consider offering virtual fitness classes whenever possible, especially for higher risk populations.

iv. Strongly encourage clients/guests to bring their own filled water bottles with them to the facility.;
21. Film and television production. Starting June 5, 2020, all local, national, and international film production, television production, streaming production, and similar production may operate in the City based on the guidelines and recommendations for production cast and crew members available at: https://www.honolulu.gov/rep/site/oed/oed_docs/Guidelines_and_Best_Practices_for_film_on_the_Island_of_Oahu_during_the_time_of_COVID_060320.pdf. Compliance with the Order and the COVID-19 related proclamations issued by the State is required, including all travel quarantine requirements as modified by the guidelines and recommendations available at: https://www.honolulu.gov/rep/site/oed/oed_docs/Modified_Quarantine_Procedures-Honolulu-060320.pdf; 

22. Bars. “Bar” for purposes of this section means an establishment possessing a Class 2, 5, 6, 10, 11, 12, 13, 14, 15, 16, 17, or 18 liquor license, as defined by the Rules of the Liquor Commission of the City and County of Honolulu, State of Hawaii, regardless of whether food is served, including the outdoor areas of such establishments. Bars may operate under the following requirements and conditions:

a. General.
   i. Compliance with all appropriate City, State, and federal statutory and regulatory requirements.
   ii. Development, posting, and implementation of written protocols (“COVID-19 Mitigation Plan”) consistent with City, State, industry-specific associations or organizations, and CDC guidance to mitigate the spread of COVID-19 including, but not limited to the following:
      3) https://www.oneoahu.org/business-guidance

b. Specific Requirements. Bar operators must:
   i. Limit occupancy to no more than fifty percent (50%) of the maximum occupant load of the bar.
   ii. Limit groups within the bar to a maximum of ten (10) individuals per group.
   iii. Ensure groups within the bar maintain at least six (6) feet of separation from other groups.
   iv. Prohibit groups within the bar from intermingling.
   v. Designate areas to separate groups at least six (6) feet apart from each other. (E.g., through ropes or other physical separation for standing areas, or the seating of guests at separate tables, or both).
vi. Ensure individuals in different groups maintain a minimum of six (6) feet of physical distance from each other to the greatest extent possible.

vii. Require all employees that interact with the public wear face coverings.

viii. Ensure all customers wear face coverings when entering and leaving the bar, but allow customers to remove the face covering while in the bar within their designated area (table, roped off area, etc.).

ix. Ensure there is no dancing or singing within the bar, however, singing and/or playing wind instruments may be performed outdoors provided all of the following:

- Any person(s) singing and/or playing a wind instrument shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument. Members of the same performing group singing and/or playing a wind instrument may be closer than ten (10) feet together while performing.
- To the extent reasonable and practicable, a physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument from any other person(s), but not including members of the same performing group.

Singing and/or playing wind instruments may be performed indoors provided all of the following:

- Any person(s) singing and/or playing a wind instrument shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument. Members of the same performing group singing and/or playing a wind instrument may be closer than ten (10) feet together while performing.
- A physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument from any other person(s), but not including members of the same performing group.
- For purposes of section b.ix. “performing group” means persons who are compensated for singing and/or playing a wind instrument.

x. Designate at least one (1) employee to monitor compliance with any applicable order or requirement.

xi. If applicable, ensure the following:

1) Condiments shall be by request in single-use disposable packets, or reusable condiment containers that are sanitized between parties.

2) Tables and chairs must be fully sanitized after each group (or individual customer) leaves the restaurant.

3) When non-disposable dishware and utensils are used, they must be sanitized after each use consistent with Hawaii Department of Health guidance and regulations, and “best practices” of the U.S. Food & Drug Administration (“FDA”) (available here:...

4) Provide disposable menus or menu boards, or sanitize reusable menus after each use.

5) Hourly touch-point sanitization (workstations, equipment, screens, door knobs, restrooms, etc.) required.

6) No self-service buffets or drink stations

c. Hygiene.

i. Employer must provide hand washing capability or sanitizer for employees and customers.

ii. An adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available at all times.

iii. Frequent hand washing/sanitizing by employees is required.

d. Staffing.

i. Provide training for employees regarding these requirements and each bar’s respective COVID-19 Mitigation Plan.

ii. No employee displaying symptoms of COVID-19 should provide services to customers. Symptomatic or ill employees should not report to work.

iii. No person should work within 72 hours of exhibiting a fever or other COVID-19 symptoms and follow appropriate CDC guidance, which can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/if-you-are-sick/steps-when-sick.html.

iv. Employer must establish a plan for employees getting ill and a return-to-work plan following appropriate State and CDC guidance which can be found online at:


e. Cleaning and Disinfecting.
i. Cleaning and disinfecting must be conducted in compliance with CDC guidance.

ii. When an active employee is identified as being COVID-19 positive by testing, cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical consistent with CDC guidance.

iii. CDC guidance can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/community/disinfecting-building-facility.html.

f. Encouraged Practices.

i. Have customers enter and exit through different entries using one-way traffic, where possible.

ii. Consider taking reservations to regulate group size and capacity.

iii. Implement cashless and receiptless transactions.

g. Hours for on premises consumption.

i. All bars, as defined in this section, shall cease the sale, service, and consumption of liquor at or before 12:00 a.m.

ii. The start time for the sale, service, and consumption of liquor at all bars (as defined in this section) shall remain the same, based upon the class of license.

h. Enforcement of these requirements.

i. Bar operators found in noncompliance with the requirements of this section shall be subject to immediate closure for a twenty-four (24) hour period effected by the Honolulu Police Department and/or the Honolulu Liquor Commission.

ii. Bar operators found in noncompliance with the requirements of this section shall also be subject to penalties enforceable pursuant to the Rules of the Liquor Commission of the City and County of Honolulu, State of Hawaii, and the Liquor Laws of Hawaii under Hawaii Revised Statutes Chapter 281, which may include a reprimand, fine, suspension, and/or revocation of the liquor license.

23. Singing, and/or playing a wind instrument, and similar activities. Activities such as singing, the playing of wind instruments, and other similar activities that increase the presence and propulsion of respiratory droplets in the air (which are not addressed in another section) (“singing and/or playing a wind instrument, etc.”) are discouraged at gatherings and events. However, such activities are permitted provided the gathering/event is consistent with Order 3 of the Order and the following mitigation measures are taken:

a. If the activity takes place outdoors:

i. Any person(s) singing and/or playing a wind instrument, etc. shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument, etc. Members
of the same performing group singing and/or playing a wind instrument, etc. may be closer than ten (10) feet together while performing, provided the group consists of less than ten (10) persons.

ii. To the extent reasonable and practicable, a physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument, etc. from any other person(s), but not including members of the same performing group.

b. If the activity takes place indoors:

i. Any person(s) singing and/or playing a wind instrument, etc. shall maintain physical distancing of at least ten (10) feet from any other person(s) while singing and/or playing a wind instrument, etc. Members of the same performing group singing and/or playing a wind instrument, etc. may be closer than ten (10) feet together while performing, provided the group consists of less than ten (10) persons.

ii. A physical barrier (e.g., plexiglass) of sufficient size to mitigate the spread of COVID-19 shall separate any person(s) singing and/or playing a wind instrument, etc. from any other person(s), but not including members of the same performing group.