Mayor’s Emergency Rule #24

Purpose

This rule shortens the required mandatory self-quarantine period for arrivals, both interisland and Trans-Pacific, into the County of Kaua‘i should a traveler participate in the Enhanced Movement Quarantine (the “EMQ”) program described in Section IV.F of Governor David Y. Ige’s Seventeenth Proclamation (hereinafter the “Governor’s Proclamation”) and Mayor’s Emergency Rule #16.

In addition to participating in the EMQ program, a traveler must receive both a negative test result for COVID-19 from a test administered at their own expense within 72 hours prior to the final leg of departure of their trip to Kaua‘i and a second negative test result from a test administered at their own expense 72 hours or more after their arrival in order to be exempt from mandatory self-quarantine.

This exemption from mandatory self-quarantine is separate and independent of participation in the State Safe Travels program.

Definition

“Approved COVID-19 test” means a COVID-19 diagnostic test with an emergency use authorization (EUA) from the Food & Drug Administration (FDA).

Rule

Travelers who participate in the EMQ program shall be exempt from mandatory self-quarantine described in Sections IV.B and V of the Governor’s Proclamation if they provide confirmation of negative test results from two separate, approved COVID-19 tests administered to the traveler. The first test shall be administered within 72 hours from the final leg of departure of their trip to Kaua‘i. The second shall be administered 72 hours or more after their time of entry into Kaua‘i.

Traveler participation in the State Safe Travels program does not qualify the traveler for this EMQ program quarantine exemption. The traveler shall provide confirmation of negative test results to the County of Kauai Emergency Management Agency. The traveler shall be responsible for all costs associated with the EMQ stay and testing.

This rule is in accordance with the Governor’s Proclamation, and adopted pursuant to HRS § 127A-25. This rule has the force and effect of law and supersedes Section IV, Section V, and Exhibit B of the Governor’s Proclamation and Mayor’s Emergency Rule #23 to the limited extent necessary to ensure the operation of this rule.

Term

Effective January 5, 2021, subject to modification.
Mayor’s Emergency Rule #24
Page 2 of 2

APPROVED FOR FORM & LEGALITY:

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