

GOVERNOR OF SPECIAL CAPITAL CITY REGION OF JAKARTA

GOVERNOR REGULATION OF SPECIAL CAPITAL CITY

REGION OF JAKARTA

NUMBER 88 OF 2020

REGARDING

AMENDMENT TO GOVERNOR REGULATION NO. 33 OF 2020 REGARDING THE IMPLEMENTATION OF LARGE-SCALE SOCIAL RESTRICTIONS IN THE HANDLING OF THE CORONA VIRUS DISEASE 2019 (COVID-19) IN THE SPECIAL CAPITAL CITY REGION OF JAKARTA PROVINCE

WITH THE GRACE OF GOD ALMIGHTY

GOVERNOR OF SPECIAL CAPITAL CITY REGION OF JAKARTA,

- Considering: a. whereas based on the provision of Article 13 of the Governor Regulation Number 80 of 2020 on the Implementation of Large-Scale Social Restrictions in the Transitional Period with the Goal to a Healthy, Safe, and Productive Society as amended with Governor Regulation Number 84 of 2020, in the event of significant increase in new Covid-19 cases, the Governor may temporarily restrict the implementation of Large-Scale Social Restrictions in the Transitional Period;
 - whereas to adjust the re-enactment of the Large-Scale Social Restriction in the current condition and development, Governor Regulation No. 33 of 2020 regarding the Implementation of Large-Scale Social Restrictions in the Handling of The Corona

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Virus Disease 2019 (COVID-19) in the Special Capital Region of Jakarta must be amended;

- c. whereas based on the consideration mentioned in letter a and letter b, it is necessary to stipulate a Governor Regulation on the Amendment to Governor Regulation No. 33 of 2020 regarding the Implementation of Large-Scale Social Restrictions in the Handling of the Corona Virus Disease 2019 (COVID-19) In the Special Capital Region of Jakarta;
- Bearing in Mind: 1. Law Number 24 of 2007 on Disaster Management (State Gazette of the Republic of Indonesia of 2007 Number 66, Additional State Gazette of the Republic of Indonesia Number 4723);
 - Law Number 29 of 2007 regarding the Special Capital City Region of Jakarta Provincial Government as the Capital City of the Unitary State of the Republic of Indonesia (State Gazette of the Republic of Indonesia of 2007 Number 93, Supplement to the State Gazette of the Republic of Indonesia Number 4744);
 - 3. Law Number 23 of 2014 regarding Regional Government (State Gazette of the Republic of Indonesia of 2014 Number 244, Supplement to the State Gazette of the Republic of Indonesia Number 5587) as amended several times, the latest by Law Number 9 of 2015 regarding the Second Amendment to Law Number 23 of 2014 regarding Regional Government (State Gazette of the Republic of Indonesia of 2015 Number 58, Supplement to the State Gazette of the Republic of Indonesia Number 5679);
 - Law Number 6 of 2018 regarding Health Quarantine (State Gazette of the Republic of Indonesia of 2018 Number 128, Supplement to the State Gazette of the Republic of Indonesia Number 6236);
 - Government Regulation Number 21 of 2020 regarding Large-Scale Social Restrictions to Accelerate the Handling of the Corona Virus Disease 2019 (COVID-19) (State Gazette of the

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Republic of Indonesia of 2020 Number 91, Supplement to the State Gazette of the Republic of Indonesia Number 6487);

- Regulation of the President Number 82 of 2020 regarding the Committee on the Handling of the Corona Virus Disease 2019 (COVID-19) and National Economic Recovery (State Gazette of the Republic of Indonesia of 2020 Number 178);
- Regulation of the Minister of Health Number 9 of 2020 regarding Guidelines for Large-Scale Social Restrictions to Accelerate the Handling of the Corona Virus Disease 2019 (COVID-19) (State Gazette of the Republic of Indonesia of 2020 Number 326);
- Governor Regulation Number 79 of 2020 regarding the Implementation of Discipline and Legal Enforcement of Health Protocols as an Effort to Prevent and Handling of the Corona Virus Disease 2019 (State Gazette of the Republic of Indonesia of 2020 Number 72023).

HAS DECIDED:

To Stipulate: GOVERNOR REGULATION ON THE AMENDMENT TO GOVERNOR REGULATION NO. 33 OF 2020 REGARDING THE IMPLEMENTATION OF LARGE-SCALE SOCIAL RESTRICTIONS IN THE HANDLING OF THE CORONA VIRUS DISEASE 2019 (COVID-19) IN THE SPECIAL CAPITAL REGION OF JAKARTA.

Article I

Several provisions in the Governor Regulation Number 33 of 2020 regarding the Implementation of Large-Scale Social Restrictions in the Handling of the Corona Virus Disease 2019 (COVID-19) in the Special Capital Region of Jakarta (State Gazette of the Republic of Indonesia of 2020 Number 55003) are amended as follows:

1. The provision of paragraph (1) Article 8 is amended so that Article 8 reads as follows:



Article 8

- (1) In the temporary suspension of activities during the implementation of the PSBB (Large-Scale Social Restriction), persons in charge of schools and other educational institutions must:
 - a. ensure that the teaching process is still implemented and the right of the students to receive education is fulfilled;
 - conduct the prevention of the spread of the Corona Virus Disease (COVID-19) in location and environment of schools and/or other educational institutions;
 - c. secure the safety of the school and/or other educational institutions;
 - d. prohibit students from conducting activities involving gatherings that potentially violate COVID-19 protocols; and
 - e. suggest parents to prohibit their children who are students from conducting activities involving gatherings that potentially violate COVID-19 protocols.
- (2) The effort to prevent the spread of the Corona Virus Disease (COVID-19) in the location and environment of schools and/or education institutions as meant in paragraph (1) letter b is conducted periodically by way of:
 - a. cleaning and disinfecting the school's facilities and infrastructure; and
 - b. implementing prevention protocol of the spread of the Corona Virus Disease (COVID-19) for teachers and other educational personnel.



2. The provision of Article 9 is amended so that it reads as follows:

Article 9

- (1) During the enforcement of PSBB, temporary restriction shall be carried out for working activities in workplace/office.
- (2) The management of the workplace/office who conducts the temporary restriction of work activities in the workplaces as referred to in paragraph (1) must:
 - a. arrange the mechanism to work from home/residence for all employees;
 - b. implement restrictions of the maximum personnel capacity of 25% (twenty five percent) in the workplace within the same time, if the working mechanism as referred to in letter a cannot be carried out from home/residence;
 - c. ensure that the services provided and/or business activities still continue in a limited manner;
 - d. maintain the productivity/performance of the employees;
 - conduct the prevention of the spread of the Corona Virus Disease (COVID-19) in the location and environment of workplaces;
 - f. conduct the temporary suspension of activities in the workplace/office of at least 3 x 24 (three times twenty four) hours if is discovered that an employee has the Corona Virus Disease (COVID-19);
 - g. secure the safety of the location and environment of the workplace; and



- h. provide protection to the workers that has the Corona Virus Disease (COVID-19) in accordance with the laws and regulations.
- (3) Efforts on the prevention of spread of the Corona Virus Disease (COVID-19) in the location and environment of the workplace/office as referred to in paragraph (3) letter d, shall be carried out periodically by means of:
 - a. cleaning the workplace environment;
 - b. carrying out disinfection to floors, walls, and devices of the workplace building; and
 - c. close access to entry for non-interest parties.
- 3. The provision of Article 10 is amended so that it reads as follows:

Article 10

- Exempted from the temporary suspension of work activities in the workplace/office as referred to in Article 9 paragraph (1), applies for workplace/office with the following categories:
 - Foreign State Representatives and/or International Organizations offices in carrying out its diplomatic and consular functions along with other functions in accordance with international law;
 - State/Regional Owned Enterprises that are involved in the handling of the Corona Virus Disease (COVID-19) and/or in the fulfillment of the society's basic needs shall comply with the arrangements from the relevant ministries and/or the Provincial Government of DKI Jakarta;
 - c. Business actors that are engaged in the following sectors:
 - 1) health;
 - 2) foodstuff/food/beverage;

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- 3) energy;
- 4) communication and information technology;
- 5) finance;
- 6) logistics;
- 7) hospitality;
- 8) construction;
- 9) strategic industries;
- 10) basic services, public utilities and industry stipulated as national vital objects and certain objects; and/or
- 11) daily needs.
- e. Local and international societal organizations that are engaged in disaster and/or social sector
- (2) In carrying out exemption of the temporary suspension of work activities in the workplace/office as referred to in paragraph (1), the management of the workplace must comply with the Governor Regulation regarding the Implementation of Discipline and Legal Enforcement of Health Protocols as an Effort to Prevent and Handling of the Corona Virus Disease 2019.
- (3) For the activities of food and beverage supplies, the person in charge of the restaurant/dining place/similar businesses have the following responsibilities to:
 - a. limit the service to direct take-aways, through online deliveries, and/or telephone/delivery facilities;
 - maintain both the standing and sit-in queuing distances at least 1 (one) meter between customers;
 - c. implement the principle of food sanitation hygiene within the process of good handling in-line with the applicable provisions;
 - d. provide supporting equipment such as gloves and/or food tongs to minimize direct contact with the readily available food in its preparation, processing and servings process.



- e. ensure the adequacy of the heating process in the processing of foods to be in accordance with the standard;
- f. conduct the cleaning of work areas, facilities and equipment, specifically those of which has surfaces that directly touches food;
- g. provide customers and employees a place to wash their hands with soap;
- h. prohibit sick employees or those who has an above normal high body temperature, coughs, flu, diarrhea and shortness of breath, from working; and
- i. require the people who handles food to use gloves, head masks and work attires that are in accordance with the occupation health and safety guidelines.
- (4) For hotel activities, the person in charge of the hotel must:
 - a. provide specific services for guests that intends to conduct a controlled isolation;
 - b. limit guests to only carry out activities within the hotel room by utilizing room service;
 - abolish activities and/or close hotel service facilities that may create a gathering of people within the hotel's premises;
 - prohibit guests who are sick or those who has an above normal high body temperature, coughs, flu, diarrhea, and shortness of breath, from entering into the hotel; and
 - e. require all employees to use masks, gloves and work attires that are in accordance with the occupation health and safety guidelines.



- (5) For construction activities, the management of the workplace have the responsibilities subject to the following conditions:
 - a. ongoing construction activities shall only be carried out by restricting activities of workers to only within the project area;
 - b. the owner and/or construction service provider must:
 - appoint a person in charge for the implementation of the prevention of the Corona Virus Disease (COVID-19) within the premises of the project area;
 - limit activities and interaction of employees to the premises of the project area;
 - provide residence and daily basic livelihoods for all workers while being in the project area;
 - provide a health room within the work area that is equipped with adequate health facilities;
 - 5) prohibit anyone, both employees or guests, that has an above normal high body temperature to be within the work location;
 - 6) convey explanations, recommendations, campaigns, promotion of the techniques to prevent the Corona Virus Disease (COVID-19) within each K3 (Occupational Health and Safety) activities in the morning or safety morning talk; and
 - 7) conduct periodical supervision on the health of workers while being in the project area.
 - (6) Head of the Provincial level Task Force for the Acceleration of Handling COVID-19 may add categories of workplaces/offices that are exempted from the temporary work activities as referred to in paragraph (1).



4. Between the provisions of Article 10 and Article 11, 1 (one) Article is inserted namely article 10A, so that it reads as follows:

Article 10A

The provision concerning the obligations to comply with the Governor Regulation regarding the Implementation of Discipline and Legal Enforcement of Health Protocols as an Effort to Prevent and Handling of the Corona Virus Disease 2019 as meant in Article 10 paragraph (2) is applicable *mutatis mutandis* to Business Actors that had obtained license from the Central Government to carry out business activities during the enforcement of PSBB.

5. The provisions of Article 11 is amended so that it reads as follows:

Article 11

- (1) During the PSBB enforcement, religious activities in houses of worship and/or specific locations that is domiciled and/or has activities in the DKI Jakarta Province may be conducted with a limitation of 50% (fifty percent) of maximum users from its capacity, and complies with the Governor Regulation regarding the Implementation of Discipline and Legal Enforcement of Health Protocols as an Effort to Prevent and Handling of the Corona Virus Disease 2019.
- (2) For houses of worship and/or specific places that are located outside residential and/or offices areas, or those located in the red zone as stipulated by the Health Service Office, are exempted from the provision as referred to in paragraph (1), which is to carry out the closure of any religious activities.
- (2) Closure of religious activities as referred to in paragraph
 (2), shall be stipulated with a Decree of Mayor/Regent of

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Kepulauan Seribu subject to following conditions: [SSEK Note: Translated from the original document. This may be a typographical error.]

- for houses of worship and/or specific places that are located outside of residentials areas in accordance with the recommendation of the Ministry of Religion's Religious Office and the leaders of religious institution; and
- b. for houses of worship that are located in the red zone in accordance with the recommendation of the Health Unit Official.
- (4) The Mayor/Regent of the Kepulauan Seribu Decree as meant in paragraph (3) is stipulated no later than 2 (two) days since the effective date of this Governor Regulation.
- 6. The provisions of paragraph (1) and paragraph (2) of Article 14 is amended, so that Article 14 reads as follows:

Article 14

- The fulfilment of basic needs as referred to in Article 13 paragraph (3) letter a, shall consists of providing, processing, distributing and/or delivering activities:
 - a. foodstuff/food/beverage;
 - b. clothes;
 - c. energy;
 - d. communication and information technology;
 - e. finance, banking, and payment systems; and/or
 - f. logistics.



- (2) The fulfilment of daily needs as referred to in Article 13 paragraph (3) letter a, includes:
 - a. provision of retail goods in:
 - 1) public market
 - 2) shopping center
 - 3) supermarkets, minimarkets, hypermarkets, grocery stores and shops; or
 - 4) shops/grocery stalls.
 - b. laundry services

In providing service to fulfil the needs of society during the enforcement of PSBB as referred to in paragraph (1) and paragraph (2), business actors must comply with the following provisions on the limitation of activities:

- a. prioritize the ordering of goods online and/or longdistance delivery service facilities;
- b. participate in maintaining economic stability and consumer's purchasing power of goods by refraining from raising the price of goods;
- c. conduct periodical disinfection in the place of business;
- conduct detection and monitoring of body temperature of the employees and consumers entering the market/store as well as ensuring that employees on duty are not experiencing light fever or sickness;
- e. implement physical distancing between consumers visiting the market/store of at least 1 (one) meter apart;
- f. require each employees to wear work attire in accordance with the occupational health and safety guidelines; and
- g. implement the recommendation to wash hands with soap and/or hand sanitizer, including providing adequate and accessible hand wash facilities for consumers and employees.



7. The provision of Article 18 is amended so that it reads as follows:

Article 18

- During the implementation of PSBB, all movement of people and/or goods are temporarily suspended, except for the purpose of:
 - a. fulfillment of basic needs; and
 - b. activities that are permitted during the implementation of PSBB.
- 2) The following modes of transportation are exempted from the temporary suspension of movement of people as referred to in paragraph (1):
 - a. personal motor vehicles;
 - b. passenger transportation with public motor vehicle;
 - c. train transportation; and
 - d. water transportation.
- Exempted from the temporary suspension on the movement of goods activities as referred to in paragraph (1), shall be for all modes of transportation.
- 4) Users of personal passenger cars are obligated to comply with the following provisions:
 - a. usage shall only be for fulfilling basic needs and/or other activities permitted during the implementation of PSBB.
 - b. conduct disinfection of vehicles after use;
 - c. wear masks inside the vehicle;
 - d. refrain from driving if the body temperature reaches above normal or experiencing sickness;
 - e. limiting the capacity of personal passenger cars to 2 (two) people per row of seats, except



for passengers domiciled at the same address.

- 5) Users of personal motorcycles are obliged to comply with the following provisions:
 - a. usage shall only be for fulfilling basic needs and/or other activities permitted during the implementation of PSBB.
 - b. conduct disinfection of vehicles and attributes after use;
 - c. wear masks; and
 - d. refrain from driving if experiencing above normal body temperature or is sick.
- 6) Provisions regarding restrictions of applicationbased two-wheels transportation services and compliance with COVID-19 protocol shall be further regulated by Decree of the Head of Transportation Service Office.
- 7) Transportation of people with public motor vehicle, train transportation, and/or goods transportation modes are obligated to comply with the following provisions:
 - a. limiting the number of people at a maximum of 50% (fifty percent) from the vehicle's capacity;
 - b. limiting the operational hours in accordance with the arrangements of the Government of the DKI Jakarta Province and/or related institutions;
 - c. conducting periodical disinfection on the mode of transportation used;
 - d. conducting detection and monitoring of body temperature of the officers and passengers entering the mode of transportation;
 - e. ensuring that the officers and passengers of the mode of transportation does not have an above normal body temperature or is sick;



- f. maintaining physical distance between passengers of at least 1 (one) meter apart.
- 8) The Head of Provincial level Task Force for the Acceleration of Handling COVID-19 may add the modes of transportation exempted from temporary suspension of transportation modes for the movement of people and/or goods as referred to in paragraphs (1) and (3).
- 8. The provision of Article 20 is amended so that it reads as follows:

Article 20

- During the implementation of PSBB, every person in the DKI Jakarta Province must:
 - a. comply with all provisions on the implementation of PSBB;
 - b. participate in the implementation of PSBB; and
 - c. implement clean and healthy living conduct (perilaku hidup bersih dan sehat or PHBS).
- 2) With respect to the handling of the Corona Virus Disease (COVID-19), all persons must:
 - a. participate in testing and sampling examination for the Corona Virus Disease (COVID-19) in epidemiological examination (contact tracing) if examination is stipulated by the officer;
 - report to medical workers if himself/herself and/or his/her family are exposed to the Corona Virus Disease (COVID-19); and
 - c. conduct controlled isolation or treatment at the hospital in accordance with the recommendation of medical workers.



9. Between the provisions of Article 20 and Article 21, 1 (one) Article is inserted namely Article 20A, which reads as follows:

Article 20A

- The controlled isolation location as referred to in Article 20 paragraph (2) letter c, shall include among others;
 - a. Kemayoran Self-Isolation Facility; and
 - b. Hotels, lodgings, or guest houses.
- 2) The determination of the controlled isolation location as referred to in Article 20 paragraph (2) letter c shall be stipulated with a Decree of the Head of Provincial level Task Force for the Acceleration of Handling COVID-19 based on the result of assessment carried out by the Regional Body for Disaster Management.
- 3) The management of the controlled isolation location owned by the DKI Jakarta Province Government as referred to in paragraph (1) shall be carried out by persons in charge of building management assisted by:
 - a. Health Service Office for COVID-19 handling health management supervision;
 - b. Social Service Office for the provision of food;
 - c. Environment Affair Service Office for the provision of cleaning infrastructure;
 - d. The Regional Body for Disaster Management for the provision of controlled isolation infrastructure; and
 - e. Satpol PP for supervision at the controlled isolation location.
- 4) Further provision regarding the controlled isolation location management standard operational procedure as referred to in paragraph (3) shall be stipulated with a Decree of the Head of Provincial level Task Force for the Acceleration of Handling COVID-19.



- 5) Every person in violation of the obligation of controlled isolation as referred to in Article 20 paragraph (2) letter c shall be subject to enforcement in the form of forced pick up to be placed in a controlled isolation location.
- The enforcement as referred to in paragraph (5) shall be carried out by Satpol PP, Police Force, the Indonesian National Army (TNI), and related Regional Apparatus.
- 10. Between CHAPTER VII and CHAPTER VIII, 1 (one) CHAPTER is inserted namely CHAPTER VIIA, which reads as follows:

CHAPTER VIIA

OTHER PROVISIONS

11. Between the provision of Article 26 and Article 27, 1 (one) Article is inserted namely Article 26A, which reads as follows:

Article 26A

- The nomenclature of the Task Force for the Acceleration of Handling COVID-19 still applies in so far it has not been stipulated by the COVID-19 Handling Task Force Unit based on Presidential Instruction Number 82 of 2020 regarding the Committee on the Handling of the Corona Virus Disease 2019 (COVID-19) and National Economic Recovery.
- If the nomenclature of the Task Force for the Acceleration of Handling COVID-19 as referred to in paragraph (1) becomes the COVID-19 Handling Task Force Unit, then the designation shall be adjusted to the provisions of the laws and regulations.

Article II

This Governor Regulation is effective as of the date of its promulgation.

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For public cognizance, it is ordered that this Governor Regulation be enacted by including it in the Regional Gazette of the DKI Jakarta Province.

> Stipulated in Jakarta on September 11, 2020

> > **GOVERNOR OF** SPECIAL CAPITAL CITY REGION OF JAKARTA,

(Signed and Stamped)

ANIES BASWEDAN

Promulgated in Jakarta

on September 11, 2020

REGIONAL SECRETARY OF SPECIAL CAPITAL **REGION OF JAKARTA** PROVINCE,

(Signed)

SAEFULLAH

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REGIONAL GAZETTE OF SPECIAL CAPITAL REGION OF JAKARTA PROVINCE OF 2020 NUMBER 75012

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HEAD OF LEGAL BUREAU OF REGIONAL SECRETARIAT

SPECIAL CAPITAL REGION OF JAKARTA PROVINCE

(Signed and Stamped)

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