

**GOVERNOR OF THE SPECIAL
CAPITAL REGION OF JAKARTA PROVINCE**

REGULATION OF THE GOVERNOR OF
THE SPECIAL CAPITAL REGION OF JAKARTA

NUMBER 51 OF 2020

REGARDING

IMPLEMENTATION OF LARGE-SCALE SOCIAL RESTRICTIONS DURING THE
TRANSITIONAL PERIOD TO A HEALTHY, SAFE, AND PRODUCTIVE SOCIETY

WITH THE GRACE OF GOD ALMIGHTY

GOVERNOR OF THE SPECIAL CAPITAL REGION OF JAKARTA,

- Considering :
- a. whereas the policy on the enforcement of large-scale social restrictions by temporarily stopping various activities outside of the house for the members of society, has resulted in the decrease of new Corona Virus Disease 2019 (Covid-19) cases in the Special Capital Region of Jakarta Province;
 - b. whereas to date, there is yet to be a vaccine or cure for the Corona Virus Disease 2019 (Covid-19) which consequently results in the society having to live side by side with the threat of the Corona Virus Disease 2019 (Covid-19) and continuously carry out prevention efforts by implementing health protocols in daily activities;
 - c. whereas in an effort to maintain the balance as referred to in letter b it is necessary to enforce large-scale social restrictions during the transitional period, to implement clean and healthy behavior and prevention protocol of the spread of the Corona Virus Disease 2019 (Covid-19) as the new order of life which can encourage the creation of a

healthy and productive society during the pandemic, while staying safe from the transmission of the Corona Virus Disease 2019 (Covid-19) disease.

- d. Whereas based on the consideration as referred to in letter a, letter b, and letter c, it is necessary to stipulate a Governor Regulation regarding the Implementation of Large-Scale Social Restrictions during the Transitional Period to a Healthy, Safe, and Productive Society.

- Bearing in Mind :
1. Law Number 4 of 1984 regarding Outbreak of Infectious Disease (State Gazette of the Republic of Indonesia of 1984 Number 20, Supplement to the State Gazette of the Republic of Indonesia of 1984 Number 3723);
 2. Law Number 29 of 2007 regarding the Government of the Special Capital Region of Jakarta Province as the Capital 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);
 4. 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);
 5. Government Regulation Number 88 of 2019 regarding Work Health (State Gazette of the Republic of Indonesia of 2019

Number 251, Supplement to the State Gazette of the Republic of Indonesia Number 6444);

6. 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 Republic of Indonesia of 2020 Number 91, Supplement to the State Gazette of the Republic of Indonesia Number 6487);
7. Governor Regulation Number 33 of 2020 regarding Implementation of Large-Scale Restrictions in Handling the Corona Virus Disease 2019 (COVID-19) in the Special Capital Region of Jakarta Province (Regional Gazette of the Special Capital Region of Jakarta Province of 2020 Number 55003);

HAS DECIDED:

To Stipulate : GOVERNOR REGULATION REGARDING IMPLEMENTATION OF LARGE-SCALE SOCIAL RESTRICTIONS DURING THE TRANSITIONAL PERIOD TO A HEALTHY, SAFE, AND PRODUCTIVE SOCIETY.

CHAPTER I

GENERAL PROVISIONS

Article 1

In this Governor Regulation, what is meant by:

1. The Corona Virus Disease 2019 hereinafter abbreviated as Covid-19 is an infectious respiratory disease resulting from Severe Acute Respiratory Syndrome Virus Corona 2 (SARS-CoV-2) which has been a global pandemic as stipulated by the World Health Organization (WHO) and stipulated as a national non-natural disaster under Presidential Decree Number 12 of 2020 regarding the Stipulation of Non-Natural Disaster of the Spread of the Corona Virus Disease 2019 (COVID-19) as a National Disaster.

2. Large-Scale Social Restrictions (*Pembatasan Sosial Berskala Besar*) hereinafter abbreviated as PSBB are restrictions on certain activities of residents in an area suspected of being infected with the Corona Virus Disease 2019 (COVID-19) in such a way as to prevent the possible spread of Covid-19.
3. Clean and Healthy Behavior (*Perilaku Hidup Bersih dan Sehat*) during the Covid-19 Pandemic hereinafter abbreviated as PHBS in preventing Covid-19 is a group of behavior that is practiced on the basis or awareness to prevent the exposure of self and the environment from the spread of Covid-19.
4. Transitional Period for a Healthy, Safe, and Productive Society hereinafter abbreviated as Transitional Period is the implementation of the carrying out of PSBB by conducting adjustments to various activities of the society based on the epidemiologic review indicator, assessment of the public health condition and assessment on the readiness of health facilities and public obligation to implement PHBS in preventing Covid-19.
5. Every person is individual person or business entity, whether in the form of a legal entity or not.
6. Work Health is the effort designated to protect every person in the workplace to live healthy and free from all health problems and bad influence resulting from work.
7. Close Contact is persons conducting physical contact or is in a room or visiting (within a radius of 1 meter with a patient of observation or confirmed case) in 2 days before a case a symptom shows and until 14 days after a case of a symptom shows.
8. Persons Without Symptom (*Orang Tanpa Gejala*) hereinafter abbreviated as OTG are persons that have a history of close contact with a confirmed Covid-19 case (with PCR) but do not have a symptom.
9. Persons Under Observation (*Orang Dalam Pemantauan*) hereinafter abbreviated as ODP are persons that have a fever ($\geq 38^{\circ}\text{C}$) or a history of fever or respiratory symptoms such as runny nose/throat pain/coughing and no other causes based on convincing clinical view and for the last 14 (fourteen) days before a symptom shows has a history of traveling or living in a country/region that reports local transmission or has a history of contact with a confirmed Covid-19 case.

10. Patients Under Observation (*Pasien Dalam Pemantauan*) hereinafter abbreviated as PDP are persons that have a fever ($\geq 38^{\circ}\text{C}$) or a history of fever or respiratory symptoms such as runny nose/throat pain/coughing and no other causes based on convincing clinical view and for the last 14 (fourteen) days before a symptom shows has a history of traveling or living in a country/region that reports local transmission or has a history of contact with a confirmed Covid-19 case.
11. Self-Quarantine is the restriction of activities/separation of people that are not sick, but may be exposed to infectious agents or communicable disease with the purpose of observing symptoms and detect a case early on that are carried out in homes or other places provided as a place for quarantine.
12. Self-Isolation is the separation of people that are not sick or infected from other people in order to prevent the spread of the infection or contamination that is carried out in homes or in other places provided as a place for isolation.
13. The Special Capital Region of Jakarta Province, hereinafter referred to as the DKI Jakarta Province is a province that has specificity in the administration of regional government because of its position as the Capital of the Unitary State of the Republic of Indonesia.
14. Provincial Government of DKI Jakarta, hereinafter referred to as the Provincial Government of DKI Jakarta is the Governor and Regional Apparatus of the DKI Jakarta Province as an element of government administrator of the DKI Jakarta Province.
15. Governor and regional apparatus of the DKI Jakarta Province as an element of government administrator of the DKI Jakarta Province.
16. Task Force for the Acceleration of Handling the Corona Virus Disease 2019 (COVID-19) of DKI Jakarta Province, hereinafter referred to as the Provincial level COVID-19 Task Force is the Task Force for the Acceleration of Handling the Corona Virus Disease 2019 (COVID-19) formed by the Provincial Government of DKI Jakarta for Provincial level.
17. Police Force is the Police Force of the Republic of Indonesia.
18. Indonesian National Army hereinafter abbreviated as TNI is the National Army of the Republic of Indonesia.

19. Pamong Praja Police Unit hereinafter abbreviated as Satpol PP is the Pamong Praja Police unit in the DKI Jakarta Province.
20. Health Service Office is the Health Service Office in the DKI Jakarta Province.
21. Transportation Service Office is the Transportation Service Office in the DKI Jakarta Province.
22. Manpower, Transmigration, and Energy Service Office is the Manpower, Transmigration, and Energy Service Office in the DKI Jakarta Province.
23. Regional Apparatus is the supporting element of the Governor and the Regional Representative Council in the administration of government affairs that is the authority of the DKI Jakarta Province.
24. City/Regency Administration is the 5 (five) City Administrations and Regency Administrations of Kepulauan Seribu in the DKI Jakarta Province.

Article 2

This Governor Regulation is intended to be the guideline for all stakeholders in implementing strict health protocols for a safe, healthy, and productive society.

Article 3

This Governor Regulation aims to:

- a. increase the members of society's compliance and all stakeholders to prevent the increase of transmission and spread of the Covid-19 in DKI Jakarta Province;
- b. encourage the implementation of clean and healthy behavior by members of society as well as having awareness to comply to Covid-19 health protocols as an effort to prevent the transmission and spread of the Covid-19 in DKI Jakarta Province; and
- c. encourage the creation of recovery on various aspects of social life and the economy of the members of society impacted by the Covid-19 pandemic.

CHAPTER II
TRANSITIONAL PERIOD
Article 4

- (1) In an effort to head towards a safe, healthy, and productive society, a Transitional Period shall be enacted.
- (2) The enactment of Transitional Period as referred to in paragraph (1) is based on indicator review and assessment that are conducted by the Provincial level Covid-19 Task Force by involving stakeholders such as:
 - a. epidemiologic review;
 - b. assessment of health public condition; and
 - c. assessment of the readiness of health facilities;
- (3) Enactment of Transitional Period as referred to in paragraph (1), is carried out periodically for activities such as:
 - a. implementation of learning in Schools and/or other educational institutions;
 - b. work activities in the workplace;
 - c. religious activities in houses of worship;
 - d. activities in public places/facilities;
 - e. social and cultural activities; and
 - f. movement of people and goods using modes of transportation.
- (4) Enactment, determination of stages, and implementation of Transitional Period as referred to in paragraph (3) is stipulated in a Governor Decree.

Article 5

In enacting Transitional Period as referred to in Article 4, the following is carried out:

- a. Implementation of PHBS in preventing the spread of Covid-19;

- b. Increase of the handling of health;
- c. adjustment to the activities of society; and
- d. control over modes of transportation;

Article 6

Coordination, mobilization of resources, and operational enactment of Transitional Period as referred to in Article 4 and Article 5 are carried out by the Provincial level Covid-19 Task Force.

CHAPTER III IMPLEMENTATION OF PHBS IN PREVENTING COVID-19

Article 7

- (1) Implementation of PHBS in preventing Covid-19 as referred to Article 5 letter a is carried out to prevent the transmission and spread of Covid-19 by efforts in increasing the quality of self-health and the environment of public activities.
- (2) Implementation PHBS in preventing Covid-19 as referred to in paragraph (1) consists of 6 (six) components:
 - a. households;
 - b. schools and/or educational institutions;
 - c. houses of worships;
 - d. workplaces;
 - e. public places/facilities; and
 - f. public transportation facilities.
- (3) Every person who lives/is domiciled in DKI Jakarta Province:
 - a. Must wear masks outside of the house;

- b. Carry out the Community Campaign for Healthy Living (*Gerakan Masyarakat Hidup Sehat* or *Germas*) through the implementation of PHBS in preventing Covid-19 with the following terms;
 - 1. limiting activities outside of the house for activities that are important and urgent;
 - 2. maintain self-health and not carrying out activities outside of the house when feeling unhealthy;
 - 3. limiting activities outside of the house for those who are in high risks of being exposed to Covid-19;
 - 4. carrying out physical distancing with space ranging from a minimum of 1 (one) meter between persons if in a group interaction;
 - 5. limiting self to not be in a crowd of people;
 - 6. avoid sharing personal equipment;
 - 7. wash hands with clean water and soap before and/or after conducting activities;
 - 8. consume healthy and nutritionally balanced food.

- (4) Management/person in charge for every component as referred to in paragraph (2) shall:
 - a. implement hygiene and sanitation in the environment of each component;
 - b. implement limitation of distance between persons for all activities in each component, including vertical mobile infrastructure such as the use of elevators and stairs (physical distancing);
 - c. carry out measurement of body temperature in all entry point of the environment of each component;
 - d. avoid working activities/ activities that may create crowds of people;
 - e. provide facilities and infrastructure to support the carrying out of PHBS in preventing Covid-19 implementation;
 - f. put up signs of indicator and/or explanation relating to the implementation of PHBS in preventing Covid-19 on each component of his/her responsibility;
 - g. suggest and give education to every person under his/her responsibility to implement PHBS in preventing Covid-19; and

- h. carry out internal supervision of internal PHBS in preventing Covid-19 periodically on each component of his/her responsibility.
- (5) Enactment of PHBS implementation in preventing Covid-19 for each component as referred to in paragraph (2) letter d, letter e, and letter f is a part of the responsibility that needs to be fulfilled in establishing Occupational Health and Safety (*Keselamatan dan Kesehatan Kerja* or K3).
- (6) Guidelines on the enactment of implementing PHBS in preventing Covid-19 for each component as referred to in paragraph (2) is stipulated in a Head of Health Service Office Decree.

Article 8

- (1) Every person who does not carry out his/her obligations to use a mask during activities outside of the house as referred to in Article 7 paragraph (3) letter shall be imposed with sanctions in the form of:
 - a. social work in the form of cleaning the tools in public facilities while wearing a vest; or
 - b. administrative fine of Rp. 250,000,00 (two hundred fifty thousand Rupiah).
- (2) The imposition of sanction as referred to in paragraph (1) shall be carried out by Satpol PP and may be accompanied by elements of Police Force and/or TNI.

CHAPTER IV

INCREASE OF THE HANDLING OF HEALTH

Article 9

- (1) Government of DKI Jakarta Province shall carry out efforts to increase the handling of health such as:
 - a. implement surveillance and risk assessment of Covid-19 transmission from community unit (*rukun warga*) to provincial level;
 - b. provide support of health workers and health support staff;

- c. increase the prevention and handling of Covid-19 through socialization, supervision, training, and guidance for workplace/activities and society;
 - d. provide protective device for Covid-19 prevention for health workers and health support staff;
 - e. provide facilities, infrastructure, medicine, health tools and disposable medical material for handling Covid-19 case;
 - f. provide place facilities for Self-Isolation/Self-Quarantine and provide health service for patients infected with Covid-19;
 - g. increase procedures for Covid-19 examination;
 - h. research Close Contact with patients with positive confirmed cases of Covid-19 status.
 - i. provide psychological support for patients and society; and
 - j. provide facilities and infrastructures for deceased victims due to Covid-19.
- (2) Efforts in increasing the handling of health as referred to in paragraph (1), Government of DKI Jakarta Province shall build and strengthens cross-border program, cross-sector, as well as carrying out collaboration with all stakeholders.

Article 10

- (1) In cases where a worker and/or member of society in the workplace/place of activity has become a Covid-19 OTG, ODP, PDP, or confirmed case, then the management/person in charge of the workplace/place of activities shall:
- a. report to and coordinate with the local Community Health Center or Health Service Office.
 - b. carry out temporary suspension of activities in the workplace/place of activities during the cleaning and disinfection process for at least 1 x 24 (one times twenty four) hours;

- c. carry out cleaning in all working areas on surfaces that are often touched by the worker using liquid cleaner/ liquid disinfectant;
 - d. carry out disinfectant to all workplace/place of activities as well as facilities and work tools contaminated by sick worker;
 - e. manage air circulation in the place contaminated by the sick worker; and
 - f. carry out health examination and Self-Isolation/ Self-Quarantine to workers and/or members of society that have carried out physical contact with workers and/or members of society that have been exposed with Covid-19.
- (2) Workers and/or members of society in the workplace/ place of activity that fulfill the criteria of OTG and/or ODP shall undertake the taking of specimen/swab for Rapid Test Polymerase Chain Reaction (RT-PCR) by a trained/competent health worker, with the following terms:
- a. in cases where the Reverse Transcriptase Polymerase Chain Reaction (RT-PCR) result is negative/Rapid Diagnostic Test (RDT) is non-reactive, then Self-Isolation/ Self-Quarantine and physical distancing shall be carried out as well as re-examination in accordance with the health procedure; and
 - b. in cases where the Reverse Transcriptase Polymerase Chain Reaction (RT-PCR) result is positive/ RDT is reactive and/or show symptoms of fever or coughing/runny nose/ throat pain, then Self-Isolation/ Self-Quarantine shall be carried out in homes or certain places stipulated by the government.
- (3) Workers and/or members of society in the workplace/place of activity that fulfills the criteria of PDP shall:
- a. immediately be referred to a designated referral hospital; and
 - b. carry out epidemiological investigation to find Close Contact.
- (4) Workers and/or members of society that has been identified to carried out Close Contact with PDP as referred to in paragraph (3), in accordance with the health protocol shall carried out by the examination of Rapid Test Polymerase Chain Reaction (RT PCR) / Rapid Diagnostic Test (RDT) and carry out Self-Isolation/ Self-Quarantine and work from home while implementing PHBS in preventing Covid-19 as well as physical distancing.

CHAPTER V

ADJUSTMENT TO THE ACTIVITIES OF SOCIETY

Section One

Learning in Schools and/or other Educational Institutions

Article 11

- (1) Schools and/or other educational institutions may carry out learning activities in accordance with the stages of Transitional Period and follow the terms from authorized institutions in the field of education.
- (2) Management and/or persons in charge and/or other educational institutions in carrying out learning activities must comply with the following terms, such as:
 - a. implementing health protocol in the areas of schools and/or other educational institutions; and
 - b. using masks;
 - c. carrying out body temperature screening for all pupils and educational staff;
 - d. washing hands with clean water and soap before and/after conducting activity;
 - e. implementing safe distance between pupils and educational staff of at least 1 (one) meter (physical distancing);
 - f. cleaning the areas of schools and/or other educational institutions in the surrounding environment;
 - g. carrying out disinfectant periodically to floors, walls, and surfaces of objects in the school and/or other educational institution areas; and
 - h. creating and announcing integrity pact and Covid-19 prevention protocol.
- (3) Further provisions regarding special Covid-19 prevention protocols in schools and/or other educational institutions who do not perform the obligations as referred to in paragraph (2) shall be imposed with sanctions in the form of written warning.

- (4) Imposition of Sanction as referred to in paragraph (4) shall be carried out by the Education Service Office and may be accompanied by the relevant Regional Apparatus.

Section Two

Religious Activities

Article 12

- (1) Houses of worship may carry out religious activities in regions/environments that are safe from risks of Covid-19 transmission in accordance with the stages of Transitional Period.
- (2) Management and/or person in charge of the house of worship who carry out religious activities must comply with the following terms:
- a. number of houses of worship users shall be a maximum of 50% (fifty percent) of the capacity of the house of worship; and
 - b. implementing health protocols in the area of the house of worship;
 - c. carrying out body temperature screening for all users of houses of worship;
 - d. notifying all users of houses of worship to bring their own equipment for worship;
 - e. implementing safe distance between users of house of worship of at least 1 (one) meter (physical distancing);
 - f. implementing the cleaning of houses of worship and the surrounding environment;
 - g. carrying out cleaning and disinfectant to floors, walls, and building device of houses of worship before and after religious activities; and
 - h. following the policy implemented by religious organizations.
- (3) Every management and/or person in charge of the house of worship who does not perform the obligations as referred to in paragraph (2) shall be imposed with a sanction in the form of written warning.

- (4) The imposition of sanction as referred to in paragraph (3) shall be carried out by Mayor/Regent and may be accompanied by the relevant Regional Apparatus.

Section Three

Workplaces

Article 13

- (1) Workplaces may carry out work activities in accordance with the stages of Transitional Period.
- (2) Management and/or person in charge of the workplace who carry out the activities must comply with the following terms:
- a. forming a Covid-19 Handling Team at workplaces;
 - b. implementing capacity limit for the maximum number of people at 50% (fifty percent) who are in the workplace at the same time;
 - c. conducting arrangement of working days, working hours, working shifts and working systems;
 - d. requiring workers to wear masks;
 - e. ensuring that all working areas are clean and hygienic by conducting periodic cleaning using cleanser and disinfectant;
 - f. implementing body temperature screening before entering the workplace;
 - g. providing hand sanitizer;
 - h. providing hand washing facilities with running water and soap;
 - i. prohibiting the termination of workers in a condition relating to Self-Isolation/Self-Quarantine;
 - j. ensuring workers in the workplace is in a Covid-19 free condition;
 - k. maintaining distance in all work activity, arranging distance between workers of at least 1 (one) meter on all work activity (physical distancing);
 - l. preventing work activity that may result in a crowd;
 - m. conducting supervision on worker's health proactively;

- n. implementing Covid-19 prevention protocol in the workplace; and
 - o. formulating and announcing integrity pact and Covid-19 prevention protocol.
- (3) The obligation as referred to in paragraph (2) for management and/or person in charge constitutes as part of the responsibility that must be fulfilled in the implementation of Work Health and Safety (*Keselamatan dan Kesehatan Kerja (K3)*).
- (4) Supervision towards the obligation as referred to in paragraph (2) shall be carried out by the Manpower, Transmigration, and Energy Service Office together with the relevant Regional Apparatus, elements of Police Force and/or TNI.
- (5) Every management and/or person in charge of the workplace who does not perform the obligations as referred to in paragraph (2) shall be imposed with sanctions of:
- a. written warning; or
 - b. administrative fine of Rp25,000,000.00 (twenty-five million Rupiah).
- (6) The imposition of sanctions as referred to in paragraph (5) shall be carried out by the Manpower, Transmigration, and Energy Service Office together with the relevant Regional Apparatus, elements of Police Force and/or TNI.

Article 14

Further provisions regarding the special protocol for the prevention of the Covid-19 in workplaces as referred to in Article 13 shall be stipulated by a head of the Regional Apparatus decree in accordance with the workplace activities sector that falls within the scope of its duties that consist of:

- a. Decree of the Head of Industry, Trade, Cooperative and Small and Medium Enterprises Service Office;
- b. Decree of the Head of Tourism and Creative Economy Service Office; and
- c. Decree of the Head of Manpower, Transmigration, and Energy Service Office.

Section Four

Public Places/Facilities

Article 15

- (1) Public places/facilities may carry out activities in accordance with the stages of Transitional Period.
- (2) Management and/or person in charge of the public places/facilities that carry out activities must comply with the following terms:
 - a. limiting the number of visitors at a maximum of 50% (fifty percent) of the capacity of the public place/facility;
 - b. requiring visitors to wear masks;
 - c. providing handwashing facilities with running water and soap;
 - d. arranging the visiting time;
 - e. maintaining a distance of at least 1 (one) meter between visitors (physical distancing);
 - f. maintaining the hygiene of the public place/facility; and
 - g. conducting cleaning and disinfection in the public place/facility areas.
- (3) Every management and/or person in charge of the public place/facility who does not perform the obligations as referred to in paragraph (2) shall be imposed with sanctions of:
 - a. written warning; or
 - b. administrative fine of Rp10,000,000.00 (ten million Rupiah).
- (4) The imposition of sanctions as referred to in paragraph (3) shall be carried out by Satpol PP and may be accompanied by the relevant Regional Apparatus, elements of Police Force and/or TNI.

Section Five

Social and Cultural Activities

Article 16

- (1) Social and cultural activities may be carried out in accordance with the stages of the Transitional Period.
- (2) Management and/or person in charge of the social and cultural activities must comply with the following terms:
 - a. implementing the Covid-19 prevention protocol during the implementation of activities in accordance with the policies stipulated by the authorized institutions;
 - b. the maximum number of visitors at 50% (fifty percent) of the capacity of the event venue;
 - c. requiring visitors to wear masks;
 - d. implementing body temperature screening;
 - e. ensuring entering visitors to be Covid-19 free;
 - f. providing handwashing facilities with running water and soap;
 - g. providing hand sanitizer;
 - h. maintaining distance of at least 1 (one) meter between visitors (physical distancing); and
 - i. formulating and announcing the integrity pact and Covid-19 prevention protocol.
- (3) Guidelines for the Covid-19 prevention protocol for:
 - a. political activities shall be stipulated by a Decree of the Head of State and Political Unity Agency;
 - b. sports activities shall be stipulated by a Decree of the Head of Youth and Sports Service Office;
 - c. entertainment activities shall be stipulated by a Decree of the Head of Tourism and Creative Economy Service Office; and
 - d. cultural activities shall be stipulated by a Decree of the Head of Cultural Service Office.

- (4) Every management and/or person in charge of the social and cultural activities who does not perform the obligations as referred to in paragraph (2) shall be imposed with sanctions of:
 - a. written warning; or
 - b. administrative fine of Rp25,000,000.00 (twenty-five million Rupiah).
- (5) The imposition of sanctions as referred to in paragraph (4) shall be carried out by the Satpol PP and may be accompanied by the relevant Regional Apparatus, elements of Police Force and/or TNI.

CHAPTER VI

CONTROL OF THE MODES OF TRANSPORTATION

Article 17

- (1) Control of the modes of transportation shall be carried out in accordance with the stages of the Transitional Period.
- (2) Control of the modes of transportation as referred to in paragraph (1) covers:
 - a. personal motor vehicle in the form of motorbike and car shall be operational using the odd-even principle in the traffic control area;
 - b. mass public transportation filled at most 50% (fifty percent) of the vehicle's capacity; and
 - c. control of off-street parking.

Article 18

- (1) Traffic control area with the odd-even principle as referred to in Article 17 paragraph (2) letter a shall apply the following
 - a. every driver of 4 (four)-wheeled or more and 2 (two)-wheeled motor vehicles with odd plate number are prohibited from using the road on even date;
 - b. every driver of 4 (four)-wheeled or more and 2 (two)-wheeled motor vehicles with even plate number are prohibited from using the road on odd date; and
 - c. plate number as referred to in letter a and letter b shall be the last number and the plate number of the 4 (four)-wheeled or more and 2 (two)-wheeled motor vehicles.

- (2) Traffic control using the odd-even system as referred to in paragraph (1) shall not apply to:
- a. vehicles of the Head of High Institutions of the Republic of Indonesia;
 - b. vehicles of Firefighters and Ambulances;
 - c. vehicles to give aid for traffic accidents;
 - d. vehicles of the Head and Officials of Foreign Countries as well as International Institutions that become the guest of the state;
 - e. vehicles of State Officials;
 - f. vehicles of Operational Public Service with public plate, Police Force and TNI;
 - g. vehicles that carry the disabled;
 - h. public transportation vehicles (yellow plate);
 - i. vehicles for transport of goods, not including double cabin;
 - j. vehicles for certain interest based on the consideration of the Police Force, such as Money Transport vehicles (Bank Indonesia, interbank, ATM charging) under the supervision of the Police Force; and
 - k. application-based two-wheeled and four-wheeled vehicles that fulfill the requirements under the Head of Transportation Service Office Decree.
- (3) The implementation of traffic control area using the odd-even system as referred to in paragraph (1) shall be stipulated by a Governor Decree.
- (4) In cases that the Governor Decree regarding traffic control area using the odd-even system is stipulated, the Transportation Service Office shall stipulate the technical guidance on the roads that implement the odd-even system.

Article 19

- (1) Control of the transport capacity for the use of modes of transportation for the movement of people and/or goods shall be carried out through the implementation of transport capacity restriction that covers:
- a. transport capacity of personal passenger car at most for 2 (two) people per row of chairs, save for passengers who are domiciled at the same address;

- b. transport capacity of public passenger car/bus, water transportation, railway transportation at most for 50% (fifty percent) of the transport capacity; and
 - c. transport capacity on freight cars at most for 2 (two) people per row of seats.
- (2) Further provisions regarding the control of transport capacity for the use of modes of transportation as referred to in paragraph (1) shall be stipulated by a Head of Transportation Service Office Decree.

Article 20

- (1) During the Transitional Period, control of off-street parking shall be conducted through restriction on the parking space unit.
- (2) Further provisions regarding the restriction on the parking space unit as referred to in paragraph (1) shall be stipulated by a Head of Transportation Service Office Decree.

Article 21

- (1) During the Transitional Period, all roads shall be prioritized for pedestrians and users of bicycle transportation as the day-by-day mobility facilities of the population for the easily reachable distance.
- (2) The use of bicycle transportation as referred to in paragraph (1) shall be supported by:
- a. improvement of the use of bicycle lane that have been build; and
 - b. provision of special parking for bicycles.
- (3) The provision of special parking for bicycles as referred to in paragraph (2) letter b shall be placed on facilities that cover:
- a. office parking space;
 - b. shopping center parking space;
 - c. stops (*halte*);
 - d. terminals;
 - e. stations; and

- f. docks/ports.
- (4) The provision of special parking for bicycles in offices and shopping centers shall be stipulated at 10% (ten percent) of the parking capacity.
- (5) Further provisions regarding the mobility facilities of the population for pedestrians and users of bicycle transportation as referred to in paragraph (1) and the provision of special parking space for bicycle as referred to in paragraph (1) shall be stipulated by a Transportation Service Office Decree.

Article 22

- (1) During the Transitional Period, the implementation of health protocol for the prevention of the Covid-19 shall be carried out towards all types of transportation facilities that are used to transport people and/or goods.
- (2) The implementation of protocol for the prevention of the Covid-19 towards all types of transportation facilities that are used to transport people and/or goods as referred to in paragraph (1) cover:
 - a. obligation for every officer, user and/or crew of the transportation facility to:
 - 1. always wear masks;
 - 2. wash hands using soap and running water after using the vehicle;
 - 3. conduct body temperature screening and monitoring prior to entering the transportation facility; and
 - 4. not travel when experiencing an above normal body temperature or when sick.
 - b. obligations for the users of personal vehicles, either car or motorcycle to:
 - 1. always wear masks;
 - 2. wash hands using soap and running water after using the vehicle;
 - 3. clean vehicle before and/or after operation; and
 - 4. not drive when experiencing an above normal body temperature or when sick.

Article 23

- (1) During the Transitional Period, operators of passenger transportation with public motor vehicle, water transportation, railway transportation must comply with the following terms:

- a. limiting the operational hours in accordance with the arrangement from the DKI Jakarta Provincial Government and/or the related institutions;
 - b. maintaining distance in the transportation facility of at least 1 (one) meter (physical distancing); and
 - c. providing bicycle storage space in their transportation facilities.
- (2) The obligation to maintain distance as referred to in paragraph (1) letter b shall also be applicable to users of transportation facilities users such as stops (*halte*), terminals, stations, and docks/ports.

CHAPTER VII

SUPERVISION AND ENFORCEMENT

Article 24

- (1) Supervision and enforcement of violations of this Governor Regulation shall be carried out by Satpol PP accompanied by the relevant Regional Apparatus and may involve elements of Police Force and/or TNI.
- (2) Towards the supervision and enforcement of violations of the control of modes of transportation as referred to in this Governor Regulation shall be carried out by Transportation Service Office accompanied by the relevant Regional Apparatus and may involve elements of Police Force and/or TNI.
- (3) Towards the supervision and enforcement of violations of the working activities in the workplace as referred to in this Governor Regulation shall be carried out by Manpower, Transmigration, and Energy Service Office accompanied by the relevant Regional Apparatus and may involve elements of Police Force and/or TNI.
- (4) The enforcement of violations of the control of modes of transportation as referred to in paragraph (2) shall be carried out in accordance with the provisions of laws and regulations.
- (5) The enforcement of violations of working activities in the workplace as referred to in paragraph (3) shall be carried out in accordance with the provisions of laws and regulations.

Article 25

- (1) Administrative sanctions as referred to in Article 8 paragraph (1), Article 13 paragraph (5), Article 15 paragraph (3), and Article 16 paragraph (4), must be deposited to the regional treasury.

- (2) Towards the administrative sanctions as referred to in paragraph (1), Administrative Sanction Assessment Letter shall be issued based on the evidence of violation and shall be given to the offender to be deposited to the regional treasury through Bank DKI under the following terms:
 - a. administrative sanction for violations as referred to in Article 8 paragraph (1), Article 15 paragraph (3), and Article 16 paragraph (4), Administrative Sanction Assessment Letter shall be issued by the Satpol PP; and
 - b. administrative sanctions for violations as referred to in Article 13 paragraph (5), Administrative Sanction Assessment Letter shall be issued by the Manpower, Transmigration, and Energy Service Office.
- (3) Photocopy of the deposit certificate from Bank DKI by the offenders as referred to in paragraph (2) for:
 - a. violations of Article 8 paragraph (1), Article 15 paragraph (3), and Article 16 paragraph (4), shall be delivered to the Satpol PP office in the region where the violation happened; and
 - b. violations of Article 13 paragraph (5), shall be delivered to the Manpower, Transmigration, and Energy Service Office in the region where the violation occurred.

CHAPTER VIII

MONITORING, EVALUATION AND REPORTING

Article 26

- (1) Monitoring and evaluation of the implementation of this Governor Regulation shall be carried out in a tiered manner by each level of the Covid-19 Task Force.
- (2) Result of the monitoring and evaluation report shall be reported to the Governor.

CHAPTER IX

TEMPORARY SUSPENSION OF THE TRANSITIONAL PERIOD

Article 27

- (1) In the event that there is a significant increase of new Covid-19 cases during the Transitional Period based on the monitoring and evaluation by the Provincial level

Covid-19 Task Force as referred to in Article 26, temporary suspension of the implementation of the Transitional Period shall be stipulated.

- (2) The stipulation of temporary suspension of the implementation of the Transitional Period as referred to in paragraph (1) based on the level of region under the following terms:
 - a. for community unit (*rukun warga*), sub-district, district, and city/regency administrative level shall be stipulated by a Mayor/Regent Administrative Decree; and
 - b. for provincial level shall be stipulated by a Governor Decree.
- (3) In the event of the temporary suspension of the implementation of the Transitional Period as referred to in paragraph (2) letter a, strict local-scale control shall be implemented.
- (4) In the temporary suspension of the implementation of the Transitional Period as referred to in paragraph (2) letter b, PSBB shall be implemented.

Article 28

- (1) The implementation of strict local-scale control as referred to in Article 27 paragraph (3) covers:
 - a. preparation of Self-Isolation/Self-Quarantine locations;
 - b. monitoring and supervision of administrative community unit (*rukun warga*)/sub-district/district/city/regency area stipulated as the strict local-scale control area;
 - c. mapping on regions that has Covid-19 cases with a high number of Incident Rate (IR) and Incident Rate (IR) speed;
 - d. implementation of the Covid-19 screening;
 - e. supervision towards the people with PDP, ODP and confirmed cases of the Covid-19 conditions;
 - f. investigation of the Close Contact;
 - g. data collection of impoverished citizen and affected citizen;
 - h. distribution of food necessity for impoverished citizen and affected citizen;

- i. involvement of neighborhood unit (*rukun tetangga*)/community unit (*rukun warga*), Sub-District Community Institutions, Family Warfare Empowerment and Youth Organization as well as other elements of society; and
 - j. enactment of social sanction for resident who are violating Self-Isolation/Self-Quarantine in accordance with local culture and agreement of the citizens; and
 - k. reporting of the implementation of the strict local-scale control to the Provincial level Covid-19 Task Force.
- (2) Further provisions regarding the implementation of strict local-scale control as referred to in paragraph (1) shall be stipulated by an Administrative Mayor/Regent Decree.

CHAPTER X

FINANCING

Article 29

The required costs for the implementation of this Governor Regulation shall be borne by the Regional Revenues and Expenditures Budget and/or other legal and non-binding fund sources in accordance with the provisions of laws and regulations.

CHAPTER XI

CLOSING PROVISION

Article 30

This Governor Regulation shall be effective as of the date of its enactment.

For public cognizance, order the enactment of this Governor Regulation by virtue of its inclusion in the Regional Gazette of the Special Capital Region of Jakarta Province.

Stipulated in Jakarta
on June 4, 2020

GOVERNOR OF THE
SPECIAL CAPITAL
REGION OF JAKARTA,

(signed)

ANIES BASWEDAN

Enacted in Jakarta
on June 4, 2020

REGIONAL SECRETARY
OF THE SPECIAL CAPITAL REGION OF JAKARTA PROVINCE,

(signed)

SAEFULLAH

REGIONAL GAZETTE OF THE SPECIAL CAPITAL REGION OF JAKARTA PROVINCE
YEAR 2020 NUMBER 72014

true copy
HEAD OF LEGAL BUREAU OF THE REGIONAL
SECRETARY OF THE SPECIAL CAPITAL REGION
OF JAKARTA PROVINCE,

(Signed)

YAYAN YUHANAH
NIP 196508241994032003