

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

REGULATION OF THE GOVERNOR OF THE SPECIAL CAPITAL REGION OF JAKARTA

NUMBER 60 OF 2020

REGARDING

CONTROL OF TRAVEL ACTIVITIES IN THE SPECIAL CAPITAL REGION OF JAKARTA
PROVINCE TO PREVENT THE SRPEAD OF THE CORONA VIRUS DISEASE 2019 (COVID-
19)

WITH THE GRACE OF GOD ALMIGHTY

GOVERNOR OF SPECIAL CAPITAL REGION OF JAKARTA

- Considering :
- a. whereas the enactment of Regulation of the Governor Number 51 of 2020 regarding Implementation of Large-Scale Social Restrictions during the Transitional Period for a Healthy, Safe and Productive Society will have an impact on increasing the travel of people from and/or out of the Special Capital Region of Jakarta Province;
 - b. whereas the increase of the travel of people from and/or out of the Special Capital Region of Jakarta Province may affect the efforts of the Government of the Special Capital Region of Jakarta Province to recover various aspects of the economic and social life of citizens affected by the Corona Virus Disease 2019 (COVID-19) pandemic, due to the travel of people coming from areas that are categorized as high or moderate risk COVID-19 transmission areas;
 - c. whereas a policy change is needed in regulating the travel of people from and/or out of the Special Capital Region of Jakarta Province region with a simpler procedure that is able to build public awareness regarding the need for control in breaking the chain of transmission of COVID-19, therefore Governor Regulation Number 47 of 2020 regarding the Restriction of Travel Activities Exiting

and/or Entering the Special Capital Region of Jakarta to Prevent the Spread of the Corona Virus Disease 2019 (COVID-19) must be replaced;

- d. Whereas based on the consideration as referred to in letter a, letter b, and letter c, it is necessary to stipulate Governor Regulation regarding Control of Travel Activities Exiting the Special Capital Region of Jakarta Province to Prevent the Spread of the Corona Virus Disease 2019 (COVID-19);

- Bearing in Mind :
1. Law Number 4 of 1984 regarding Outbreak of Communicable Disease (State Gazette of the Republic of Indonesia Number 20 of 1984, 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 Number 244 of 2014, 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 Number 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 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);

6. 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 (COVID-19) (State Gazette of the Republic of Indonesia of 2020 Number 326);
7. Regulation of the Governor Number 51 of 2020 regarding Implementation of Large-Scale Social Restrictions during the Transitional Period for a Healthy, Safe and Productive Society (Regional Gazette of the Special Capital Region of Jakarta Province of 2020 Number 72014)

HAS DECIDED;

To Stipulate : GOVERNOR REGULATION REGARDING CONTROL OF TRAVEL ACTIVITIES IN THE SPECIAL CAPITAL REGION OF JAKARTA PROVINCE TO PREVENT THE SPREAD OF THE CORONA VIRUS DISEASE 2019 (COVID-19)

CHAPTER I

GENERAL PROVISIONS

Article 1

In this Governor Regulation, what is meant by:

1. Corona Virus Disease 2019, hereinafter referred to as COVID-19 is a respiratory infection caused by severe acute respiratory syndrome virus corona 2 (SARS-CoV-2) which has become a global pandemic based on the stipulation of the World Health Organization (WHO) and designated as a non-natural national disaster based on Presidential Decree Number 12 of 2020 regarding the Stipulation of the Corona Virus Disease 2019 (COVID-19) as a Non-Natural National Disaster.
2. Exit/Entry Permit hereinafter referred to as SIKM (*Surat Izin Keluar Masuk*), is a letter given by the Provincial Government of the Special Capital Region of Jakarta to every

person to be able to travel out of and/or into the Special Capital Region of Jakarta Province to control persons who are likely to be at risk or not at risk of COVID-19 in order to prevent the spread of COVID-19 which was enacted while Presidential Decree Number 11 of 2020 regarding the Stipulation of the Corona Virus Disease 2019 (COVID-19) as Public Health Emergency has not been revoked.

3. Corona Likelihood Metric hereinafter referred to as CLM, is a method of health testing using information technology systems to determine the possibility of a person's risk of the Corona Virus Disease 2019 (COVID-19).
4. Task Force for the Acceleration of Handling the Corona Virus Disease 2019 (COVID-19) in the Special Capital Region of 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 at the Provincial level.
5. Electronic Resident Identity Card hereinafter abbreviated as KTP-el (*Kartu Tanda Penduduk Elektronik*), is a resident identity card equipped with a chip which is the official identity card of residents as proof of self that is issued by the implementing agency.
6. Foreigners are persons who are not Indonesian citizens.
7. 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 governance due to its position as the Capital of the Unitary State of the Republic of Indonesia.
8. Provincial Government of the Special Capital Region of Jakarta, hereinafter referred to as the Provincial Government of DKI Jakarta, is the Governor and regional apparatus of the DKI Jakarta Province as the element of government administrator of the DKI Jakarta Province.
9. The Governor is the Head of the DKI Jakarta Province who due to their position is also a representative of the Government in the DKI Jakarta Province.
10. The Police Force is the Police Force of the Republic of Indonesia.
11. The Indonesian National Army hereinafter abbreviated as TNI (*Tentara Nasional Indonesia*) Is the Republic of Indonesia's National Army.

12. City/Regency Administration is the 5 (five) City Administrations and Regency Administrations of Kepulauan Seribu in DKI Jakarta.
13. Mayors/Regents are the Administration Mayors/Regents in the 5 city/regency administrations.
14. Capital Investment and One-Stop Integrated Services Service Office hereinafter referred to as the DPM and One-Stop Integrated Services Service Office is the Capital Investment and One-Stop Integrated Services Service Office in the DKI Jakarta Province.
15. The Communication, Informatics and Statistics Service Office is the Communication, Informatics and Statistics Service Office in the DKI Jakarta Province.
16. The Health Service Office is the Health Service Office in the DKI Jakarta Province.
17. The Pamong Praja Police Unit, hereinafter referred to as the Satpol PP, is the DKI Jakarta Province Pamong Praja Police Unit.
18. The Community Unit, hereinafter abbreviated as RW (*Rukun Warga*), are Community Units in the DKI Jakarta Province.

Article 2

The purpose of this Government Regulation is to:

- a. control the activities of people who travel out of and/or into DKI Jakarta Province based on a person's health data who are likely to be at risk or not at risk of COVID-19; and
- b. prevent the spread of COVID-19 after the opening of all economic sector activities that were previously restricted during the implementation of large-scale social restrictions.

Article 3

The objective of this Government Regulation is to:

- a. increase efforts to prevent and control the spread of COVID19 which is the responsibility of all stakeholders in the DKI Jakarta Province.

- b. Increase public awareness to apply clean and healthy living behavior, as well as implementing COVID-19 health prevention protocols towards a healthy, safe and productive society; and
- c. Provide legal protection and certainty for the community and the COVID-19 Task Force in the DKI Jakarta Province in implementing the prevention of the spread of COVID-19.

CHAPTER II

CONTROL OF TRAVEL ACTIVITIES

Article 4

- (1) Every person travelling out of and/or into the DKI Jakarta Province must have an SIKM with the following conditions:
 - a. for every person who will travel out of and into the DKI Jakarta Province with a destination outside of the Jabodetabek area; and
 - b. for every person who will travel into the DKI Jakarta Province with the origin of the trip being an area outside of Jabodetabek.
- (2) Exempted from SIKM ownership as referred to in paragraph (1) are:
 - a. persons with Jabodetabek KTP-el;
 - b. foreigners who have Jabodetabek KTP-el/permanent stay permit/limited stay permit.

with the destination and/or originating from areas in Jabodetabek.
- (3) Every person who does not have an SIKM as referred as referred to in paragraph (1), are subject to the following actions:
 - a. If originating from the DKI Jakarta Province, they will be directed to return to their home/residence; and
 - b. If originating from outside the DKI Jakarta Province they will be directed to return to their place of origin of the trip.

CHAPTER III

SIKM

Article 5

- (1) Every person who will have an SIKM, shall fill a form through the *corona.jakarta.go.id* website and uploading the required documents as follows:
 - a. KTP-el/Permanent Stay Permit/Limited Stay Permit.
 - b. Photo of self; and
 - c. CLM results with travel safe status or a certificate of Reverse Transcriptase Polymerase Chain Reaction (RT-PCR) test results with negative results.
- (2) Completion of forms as referred to in paragraph (1) can be carried out collectively for state institutions, government/TNI/Police agencies, private agencies/institutions, and international institutions/agencies.
- (3) In the case of completion of forms carried out collectively as referred to in paragraph (2) each SIKM applicant continues to complete the requirements as referred to in paragraph (1).
- (4) Every person who completes the SIKM must provide data, description, and information correctly.
- (5) If the application form as referred to in paragraph (1) is declared complete, DPM and PTSP shall issue SIKM electronically in the form of a QR-Code.

Article 6

- (1) The following conditions apply for the issuance of SIKM:
 - a. CLM results with safe to travel status;
 - b. issuance 1 (one) working day since the form has been declared complete online;
 - c. for children who do not have a KTP they shall follow their parent's SIKM or one of the family members; and

- d. issuance of SIKM is done on behalf of individuals.
- (2) SIKM validity period follows the CLM active period.
- (3) If the SIKM expires and will be reactivated, the owner of the SIKM can simply activate the CLM.

Article 7

- (1) Construction and development of the SIKM application is carried out by the Head of the DPM and One-Stop Integrated Services Service Office.
- (2) Guidelines for filling out and issuing the SIKM as referred to in Article 5 and Article 6, are determined by Decree of DPM and One-Stop Integrated Services Service Office.

CHAPTER IV

CLM

Article 8

- (1) Every person who will submit a SIKM application must complete the CLM.
- (2) Every person who completes the CLM must provide data, description, and information correctly.
- (3) CLM is valid for 7 (seven) days and can be activated by updating applicant data, description, and information on the *corona.jakarta.go.id* website.

Article 9

- (1) Construction and development of the CLM application is carried out by the Head of the Communication, Informatics and Statistics Service Office.
- (2) Guidelines for filling out the CLM as referred to in Article 8, shall be determined by Decree of the Head of the Communication, Informatics and Statistics Service Office.

CHAPTER V

SUPERVISION AND ENFORCEMENT

Article 10

- (1) Supervision and enforcement of control of travel activities out of and/or into DKI Jakarta Province as referred to in Article 4. Shall be carried out by Satpol PP with assistance from the Transportation Service Office and the Health Service Office and may include elements of the Police and the TNI.
- (2) Supervision as referred to in paragraph (1), shall carried be out by placing the coordination posts as check points.
- (3) The check points as referred to in paragraph (2) shall be carried out at the following location:
 - a. access roads out of and/or into DKI Jakarta Province, both toll roads and non-toll roads;
 - b. passenger transportation bus terminals;
 - c. exits/entrances of inter-city train stations;
 - d. exits/entrances of airport passenger terminals; and
 - e. exits/entrances of seaport passenger terminals.
- (4) In carrying out supervision at check points, officers conducting supervision and inspection are assisted by a QR Code reading devices, among others in the form of handphones or devices that have similar functions.

Article 11

- (1) If officers carrying out supervision and inspection as referred to in Article 10 find a person travelling into DKI Jakarta Province without a SIKM and is already in DKI Jakarta they shall be subject to the following actions:
 - a. Directed to fill the SIKM and CLM form through the *corona.jakarta.go.id* website as referred to in Article 5 paragraph (1) and Article 8 paragraph (1); and

- b. If the CLM results indicate that the person concerned with a status of unsafe to travel, then they will be directed to:
 1. return to their place of origin of the trip;
 2. carry out self-isolation in their residence for 14 (fourteen) days; or
 3. carry out self-quarantine in the place designated by the Provincial level or City/Regency Administration COVID-19 Task Force for 14 (fourteen) days.
- (2) During the self-quarantine as referred to in paragraph (1) letter b number 3, the living costs shall be borne by the person concerned.
- (3) Persons in self-quarantine may be subject to periodic medical examinations by Health Service officials.

Article 12

- (1) Every manager/person in charge must conduct an SIKM examination for users, including in the following places/activities:
 - a. schools/educational institutions;
 - b. workplaces/offices/industries;
 - c. trade places, shopping centers/markets/entertainment places/hotels;
 - d. public places/facilities including: recreational parks/social cultural sites; and
 - e. public transportation facilities.
- (2) In carrying out SIKM examinations, managers/persons in charge may use QR Code readers, among others in the form of handphones or devices that have similar functions.
- (3) If users of places/activities as referred to in paragraph (1) do not have a SIKM and is already in DKI Jakarta they shall be subject to the following actions:
 - a. directed to fill the SIKM and CLM form through the *corona.jakarta.go.id* website as referred to in Article 5 paragraph (1) and Article 8 paragraph (1); and

- b. if the CLM results indicate that the person concerned with a status of unsafe to travel, then they will be directed to return to their place of residence or the origin of their trip.
- (4) Every manager/person in charge who violates the obligations as referred to in paragraph (1) shall be subject to administrative sanctions in the form of a written warning by Satpol PP.
- (5) If managers/persons in charge have been subjected to a written warning as referred to in paragraph (4) and are still violating the obligations as referred to in paragraph (1) they shall be subject to sanctions of revocation of business/activity permit by DPM and One-Stop Integrated Services Service Office based on Satpol PP recommendations.
- (6) Enforcement of violations of obligations as referred to in paragraph (1) is carried out by Satpol PP with assistance from the relevant regional apparatus and may include elements of the Police and TNI.

Article 13

- (1) The RW- level COVID-19 Task Force is required to carry out SIKM examination on every person exiting and/or entering from a trip outside Jabodetabek within the RW administration area.
- (2) If the RW- level COVID-19 Task Force finds a person entering from a trip outside Jabodetabek without a SIKM and who is unable to show a SIKM they shall be subject to the following actions:
- a. directed to fill the SIKM and CLM form through the *corona.jakarta.go.id* website as referred to in Article 5 paragraph (1) and Article 8 paragraph (1); and
 - b. if the CLM results indicate that the person concerned with a status of unsafe to travel, then they will be directed to:
 - 1. return to their place of origin of the trip;
 - 2. carry out self-isolation in their residence for 14 (fourteen) days; or
 - 3. carry out self-quarantine in the place designated by the Provincial level or City/Regency Administration COVID-19 Task Force for 14 (fourteen) days.

- (3) During the self-quarantine as referred to in paragraph (2) letter b number 3, the living costs shall be borne by the person concerned.
- (4) Persons in self-quarantine may be subject to periodic medical examinations by Health Service officials.

Article 14

- (1) Guidelines for supervision and enforcement in places/activities as referred to in Article 12 shall be stipulated by a Decree of the Head of Satpol PP.
- (2) Guidelines for supervision and enforcement in places/activities as referred to in Article 13 shall be stipulated by a Decree of the Mayor/Regent.
- (3) Further provisions regarding the procedure for revocation of business/activity permit as referred to in Article 12 paragraph (5) shall be further stipulated by a Decree of the Head of the DPM and One-Stop Integrated Services Service Office.

CHAPTER VI

MONITORING, EVALUATION AND REPORTING

Article 15

- (1) Monitoring and evaluation of the implementation of SIKM issuance as referred to in this Governor Regulation is carried out by the DPM and One-Stop Integrated Services Service Office and reported to the Governor every 1 (one) week or as needed.
- (2) Monitoring and evaluation of the implementation of CLM issuance as referred to in this Governor Regulation is carried out by the Communication, Informatics and Statistics Service Office and reported to the Governor every 1 (one) week or as needed.

Article 16

Monitoring and evaluation of the implementation of supervision as referred to in this Governor Regulation for the Provincial level is carried out by Satpol PP and reported to the Governor every 1 (one) week or as needed.

Article 17

- (1) Monitoring and evaluation of the implementation of supervision as referred to in this Governor Regulation for the RW level out is carried by the Sub-district level COVID-19 Task Force.
- (2) The Sub-district level COVID-19 Task Force collects the results of compliance and evaluation carried out by the Sub-district level COVID-19 Task Force to be reported to the Mayor/Regent as the Head of the City/Regency COVID-19 Task Force every 1 (one) week or as needed.

Article 18

- (1) Monitoring and evaluation of the implementation of supervision and enforcement as referred to in this Governor Regulation for the City/Regency Administration is carried out by the Mayor/Regent.
- (2) The Mayor/Regent collects the results of compliance and evaluation carried out by the COVID-19 Task Force officials/officers in their administrative area to be reported to the Governor every 1 (one) week or as needed.

CHAPTER VII

DATA INTEGRATION

Article 19

To accelerate SIKM management and issuance services, the Communication, Informatics and Statistics Service Office, and the DPM and One-Stop Integrated Services Service Office shall integrate SIKM and CLM data no later than 14 (fourteen) days from the entry into force of this Governor Regulation.

CHAPTER VIII

SANCTIONS

Article 20

Every person who violates the obligation to provide data, description, and information in completing the SIKM and CLM as referred to in Article 5 paragraph (4) and Article 8 paragraph (2) shall be subject to criminal sanctions in accordance with the provisions of laws and regulations.

CHAPTER IX

TRANSITIONAL PROVISIONS

Article 21

Every person who has had a SIKM before this Governor Regulation comes into force, are still declared valid as long as they have completed the CLM in accordance with the provisions in this Governor Regulation.

CHAPTER X

CONCLUDING PROVISIONS

Article 22

- (1) All Provincial level COVID-19 Task Force products that have been issued related to SKIM policy before this Governor Regulation comes into force, are revoked and declared invalid, and are required to conform to this Governor Regulation.
- (2) When this Governor Regulation comes into force, Governor Regulation Number 47 of 2020 regarding Restriction to Prevent the Spread of the Corona Virus Disease 2019 (COVID-19) (Regional Gazette of Special Capital Region of Jakarta Province of 2020 Number 72011), is revoked and declared invalid.

Article 23

The Governor's Regulation shall come into force on the date of promulgation.

For public cognizance, this Governor's Regulation shall be promulgated by including it in the Regional Gazette of the Special Capital Region of Jakarta Province.

Stipulated in Jakarta

on June 23, 2020

GOVERNOR OF THE SPECIAL CAPITAL REGION OF
JAKARTA

(Signed)

ANIES BASWEDAN

Promulgated in Jakarta
on June 24, 2020

REGIONAL SECRETARY OF SPECIAL CAPITAL
REGION OF JAKARTA PROVINCE,

(signed)

SAEFULLAH

REGIONAL GAZETTE OF SPECIAL CAPITAL REGION OF JAKARTA PROVINCE
OF 2020 NUMBER 72011

True Copy
HEAD OF LEGAL BUREAU OF
REGIONAL SECRETARIAT
SPECIAL CAPITAL REGION OF
JAKARTA PROVINCE

(Signed and Stamped)

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