

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

GOVERNOR REGULATION OF SPECIAL CAPITAL CITY  
REGION OF JAKARTA

NUMBER 101 OF 2020

REGARDING

AMENDMENT TO GOVERNOR REGULATION NO. 79 OF 2020 REGARDING THE  
IMPLEMENTATION OF DISCIPLINE AND LEGAL ENFORCEMENT OF HEALTH  
PROTOCOLS AS AN EFFORT TO PREVENT AND HANDLE THE CORONA VIRUS DISEASE  
2019

WITH THE GRACE OF GOD ALMIGHTY

GOVERNOR OF SPECIAL CAPITAL CITY REGION OF JAKARTA,

- Considering:
- a. whereas as an effort to increase the implementation of health protocols in public places and facilities, as well as expand epidemiological investigations if a confirmed case of Corona Virus is found, Governor Regulation No. 79 of 2020 regarding the Implementation of Discipline and Legal Enforcement of Health Protocols as an Effort to Prevent and Handle the Corona Virus Disease 2019 must be amended;
  - b. whereas based on the consideration mentioned in letter a, it is necessary to stipulate a Governor Regulation regarding Amendment to Governor Regulation No. 79 of 2020 regarding the Implementation of Discipline and Legal Enforcement of Health Protocols as an Effort to Prevent and Handle the Corona Virus Disease 2019;

- Bearing in Mind:
1. Law Number 4 of 1984 regarding Outbreak of Communicable 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 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 36 of 2009 regarding Health (State Gazette of the Republic of Indonesia of 2009 Number 144, Supplement to the State Gazette of the Republic of Indonesia Number 5063);
  4. 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);
  5. 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);
  6. 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 170);
  7. Governor Regulation Number 79 of 2020 regarding the Implementation of Discipline and Legal Enforcement of Health Protocols as an Effort to Prevent and Handle 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. 79 OF 2020 REGARDING THE IMPLEMENTATION OF DISCIPLINE AND LEGAL ENFORCEMENT OF HEALTH PROTOCOLS AS AN EFFORT TO PREVENT AND HANDLE THE CORONA VIRUS DISEASE 2019.

#### Article 1

Several provisions in Governor Regulation Number 79 of 2020 regarding the Implementation of Discipline and Legal Enforcement of Health Protocols as an Effort to Prevent and Handle the Corona Virus Disease 2019 (State Gazette of the Republic of Indonesia of 2020 Number 72023) are amended as follows:

1. The provisions of paragraph (1), paragraph (4), and paragraph (8) Article 8 are amended so that Article 8 reads as follows:

#### Article 8

- (1) Business actors, managers, administrators, or person(s) in charge of offices, workplaces, business premises, industrial premises, hotels/similar lodgings and tourist attractions, in carrying out business activities are obliged to implement protection of public health, which includes:
  - a. forming a Covid-19 Handling Team in offices, workplaces, industrial premises, hotels/similar lodgings or tourist attractions, which consists of:
    1. leader;
    2. personnel department;
    3. occupational health and safety department; and
    4. health workers,with a Decree Letter from the head of offices, workplaces, business premises, industrial premises, hotels/other similar lodgings or tourist attraction;
  - b. monitoring, updating the development of information regarding Covid-19 in offices, workplaces, business premises, industrial premises, hotels/other similar lodgings or tourist attraction, and report in written form to the DKI Jakarta Provincial Government through the Covid-19 Handling Team as referred to in letter a;
  - c. implementing a capacity limit on the number of people at the workplace at the same time;

- d. requiring workers to wear masks;
  - e. ensuring that the entire work area is clean and hygienic by periodically cleaning it with cleaners and disinfectants;
  - f. implementing body temperature checks before coming into the workplace;
  - g. providing hand sanitizer;
  - h. providing hand washing facilities with running water and soap;
  - i. not terminating workers who are conducting Isolation;
  - j. ensuring that workers who come to work are not infected with Covid-19;
  - k. limiting physical interaction with a distance of at least 1 (one) meter between people in each work activity;
  - l. avoiding work activities that may attract crowds;
  - m. carrying out proactive health monitoring of workers;
  - n. implementing the Covid-19 prevention protocol;
  - o. imposing sanctions to workers not implementing Covid-19 prevention protocol; and
  - p. create and announce an integrity pact and Covid-19 prevention protocol;
  - q. collecting data on visitors at the workplace for epidemiological investigations if confirmed cases of Covid-19 are found in the workplace; and
  - r. carrying out temporary suspension of activities at workplaces/places of activity/office complex during the cleaning and disinfection process for at least 3 x 24 (three times twenty four) hours by adjusting space capacity and Close Contact coverage;
  - s. providing health protection to workers exposed to Covid-19 in accordance with the provisions of laws and regulations.
- (2) The Covid-19 Handling Team as referred to in paragraph (1) letter a may be carried out by the Occupational Health and Safety Advisory Committee at offices, workplaces, business premises, industrial premises, hotels/similar lodgings, or tourist attractions.

- (3) The obligation to carry out protection of public health as referred to in paragraph (1) for Business actors, managers, administrators, or person(s) in charge of offices, workplaces, business premises, industrial premises, hotels/similar lodgings and tourist attractions is part of the responsibilities that must be fulfilled in the implementation of occupational health and safety.
- (4) Supervision of the obligations as referred to in paragraph (1) is carried out by:
  - a. Manpower, Transmigration and Energy Service Office for privately owned offices and workplaces;
  - b. Tourism and Creative Economy Service Office for hotels/ similar lodgings and tourist attractions and business premises in accordance with the scope of authority; and
  - c. Industry, Trade, Cooperatives, Small and Medium Enterprises Service Office for industrial and business premises in accordance with the scope of authority,

With accompaniment by elements of the relevant Regional Apparatus, elements of Police and/or TNI.

- (5) Business actors, managers, administrators, or person(s) in charge of offices, workplaces, business premises, industrial premises, hotels/similar lodgings and tourist attractions, who do not carry out the obligation to implement protection of public health as referred to in paragraph (1) shall be subject to an administrative sanction in the form of temporary closure for at least 3 x 24 (three times twenty four) hours.
- (6) Any business actor, manager, administrator, or person in charge of offices, workplaces, business premises, industrial premises, hotels/similar lodgings or tourist attractions, who repeats the violation of not carrying out the obligation to implement protection of public health as referred to in paragraph (2), shall be subject to administrative fines with the following provisions:
  - a. 1 (one) time repeated violation shall be subject to an administrative fine of IDR50,000,000 (fifty million rupiah).
  - b. 2 (two) times repeated violation shall be subject to an administrative fine of IDR100,000,000 (one hundred million rupiah).
  - c. 3 (three) times repeated violation and forward shall be subject to an administrative fine of IDR IDR150,000,000 (one hundred fifty million rupiah).
- (7) If any business actor, manager, administrator, or person in charge of offices, workplaces, business premises, industrial premises, hotels/similar lodgings or tourist attractions, who

does not carry out the obligation to pay administrative fines as referred to in paragraph (6) within a maximum period of 7 (seven) business days, a temporary closure shall be carried out until the administrative fine is paid.

- (8) The imposition of administrative sanctions in the form of temporary closure and administrative fines as referred to in paragraph (5), paragraph (6) and paragraph (7) shall be carried out by:
- a. Manpower, Transmigration and Energy Service Office for workplaces;
  - b. Satpol PP for offices, business premises and industrial premises; and
  - c. Tourism and Creative Economy Service Office for hotels/ similar lodgings and tourist attractions.

with accompaniment by elements of the relevant Regional Apparatus, elements of Police and/or TNI.

- (9) Further provisions regarding Covid-19 prevention protocol in offices, workplaces, business premises, industrial premises, hotels/similar lodgings and tourist attractions shall be stipulated by the head of the Regional Apparatus in accordance with the sector of office, workplace, business premises, industrial premises, hotel/similar lodging or tourist attraction activities, which are within the scope of their duties which consists of:
- a. Decree of the Head of the Industry, Trade, Cooperatives, Small and Medium Enterprises Service Office;
  - b. Decree of the Head of the Tourism and Creative Economy Service Office; and
  - c. Decree of the Head of the Manpower, Transmigration and Energy Service Office.

2. The provisions of paragraph (1) Article 9 is amended so that Article 9 reads as follows:

#### Article 9

- (1) Managers, administrators, or person(s) in charge of schools and other educational institutions in carrying out business activities are obliged to implement protection of public health, which includes:
- a. implement health protocols in the school or other educational institution environment;
  - b. require students and education personnel to wear masks;
  - c. conduct body temperature measurement for students and education personnel;

- d. require students and education personnel to wash their hands with running water and soap before and after activities;
  - e. limit physical interactions with a distance of at least 1 (one) meter between students or educational personnel;
  - f. clean the area of school or other educational institution, and the surrounding environment;
  - g. periodically disinfect floors, walls and surfaces of objects/goods in school or other education institution;
  - h. impose sanctions on students and education personnel who do not implement the Covid-19 prevention protocol.
  - i. prohibit students from gathering activities that have the potential to violate the Covid-19 protocol;
  - j. encourage parents to prohibit their children as students from gathering activities that have the potential to violate the Covid-19 protocol; and
  - k. create and announce an integrity pact and the Covid-19 prevention protocol.
- (2) Further provisions regarding the Covid-19 prevention protocol in schools and other educational institutions as referred to in paragraph (1) shall be stipulated by the Head of Education Service Office Decree.
- (3) Managers, administrators, or person(s) in charge of schools and other educational institutions that do not carry out obligations to protect public health as referred to in paragraph (1) shall be subject to administrative sanctions in a form of written warning.
- (4) The administrative sanction in the form of written warning as referred to in paragraph (3) shall be imposed by the Education Service Office and may be accompanied by the relevant Regional Apparatus.
3. The provisions of paragraph (1) Article 10 is amended so that Article 10 reads as follows:

#### Article 10

- (1) Managers, administrators, or person(s) in charge of houses of worship in carrying out religious activities are required to implement protection of public health, which includes:

- a. limiting the number of users of worship place to be in maximum of 50% (fifty percent) of the capacity of the worship place;
  - b. implementing health protocols in worship places;
  - c. conduct body temperature measurements for all users of worship places;
  - d. notify each user of worship place to bring their own worship equipment;
  - e. limiting physical interactions with a distance of at least 1 (one) meter between the users of worship place;
  - f. cleaning the houses of worship and the surrounding environment;
  - g. disinfecting floors, walls, and building equipment for houses of worship before and after the worship activities;
  - h. especially for great worship places, registration of visitors is required, either in the guest book or by means of a technology system; and
  - i. follow policies set by religious organizations.
- (2) Managers, administrators, or person(s) in charge of houses of worship that do not carry out the obligations to protect public health as referred to in paragraph (1) shall be subject to administrative sanctions in the form of written warning.
- (3) Imposition of administrative sanctions in the form of written warning as referred to in paragraph (2) shall be imposed by the Administrative Mayor/Regent and may be accompanied by the relevant Regional Apparatus.
4. The provisions of paragraph (1) Article 12 is amended so that Article 12 reads as follows:

#### Article 12

- (1) Business actors, managers, administrators, or person(s) in charge of food stalls, dining houses, cafes, or restaurants in carrying out eating activities in the place carry out protection of public health, which include:
- a. implementing the Covid-19 prevention protocol;
  - b. limiting the number of visitors to be in no more than 50% (fifty percent) of the capacity of the food stalls, dining houses, cafes, or restaurants;



- c. requiring visitors to wear face masks, except when eating and drinking;
  - d. implementing body temperature checks;
  - e. limiting physical interactions with a distance of at least 1 (one) meter between visitors;
  - f. providing hand sanitizer;
  - g. not using cutlery or drinking utensils that require visitors to share utensils in their consumption, including shisha and similar menus;
  - h. obligating to post information on the number of visitor capacity;
  - i. collecting visitor data at food stalls, dining houses, cafes, or restaurants for the needs of an epidemiological investigation if a confirmed Covid-19 case is found; and
  - j. create and announce an integrity pact and the Covid-19 prevention protocol.
- (2) Business actors, managers, administrators, or person(s) in charge of food stalls, dining houses, cafes, or restaurants that do not carry out the obligations to protect public health as referred to in paragraph (1) will be subject to administrative sanctions in the form of temporary closure of food stalls, dining houses, cafes, or restaurants for a maximum of 1 x 24 (one time twenty four) hours.
- (3) The temporary closure of food stalls, dining houses, cafes, or restaurants as referred to in paragraph (2) shall be carried out within a maximum period of 2 (two) hours from the discovery of a violation of the obligation to implement protection of public health as referred to in paragraph (1).
- (4) Any business actor, manager, administrator, or person in charge of a food stall, eating house, cafe or restaurant who repeats the violation of not carrying out the obligations to protect public health as referred to in paragraph (1) shall be imposed with administrative fines with the following conditions:
- a. 1 (one) time repeated violation shall be subject to an administrative fine of Rp.50,000,000 (fifty million rupiah);
  - b. 2 (two) times repeated violations shall be subject to an administrative fine of Rp. 100,000,000 (one hundred million rupiah); and
  - c. 3 (three) times repeated violations and forward shall be subject to an administrative fine of Rp150,000,000 (one hundred fifty million rupiah).

- (5) If any business actor, manager, administrator, or person in charge of a food stall, eating house, cafe or restaurant, fails to fulfill the obligation to pay administrative fines as referred to in paragraph (4) within a maximum period of 7 (seven) days, a temporary closure shall be carried out until the administrative fine is paid.
  - (6) If any business actor, manager, administrator, or person in charge of a food stall, eating house, cafe, or restaurant fails to fulfill the obligation to pay administrative fines after the temporary closure as referred to in paragraph (5), within a maximum period of 7 (seven) days, the business license is revoked.
  - (7) The imposition of administrative sanctions as referred to in paragraph (2), paragraph (3), paragraph (4), paragraph (5) and paragraph (6) is carried out by Satpol PP and can be accompanied by elements of Police and/or TNI.
5. The provisions of paragraph (1) and paragraph (2) of Article 17 are amended and 4 (four) paragraphs are added, namely paragraph (3), paragraph (4), paragraph (5), and paragraph (6), so that it reads as follows:

Article 17

- (1) In the event that workers and/or individuals at workplaces/places of activity/certain areas are found to be Close Contact, Suspect, Probable, Confirmation or Travel Actors, the chairman/person in charge of the workplaces/places of activity, both government and private/Covid-19 Task Force at the Community Unit (*Rukun Warga*) level must:
  - a. reporting case data and coordinate with the community health center or the Health Service Office;
  - b. carrying out temporary suspension of activities in the workplace/place of activity/office complex during the cleaning and disinfection process for at least 3 x 24 (three times twenty four) hours by adjusting space capacity and range of Close Contact;
  - c. cleaning all areas of the surface that workers frequently touch with cleaning fluid/disinfectant;
  - d. disinfecting areas of facilities and equipment contaminated with sick workers;
  - e. setting air circulation in contaminated areas with confirmed patients; and
  - f. facilitating health screening and controlled Isolation towards the workers and/or public members who have had physical contact with individuals exposed to Covid-19.
- (2) Workers and/or public at workplaces/places of activity/certain areas that meet with criteria for Close Contact or Suspect, based on epidemiological investigations, or who take tests

conducted by the Provincial Government of DKI Jakarta, taking specimens/swabs for Reverse Transcriptase Polymerase Chain Reaction (RT-PCR) examination, Molecular Rapid Test (TCM) or Rapid Antigen Test in accordance with World Health Organization standards by trained/competent health workers at certain places determined by the DKI Jakarta Provincial Government, hospitals, health facilities, or other places that can carry out the inspection, with the following conditions:

- a. in the case of the result is positive from Reverse Transcriptase Polymerase Chain Reaction (RT-PCR) / positive from Molecular Rapid Test (TCM) / reactive from Antigen Rapid Test, but it does not show symptoms of fever or cough/runny nose/sore throat/has mild symptoms that do not require medical treatment, then it is mandatory to carry out controlled isolation at the location determined by the Head of the Covid-19 Task Force of DKI Jakarta Province;
  - b. in the case of the result is positive from Reverse Transcriptase Polymerase Chain Reaction (RT-PCR) / positive from Molecular Rapid Test (TCM) / reactive from Antigen Rapid Test and requires medical treatment, treatment is carried out at a referral hospital; and
  - c. conduct an epidemiological investigation to find Close Contact.
- (3) Hospitals, health facilities, or other places that can carry out the examination as referred to in paragraph (2), must submit the results of positive Reverse Transcriptase Polymerase Chain Reaction (RT-PCR) examination/positive Molecular Rapid Test (TCM)/reactive Rapid Test Antigen to the Health Service Office.
- (4) The location of controlled isolation as referred to in paragraph (2) letter a, includes:
- a. Kemayoran independent isolation facility; and
  - b. hotels, lodgings, or guesthouses.
- (5) Determination of the location for controlled isolation as referred to in paragraph (2) letter a shall be stipulated by a Decree of the Head of DKI Jakarta Province Covid-19 Task Force.
- (6) Further provisions regarding the standard operating procedure for controlled isolation locations are stipulated by the Decree of the Head of DKI Jakarta Province Covid-19 Task Force.

**5. [SSEK Note: Translated from the original document. We assume this is a typographical error].** 1 (one) article is added between Article 17 and Article 18, i.e. Article 17A, so that it reads as follows:

Article 17A

- (1) Every person who violates the obligation of controlled isolation as referred to in Article 17 paragraph (2) letter a shall be subject to an enforcement in the form of forced pick-up to be placed in a controlled isolation location.
- (2) The imposition of sanction as referred to in paragraph (1) shall be carried out by Satpol PP accompanied by the Health Service Office and elements of Police and/or TNI.
- (3) Every enforcement against the violation as referred to in paragraph (1), Satpol PP records the name, address, and citizenship identity number of the violator to be entered into the database/information system.

Article II

This Governor 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 October 9, 2020

GOVERNOR OF THE SPECIAL CAPITAL REGION OF  
JAKARTA

(Signed)

ANIES BASWEDAN

Promulgated in Jakarta  
on October 9, 2020

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

(signed)

SRI HARYATI

REGIONAL GAZETTE OF SPECIAL CAPITAL REGION OF JAKARTA PROVINCE  
OF 2020 NUMBER 72031

SSEK Translation  
October 19, 2020



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

(Signed and Stamped)

YAYAN YUHANAH  
NIP 196508241994032003