Essential Business—Separating Fact from Fiction
Tracking Who or What is Essential in the Era of COVID-19
Overview

As COVID-19 required governments to impose stay-at-home orders and to distinguish between essential and non-essential businesses, Mayer Brown has been at the forefront of providing clients with up-to-date insights on the impacts to their businesses. Now, as governmental authorities address their responsibilities not just to impose restrictions, but to reopen economies and support businesses in resuming commercial activity, our dedicated Essential Business Team stands ready to help you anticipate, interpret and adjust to this transition.

And, as economies reopen and business restrictions evolve, new rules give rise to ancillary questions regarding how businesses should go about protecting the health and safety of employees and the general public given CDC, WHO and other guidance. This guide contains summaries of the current thinking and mandates in the jurisdictions that matter most for your business.

Other links to Mayer Brown thought leadership include:

Useful Links

- [Responding to COVID-19](#)
- [COVID-19 Back to Business Navigator](#)
- [Employment Guide](#)
- [COVID-19 Global Travel Navigator](#)
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BRAZIL
David Byrne
CORE Response Team Lead
Director of Client Teams and Market Strategy, Chicago
dbyrne@mayerbrown.com
+1 312 701 7799

Henninger S. (Hank) Bullock
Partner, New York
hbullock@mayerbrown.com
+1 212 506 2528

Thomas J. Delaney
Partner, Washington DC
tdelaney@mayerbrown.com
+1 202 263 3216

Andrew T. Kugler
Partner, Los Angeles
akugler@mayerbrown.com
+1 213 621 9462

Kris D. Kully
Partner, Washington DC
kkully@mayerbrown.com
+1 202 263 3288

Duane W. Layton
Partner, Washington DC
dlayton@mayerbrown.com
+1 202 263 3811

Ori Lev
Partner, Washington DC
olev@mayerbrown.com
+1 202 263 3270

Marcia G. Madsen
Partner, Washington DC
mgmadsen@mayerbrown.com
+1 202 263 3274

Thomas V. Panoff
Partner, Chicago
tpanoff@mayerbrown.com
+1 312 701 8821

Philip R. Recht
Partner, Los Angeles
precht@mayerbrown.com
+1 213 229 9512

Elizabeth Espín Stern
Partner, Washington DC
estern@mayerbrown.com
+1 202 263 3811
It was late December when the first cases of COVID-19 were reported in China. Soon, the disease spread across the world in a global pandemic. In response, countries instituted various measures in an effort to slow its spread. One common measure has been to order non-essential businesses to suspend operations. Another has been to limit domestic and foreign travel. But as the economic toll increases and the pandemic begins to abate in certain regions, governments have begun to think about how they will restart their economies.

Although the process of reopening businesses is still in its early stages even where the pandemic’s apex has apparently passed, this much is clear already: the process will be gradual, vary from jurisdiction to jurisdiction, and confront business with myriad issues.

When originally issued, orders for non-essential businesses to cease in-person operations were to remain in effect for several weeks or a month. But as the pandemic continued, multiple jurisdictions extended the orders, although some have recently relaxed restrictions on some types of commerce.

Driven in part by different experiences with COVID-19 and in part by different policy proclivities, world governments are moving at different speeds toward the resumption of business as normal. In Germany, factories were never ordered to shut; in France and Italy, by contrast, factories were forced to close and have been ordered to remain closed. Even within a single country, different parts of the economy are likely to reopen at different times. Under the plan announced by Germany’s Chancellor Merkel, for example, small stores have, subject to certain conditions, been allowed to reopen, while restaurants, bars, sporting venues, and concert halls remain closed through August. As New York Governor Andrew Cuomo has stated, “[t]here’s no light switch” to throw that would enable “all businesses” to resume full operations “tomorrow.” Consistent with that understanding, Governor Cuomo outlined a plan for a staged resumption of commercial activity “designed to open businesses in phases of priority,” giving consideration to both the importance of the business and the risk of infection posed by its reopening.

In places, such as the United States, where businesses are subject to regulation at multiple levels of government, companies could be caught between conflicting directives. The spectre of such conflicts was raised in mid-April when President Trump initially asserted that he has “total” authority to determine when American businesses reopen, while state governors (backed by constitutional scholars) maintained that the decision rests with them and have formed multi-state pacts to coordinate the resumption of business across economically integrated regions.

Although the president subsequently backed away from his assertion of “total” authority, the same sort of conflict could be replicated at the state and local level if, for example, a municipality issues a business-closure order that state officials attempt to countermand. To cite one example Texas Governor Greg Abbott announced last Tuesday that if his new order expected on April 27 conflicts with any local stay-at-home orders—his rules will override anyone else’s, while on the same day Dallas County Commissioners voted to extend their stay-at-home order until May 15, currently 15 days beyond the general state order.

When contemplating the resumption of non-essential business, authorities must take into account the risk of renewed infections. After having weathered the initial outbreak of COVID-19, certain Asian countries, including China and Singapore, reported new cases apparently attributable to international travelers and imposed travel restrictions as a result. Of course, domestic transmission of SARS-CoV-2, the virus that causes
COVID-19, is also a significant concern as lockdown orders are relaxed.

Until an effective vaccination is developed and widely available, something that experts suggest is still at least a year away, effective testing of individuals to determine whether they are infected with SARS-CoV-2 will be essential to a safe resumption of business, particularly given that many infected people are contagious but asymptomatic. Some countries, such as South Korea and Germany, appear to have controlled the COVID-19 outbreak through aggressive testing followed by thorough contact tracing. In other countries, such as the US for example, testing has lagged and contact tracing is controversial, at least among certain segments of the population. Absent effective testing and contact tracing, any country that resumes in-person business activity risks a resurgence of COVID-19.

As companies contemplate reopening their premises when permitted, they will need to develop protocols to ensure the safety of their employees and customers. Adopting appropriate and effective measures will not only facilitate a successful resumption of activity despite a continued threat from SARS-CoV-2, but will also help companies avoid potential civil and regulatory liability. When designing and implementing such measures—which could involve medical-clearance, social-distancing, and sanitation protocols—companies will have to consider not only virology, but also various legal issues, such as privacy and anti-discrimination laws.

Indeed, it is already apparent that the COVID-19 pandemic has resulted in businesses facing legal claims. Thousands of US employees have filed complaints with the federal Occupational Safety and Health Administration alleging that their “essential business” employers—i.e., companies in the healthcare, supply chain, infrastructure, and other critical sectors that have been allowed to continue operations during the pandemic—required them to work without providing adequate protection against SARS-CoV-2. The risk of similar claims will undoubtedly accompany the reopening of the world economy.

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Mayer Brown’s COVID-19 Core Response Team continues to provide timely information on these evolving issues and is poised to assist you as your business confronts pandemic-related challenges. For any other legal questions related to this pandemic, please contact the Firm’s COVID-19 Core Response Team at FW-SIG-COVID-19-Core-Response-Team@mayerbrown.com.
Who or What is Essential in . . .

AMERICAS

NORTH AMERICA

In mid-April 2020, for the first time in US history, every state was under a disaster declaration simultaneously. In response to the COVID-19 outbreak, all 50 states, Puerto Rico and the District of Columbia have adopted certain measures intended to encourage “social distancing” in an effort to limit human contact and thus slow down the spread of the coronavirus.

Many jurisdictions have issued or extended orders advising residents to stay in their homes (i.e., “shelter-in-place”). Other states have imposed strict limits on which businesses can remain open and/or have imposed requirements that “non-essential” workers stay home. As a result, businesses and workers have been confronted with the critical issue of whether they can operate (i.e., is the business “essential?”), who, if anyone, can leave home to work on premises, and what measures need to be taken to protect workers required to work in order to perform essential functions.

Many of these orders have been imposed on short notice, responding to specific circumstances within the relevant jurisdiction. As a result, the language of the orders, particularly definitional terms, are not consistent from jurisdiction to jurisdiction. Several jurisdictions reference definitional guidance relating to essential businesses and workers that has been published by the Cybersecurity and Infrastructure Security Agency (CISA), which is part of the Department of Homeland Security (DHS), while others have implemented their own definitional standards. The variance in definitional terms that have been implemented from jurisdiction to jurisdiction, and, in some cases, at the city or county level within a state, require that businesses, particularly those that operate across jurisdictional lines, carefully evaluate the restrictive measures that may apply to them. One should not assume, for example, that the term “financial services” in one state means the same as it does in a neighboring state. Additionally, one should not assume that what a state may define as an essential business will be consistent with restrictions imposed by city or county governments in that same state. In many states, city and county governments can adopt ordinances that exceed and override state standards.

It is possible that the ramifications of whether a business is essential or not will extend well beyond the point when various COVID-19-related restrictive measures are relaxed or lifted altogether. Businesses that maintain operations without confirming that they fully qualify as being essential under applicable law not only run the risk of being closed and fined by local authorities, but also potentially later being the subject of litigation brought by injured workers and/or the families of deceased workers for maintaining operations in contravention of local law that put employees at added risk.

Understanding whether a business can maintain operations because it is deemed essential is often only the first step in the process of adapting to business restrictions imposed as a result of COVID-19. Essential businesses need to understand which employees are themselves essential to maintaining essential operations. In every jurisdiction that has adopted operational restrictions on businesses, the
exceptions provided for essential businesses do not authorize such businesses to maintain “business as usual.” As a general rule, businesses deemed essential are required to limit their workforces to those that perform essential functions and take steps to protect the health and safety of employees who are required to work.

For purposes of defining what constitutes an appropriately safe work environment, many jurisdictions make reference to the CDC guidance regarding social distancing, enabling employees to wash or disinfect their hands and steps to ensure that work areas are properly cleaned/disinfected. Businesses should consider whether it is advisable to go beyond the measures recommended by the CDC or local authorities. For example, should essential employees be required to wear face masks, having temperatures taken before entering a work site, or restricted to maximum numbers in common areas, such as lounges, kitchens or restrooms? Should food only be served on disposable plates, with wrapped and disposable utensils? Should common containers for snack items be eliminated? Should essential retail operations limit the number of customers permitted in their establishments for the safety of employees and customers?

Our work below provides guidance on the scope of what have been classified as essential services or businesses in US states and the District of Columbia that have adopted restrictive measures to fight the spread of the virus. We intend to periodically update our Navigator tool as states amend their orders. At present, the Navigator tool does not cover restrictions imposed by local governments at the sub-state level. Businesses should confirm whether any such orders exist in jurisdictions in which they maintain operations.

For ease of use, our tool utilizes a drop down by industry to indicate whether a business is defined as essential or not essential by the relevant jurisdiction.

Our tool is only a guide, not the definitive word on the legal or regulatory provisions that may apply in each state or locality. As noted above, COVID-19 restrictions can be complex, inconsistent and under ongoing revision in response to locally changing conditions. Before taking steps that affect business operations in any jurisdiction, users of our Navigator tool are advised to specifically analyze regulations and orders at the state and local levels that may apply to your business. The Navigator contains links to state orders for each state. Additionally, if you need an answer to a specific question in a particular jurisdiction, we recommend you email the Team at FW-SIG-COVID-Essential-business@mayerbrown.com, and we will provide the latest guidance relevant to your business.
Alabama

**Last Updated:** April 10  
**Order in place through:** April 30

**BACKGROUND**

On March 13, in response to the spread of COVID-19, Governor Kay Ivey proclaimed a public-health emergency in the state. Approximately three weeks later, on April 3, the state’s chief health officer issued an order, amended on April 10, prohibiting certain public gatherings. The order compels every Alabama resident to stay at home except for designated activities.

**DESCRIPTION**

**Reopen Measures**

Governor Ivey has stated that Alabama’s stay-at-home order be terminated prior to its April 30 expiration date and has not announced whether Alabama will extend its stay-at-home order beyond that date. However, in a recent radio interview, she suggested she is considering a phased reopening—which appears to indicate that some restrictions will remain in place after April 30. See coverage here.

**Under the original order,** Alabama residents may leave home “to perform work at ‘essential businesses and operations’” as defined in the order.

The order defines “essential businesses and operations” expansively, listing numerous categories of business deemed essential. Moreover, rather than expressly limit the respective categories, the order generally defines them as “including” enumerated types of businesses. It is not clear from the face of the order whether the enumerations are meant to be illustrative or exclusive.

Businesses deemed “essential” in Alabama include in the following:

- Health-care enterprises, including “research and laboratory operations” as well as “medical supply and equipment manufacturers”;

- Infrastructure operations, including those related to energy and transportation as well as telecommunications and cybersecurity;

- Manufacturing facilities, including those that produce medical products, food, cleaning supplies, energy, telecommunications products, technology, automobiles, automobile components, planes, rockets, and steel, as well as those involved in national defense or producing products needed by other essential businesses;

- Financial services;

- Professional services;

- Construction services;

- Federally-designated critical infrastructure as defined by the U.S. Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (CISA);

- Military contractors;

- Agricultural operations;

- Essential retailers, defined as food, beverage, and liquor stores; pharmacies; hardware and building-supply stores; gas stations; vehicle repair shops; office-supply and computer stores; bookstores; and gun stores.

- Restaurants and bars (which may offer only take-out or delivery);

- Essential services or product providers for other essential businesses;

Under Alabama’s order, essential businesses are to:

- Avoid gatherings of 10 or more;

- Maintain social distancing of at least 6 feet to the extent consistent with the essential activity; and,

- Limit their occupancy to no more than 50% of the maximum allowed by the fire marshal.

**ALABAMA CONTACT**

Andrew Tauber  
Partner, Washington DC  
atauber@mayerbrown.com  
+1 202 263 3324
Arizona

**Last Updated:** May 4  
**Order in place through:** May 15

**BACKGROUND**

On March 30, 2020, Arizona Governor Douglas Ducey issued a statewide order, which introduces additional restrictions on personal movement and continues to prohibit gatherings of 10 or more people. The updated order expands upon the March 19 and 23 orders that prohibit the closure of Essential Services, cancel gatherings of 10 or more people, and require restaurants in Arizona counties with confirmed COVID-19 cases to close bars, gym, and movie theaters and provide dine-out options only.

Under the March 30 order, all individuals in Arizona are prohibited from leaving their residences, except to undertake “Essential Activities” or engage in “Essential Functions” or utilize services or products from “Essential Businesses,” or to work at an office of a sole proprietor or family-owned business if the business is not open to serve the public. Individuals are not required to show documentation or proof of their activities.

On April 29 and May 4, Arizona announced a phased-in reopening of retail businesses by amending its order. The “Stay home, Stay healthy, Stay connected by Returning Stronger” order is effective through May 15, 2020, unless extended.

**DESCRIPTION**

**Reopen Measures**

Under its latest orders Arizona has announced a phased-in reopening of retail businesses, restaurants, salons and barbershops.

**Non-essential businesses** may continue to operate, provided they do not require in-person, on-site transactions and may maintain basic operations to maintain business inventory, to preserve conditions of a physical plant and equipment, to ensure security, to process payroll and employee benefits, and to facilitate telework and mail pickup.

**Retail**—Effective Monday, May 4, 2020, (followed by expanded in-person operations on Friday, May 8, 2020), non-essential retail businesses who were not operating before, may begin delivery service, window service, walk-up service, drive-through or drive-up service, curbside delivery, or by appointments, as long as they implement social distancing and sanitation measures established by the United States Department of Labor or the Arizona Department of Health Services. Indoor shopping malls, fitting rooms in clothing retail stores remain closed and retailers located within malls may operate through delivery, curbside, or by appointment. While Arizona’s executive order allows retailers to resume business, the order does not require them to do so.

**Salons and Barbershops**—Effective Friday, May 8, 2020, licensed barbers and cosmetologists may reopen for business provided they implement safe protocols, including offering face coverings for employees and customers, operating by appointment only, and other guidelines from the Center for Disease Control and Prevention (CDC), DOL, and ADHS.

**Dine In-Restaurants**—Effective Monday, May 11, 2020, dine-in services may resume provided they implement safe practices and physical distancing by limiting the number of diners as directed by the CDC, ADHS, and the United States Department of Labor Division of Occupational Safety and Health Administration.

**Exemptions/Exceptions:** Individuals experiencing homelessness are exempt from the order, and victims of domestic violence are permitted and urged to leave their homes to stay at a safe, alternative location. Cafeterias at soup kitchens, hospitals and nursing homes may continue
operations with safe social distancing. The order does not apply to the United States government or to tribal entities.

The Arizona order defines **Essential Activities** as:

- Obtaining necessary supplies and services for families, household members and pets, such as groceries, food and supplies for household consumption and use, supplies and equipment needed to work from home, assignments for completion of distance learning, and products necessary to maintain safety, sanitation and essential maintenance of homes and residences.

- Engaging in activities essential for the health and safety of families, household members and pets, including such things as seeking medical, behavioral health or emergency services and obtaining medical supplies or medication.

- Caring for a family member, friend, or pet in another household or residence, which includes, but is not limited to, transportation of a family member, friend or pet for essential health and safety activities and to obtain necessary supplies and services for the other household.

- Engaging in outdoor exercise activities, such as walking, hiking, running, biking or golfing, but only if appropriate physical distancing practices are used.

- Attending or conducting work or volunteering in **Essential Functions**, which includes, but is not limited to, transporting children to child care services for attending work in an essential service.

- Engaging in constitutionally protected activities, such as speech, religion and any legal or court process, provided that such activities are conducted in a manner that provides appropriate physical distancing to the extent feasible.

Businesses and government entities providing essential functions must implement rules that facilitate physical distances of at least six feet between individuals. As with the previous order, the Arizona order defines **Essential Functions** as follows:

**Health Care and Public Health Operations**: This includes but is not limited to: hospitals; clinics; dental offices; pharmacies; public health entities, including those that compile, model, analyze and communicate public health information; pharmaceutical, pharmacy, medical device and equipment, and biotechnology companies, including operations, research and development, manufacture, and supply chain; organizations collecting blood, platelets, plasma, and other necessary materials; eye care centers, including those that sell glasses and contact lenses; home health care service providers; mental health and substance use providers; other health care facilities and suppliers; providers of any related and/or ancillary health care services; entities that transport and dispose of medical materials and remains; manufacturers, technicians, logistics and warehouse operators, and distributors of medical equipment, personal protective equipment (PPE), medical gases, pharmaceuticals, blood, platelets and plasma products, vaccines, testing materials, laboratory supplies, cleaning, sanitizing, disinfecting or sterilization supplies, and tissue and paper towel products; and veterinary care and all health care services provided to animals. This includes doctors, nurses and any other classification of medical personnel necessary to operate those functions in this category. This category of essential services shall be construed broadly to avoid any impacts to the delivery of health care, broadly defined.

**Health Care and Public Health Operations**: This does not include fitness and exercise gyms.

**Human Services Operations**: This includes but is not limited to: long-term care facilities; residential settings and shelters for adults, seniors, children and/or people with developmental disabilities, intellectual disabilities, substance use disorders, and/or mental illness; transitional facilities; home-based settings to provide services to individuals with physical, intellectual, and/or developmental disabilities, seniors, adults, and children; field offices that provide and help to determine eligibility for basic needs, including food, cash assistance,
medical coverage, child care, vocational services and rehabilitation services; developmental centers; adoption agencies; and businesses that provide food, shelter, social services, and other necessities of life for economically disadvantaged individuals, individuals with physical, intellectual and/or developmental disabilities, or otherwise vulnerable individuals. Human Services Operations shall be construed broadly to avoid any impacts to the delivery of human services, broadly defined.

**Essential Infrastructure Operations:** This includes but is not limited to: food production, distribution and sale; construction, including, but not limited to, construction required in response to this public health emergency, hospital construction, construction of long-term care facilities, public works construction and housing construction; building management and maintenance; landscape management; airport operations; operation and maintenance of utilities, including water, sewer and gas; electrical, including power generation, distribution and production of raw materials; distribution centers; oil and biofuel refining; roads, highways, railroads and public transportation; ports; cybersecurity operations; flood control; solid waste and recycling collection and removal; and internet, video and telecommunications systems, including the provision of essential global, national and local infrastructure for computing services, business infrastructure communications and web-based services. Essential Infrastructure shall be construed broadly to avoid any impacts to essential infrastructure, broadly defined.

**Essential Governmental Functions:** This includes but is not limited to: park personnel who provide admission, maintenance and operation of park facilities that provide outdoor recreation; all first responders, emergency management personnel, emergency dispatchers and those supporting 911 services; court personnel, law enforcement and corrections personnel; hazardous materials responders; child protection and child welfare personnel; housing and shelter personnel; military and other governmental employees working for or supporting Essential Businesses and Operations. Essential Government Functions means all services provided by the State or any county, city, town or political subdivision thereof and needed to ensure the continuing operation of the government agencies or to provide for or support the health, safety and welfare of the public. Essential Government Functions also include contractors performing or supporting such functions. Each government body shall determine its Essential Governmental Functions and ensure a plan is in place for the performance of these functions. This order does not apply to the United States government or to tribal entities; however, any employees, officials or contractors of the United States government shall not be restricted from performing their functions under law.

As with a previous order that prohibits the closure of essential businesses, the current Arizona order defines **Essential Businesses** as the aforementioned **Essential Functions**, as well as:

- **Stores that sell groceries and medicine:** Grocery stores, pharmacies, certified farmers’ markets, farm and produce stands, supermarkets, convenience stores, and other establishments engaged in the retail sale of groceries, canned food, dry goods, frozen foods, fresh fruits and vegetables, pet supplies, fresh meats, fish and poultry, alcoholic and non-alcoholic beverages, and any other household stores that sell groceries, medicine (including medication not requiring a medical prescription), other non-grocery products, and products necessary to maintaining the safety, sanitation and essential operation of residences and Essential Businesses and Operations.

- **Food, beverage and agriculture:** Food and beverage manufacturing, production, processing and cultivation, including farming, livestock, fishing and baking, and other agricultural production, including the cultivation, marketing, production and distribution of animals and goods for consumption and businesses that provide food, shelter and other necessities for the life of animals, including animal shelters, rescues, shelters, kennels and adoption facilities.

- **Outdoor recreation activities:** Any outdoor recreation area, park, site or trail that provides
opportunities for outdoor recreation with social distancing, such as walking, hiking and biking. This includes golf courses if restrictions on food and beverage service under Executive Order 2020-09 are followed.

- **Organizations that provide charitable and social services:** Businesses and religious and secular nonprofit organizations, including food banks that provide food, shelter and social services and other necessities of life for economically disadvantaged or otherwise vulnerable individuals who need assistance as a result of this emergency and people with disabilities.

- **Media:** Newspapers, television, radio and other media services.

- **Gas stations and businesses needed for transportation:** Gas stations, auto supply, auto repair and related facilities, truck stops, and bicycle shops and related facilities.

- **Financial institutions:** Banks, currency exchanges, consumer lenders (including, but not limited to, payday lenders), pawnbrokers, consumer installment lenders and sales finance lenders, credit unions, appraisers, title companies, financial markets, trading and futures exchanges, affiliates of financial institutions, entities that issue bonds, related financial institutions, and institutions selling financial products.

- **Hardware and supply stores:** Hardware stores and businesses that sell electrical, plumbing and heating materials.

- **Critical trades:** Building and Construction Tradesmen and Tradeswomen and other trades. Including, but not limited to, plumbers, electricians, exterminators, cleaning and janitorial staff for commercial and governmental properties; security staff; operating engineers; providers of HVAC, painting, moving and relocation services; and other service providers who provide services that are necessary to maintaining the safety, sanitation, and essential operation of residences, essential activities, and essential businesses and operations.

- **Mail, post, shipping, logistics, delivery and pick-up services:** Post offices and other businesses that provide shipping and delivery services and businesses that ship or deliver groceries, food, alcoholic and non-alcoholic beverages, goods or services to end users or through commercial channels.

- **Educational institutions:** Educational institutions, including public and private pre-K-12 schools, colleges and universities, for purposes of facilitating distance learning, performing critical research or performing essential functions, provided that social distancing of six feet per person is maintained to the greatest extent possible.

- **Laundry services:** Laundromats, dry cleaners, industrial laundry services and laundry service providers.

- **Restaurants for consumption off-premises:** Restaurants and other facilities that prepare and serve food, but only for consumption off-premises, through such means as in-house delivery, third-party delivery, drive-through, curbside pick-up and carry-out. Schools and other entities that typically provide food services to students or members of the public may continue to do so on the condition that the food is provided to students or members of the public on a pick-up and take away basis only. Schools and other entities that provide food services under this exemption shall not permit the food to be eaten at the site where it is provided or at any other gathering site.

- **Supplies to work from home:** Businesses that sell, manufacture or supply products needed for people to work from home or conduct distance learning.

- **Supplies for Essential Businesses and Operations:** Businesses that sell, manufacture or supply other Essential Businesses and Operations
with the support or materials necessary to operate, including computers, audio and video electronics, and household appliances; IT and telecommunication equipment; hardware, paint and flat glass; electrical, plumbing and heating material; sanitary equipment; personal hygiene and products; food, food additives, ingredients and components; medical and orthopedic equipment; optics and photography equipment; diagnostics, food and beverages, chemicals, and soaps and detergents; and firearm and ammunition suppliers and retailers for purposes of safety and security.

- **Transportation:** Airlines, taxis, transportation network providers (such as Uber and Lyft), vehicle rental services, paratransit, and other private, public and commercial transportation and logistics providers necessary for all categories of Essential Operations.

- **Home-based care services:** Home-based care for adults, seniors, children, and/or people with developmental disabilities, intellectual disabilities, substance use disorders and/or mental illness, including caregivers, such as nannies who may travel to the child’s home to provide care and other in-home services, including meal delivery.

- **Residential facilities and shelters:** Residential facilities and shelters for adults, seniors, children, and/or people with developmental disabilities, intellectual disabilities, and substance use disorders and/or mental illness.

- **Professional and personal services:** Professional services, such as legal services, accounting services, insurance services, personal hygiene services (with additional sanitization precautions as recommended for businesses by the Arizona Department of Health Services) and real estate services (including appraisal and title services).

- **Day care centers for employees exempted by this Executive Order:** Day care centers providing care for individuals serving in any essential services category.

- **Manufacture, distribution and supply chain for critical products and industries:** Manufacturing companies, distributors and supply chain companies producing and supplying essential products and services in and for such industries as pharmaceutical, technology, biotechnology, health care, chemicals and sanitizations, waste pickup and disposal, agriculture, food and beverage, transportation, energy, steel and steel products, petroleum and fuel, mining, construction, national defense, and communications, as well as products used by other Essential Businesses and Operations.

- **Hotels and motels:** Hotels and motels, to the extent used for lodging and delivery or carryout food services.

- **Funeral services:** Funeral, mortuary, cremation, burial, cemetery and related services.

**ARIZONA CONTACTS**

- **Charles S. Kelley**
  Partner, Houston
  ckelley@mayerbrown.com
  +1 713 238 2634

- **Cindy M. Dinh**
  Associate, Houston
  cdinh@mayerbrown.com
  +1 713 238 2734

**California**

**Last Updated:** April 27  
**Order in place through:** Until further notice

**BACKGROUND**

After first declaring a state of emergency and taking other incremental steps, on March 19, 2020, California Governor Gavin Newsom issued a statewide order directing all residents to “stay home or at their place of residence” until “further notice.” The governor’s executive order (EO N-33-20) makes clear, however, that not all businesses must close.
Businesses and sectors deemed critical may remain open because of their importance “to Californians' health and well-being.”

Reopen Measures

Notably, on April 22, the governor announced plans to relieve restrictions on some elective medical procedures. Note: Under the “Western States Pact” (announced April 13), California, Oregon, and Washington “have agreed to work together on a shared approach for reopening our economies—one that identifies clear indicators for communities to restart public life and business.” As of April 27, this Pact includes Nevada and Colorado.

In addition to the state’s revised April 27 orders, Public Health Officers of the Counties of Alameda, Contra Costa, Marin, San Francisco, San Mateo and Santa Clara as well as the City of Berkeley issued a joint statement that the orders for their counties—which are currently set to expire on May 3, will be extended through the end of May.

DESCRIPTION

The original order defines “critical” sectors by referencing a list of 16 infrastructure sectors identified by the Cybersecurity and Infrastructure Security Agency (CISA), part of the US Department of Homeland Security. On March 20, 2020, though, the [1] governor provided additional clarification by issuing a detailed list of “essential critical infrastructure workers.” One will want to consult both this list and the CISA guidance to [2] assess sectors and industries of interest. For example, for financial services, essential critical infrastructure workers include:

- Workers who are needed to process and maintain systems for processing financial transactions and services (e.g., payment, clearing and settlement; wholesale funding; insurance services; and capital markets activities).
- Workers who are needed to provide consumer access to banking and lending services, including ATMs, and to move currency and payments (e.g., armored cash carriers).
- Workers who support financial operations, such as those staffing data and security operations centers.

And, for the chemical industry, essential critical infrastructure workers include:

- Workers supporting the chemical and industrial gas supply chains, including workers at chemical manufacturing plants, workers in laboratories, workers at distribution facilities, and workers who transport basic raw chemical materials to the producers of industrial and consumer goods, including hand sanitizers, food and food additives, pharmaceuticals, textiles, and paper products.
- Workers supporting the safe transportation of chemicals, including those supporting tank truck cleaning facilities and workers who manufacture packaging items.
- Workers supporting the production of protective cleaning and medical solutions, personal protective equipment, and packaging that prevents the contamination of food, water and medicine, among other essential products.
- Workers supporting the operation and maintenance of facilities (particularly those with high-risk chemicals and/or sites that cannot be shut down) whose work cannot be done remotely and requires the presence of highly trained personnel to ensure safe operations, including plant contract workers who provide inspections.
- Workers who support the production and transportation of chlorine and alkali manufacturing, single-use plastics, and packaging that prevents the contamination or supports the continued manufacture of food, water, medicine and other essential products, including glass container manufacturing.

Businesses operating in California should also be aware of orders issued by various local health
officials, including “shelter-in-place” orders issued by seven counties in the San Francisco Bay Area on March 16, 2020 and similar orders issued by the County and City of Los Angeles on March 19, 2020. To the extent that these local orders are less restrictive than the governor’s order, they have been superseded by the governor’s order. However, the governor has stated that his order does not necessarily prevent local health officers from enforcing stricter public health orders. If a client is operating within an industry that may be subject to conflicting state and local orders, we would recommend contacting Mayer Brown immediately.

**CALIFORNIA CONTACTS**

Philip R. Recht  
*Partner, Los Angeles*  
precht@mayerbrown.com  
+1 213 229 9512

Lee H. Rubin  
*Partner, Palo Alto, San Francisco*  
lrubin@mayerbrown.com  
+1 650 331 2037

Andrew T. Kugler  
*Partner, Los Angeles*  
akugler@mayerbrown.com  
+1 213 621 9462

**Colorado**

**Last Updated:** April 27

**BACKGROUND**

On March 25, 2020, the Colorado Department of Health & Environment issued Amended Public Health Order (PHO) 20-24 Implementing Stay-at-Home Requirements, pursuant to Governor Jared Polis’s directive in Executive Orders D 2020 017 ordering Coloradans to stay at home due to the presence of COVID-19 in the state. Under the Public Health Order, all individuals living in Colorado are ordered to stay at home whenever possible from 6:00 a.m. on March 26, 2020 until 11:59 p.m. on April 11, 2020, unless otherwise exempted under the order. Amended April 9 with an extension through April 26. The order may be viewed here.

Governor Polis previously declared a Disaster Emergency on March 10, 2020, and previous Public Health Orders, including PHO 20-20, PHO 20-22 and PHO 20-23, ordered such measures as restricting visitors to assisted living facilities; closing bars, restaurants and noncritical personal services facilities; and mandating social distancing requirements.

On April 20, Governor Polis announced that the state’s stay-at-home order would not be extended beyond the scheduled expiration date of April 26, explaining that the state would shift from ordering people to stay home, other than for essential activities, to easing restrictions while urging people to remain “safer at home.”

**DESCRIPTION**

**Reopen Measures**

On April 20, Colorado issued [EO 2020-039](#) (Ordering Workers in Critical Businesses and Critical Government Functions to Wear Non-Medical Face Coverings). This requirement expires on May 20.

On April 26, the governor issued [Executive Order No. D 2020 044](#), the Safer at Home order, easing restrictions on individual activities and some noncritical businesses. For instance, effective April 27, the order permits private and public gatherings with fewer than 10 attendees and allows “non-critical retail” stores to operate and offer goods through delivery, walk-up, and curbside pickup service. On May 1, “non-critical retail” stores were allowed to reopen, subject to the same social distance and cleaning protocols that already applied to critical retail businesses. Certain personal service businesses, such as hair salons and barber shops, were also permitted to open, subject to a
variety of restrictions. On May 4, certain “non-critical commercial businesses” (i.e., non-retail) were permitted to reopen, subject to various restrictions, including indoor occupancy restrictions of 50% of building capacity. At the press conference for EO 2020 044 (see coverage here and here), the governor announced that restaurants and bars will not reopen until “mid-May.”

Although restrictions are being eased in most of the state, stricter local orders will supersede the relaxation of statewide rules in certain parts of the state, including Denver, Adams, Arapahoe, Boulder, Broomfield, Gilpin, and Jefferson Counties. These orders are currently set to expire on May 8.

On April 27, Colorado announced that they would be joining the Western States Pact aimed at coordinating how the member states will relax Covid-19 restrictions and reopen their economies.

The original stay-at-home order defines the following five categories of activity that are exempt, with certain limitations, from the order’s restrictions:

**Necessary Activities (PHO 20-24 § III.A):** Individuals may leave their homes or residences to perform “necessary activities,” which are identified in five subcategories: (1) engaging in activities or performing tasks essential to their own or others' health and safety, (2) obtaining necessary services or supplies for themselves or others or delivering such services or supplies, (3) engaging in outdoor activities, (4) performing work providing essential products and services for critical businesses or functions and (5) caring for family members, friends or pets.

**Necessary Travel (PHO 20-24 § III.B):** Individuals may engage in “necessary travel,” which includes (1) any travel related to the provision of or access to other activities or functions identified in the order, (2) travel to or from educational institutions for purposes of receiving materials for distance learning, meals or any other related services, (3) travel to return to a place of residence from outside the jurisdiction, (4) travel required by law enforcement or court order and (5) travel required for non-residents to return to their places of residence outside Colorado.

**Critical Businesses (PHO 20-24 § III.C):** Although the order does not expressly incorporate the CISA list from the U.S. Department of Homeland Security, the order specifies that the following 12 subcategories of businesses are deemed “critical” due to the pandemic: (1) Healthcare Operations, (2) Critical Infrastructure, (3) Critical Manufacturing, (4) Critical Retail, (5) Critical Services, (6) News Media, (7) Financial Institutions (including “[s]ervices related to financial markets”), (8) Providers of Basic Necessities to Economically Disadvantaged Populations, (9) Construction; (10) Defense, (11) Critical Services Necessary to Maintain the Safety, Sanitation and Critical Operations of Residences or Other Critical Businesses and (12) Vendors that Provide Critical Services or Products, Including Logistics and Technology Support, Child Care and Services.

Specifically exempted are defense and other government contractors that provide goods and services related to national security and health care (among other things). Importantly, Colorado’s PHO 20-24 makes clear that contractors supporting defense, security and intelligence-related operations of the government (at any level), including aerospace operations, are not covered by the restrictions. Other government contractors providing services necessary for critical government functions are similarly exempted.

**Critical Governmental Functions (PHO 20-24 § III.D):** Key governmental functions are exempted from the order, including public safety; emergency response; judicial branch operations; emergency medical; communications; transportation; and “any [other]government service required for the public health and safety, government functionality, or vital to restoring normal services.”
Minimum Basic Operations (PHO 20-24 § III.E):
Individuals may also perform the minimum necessary activities to maintain the value and condition of a business’s inventory and facilities; to ensure security and the continuation of employee payroll, benefits or related functions; and to facilitate employees to work remotely.

A copy of the order can be found at: https://drive.google.com/file/d/1GjiohfHn3BP10UXifTQLfgdwOTwurt_/view, and Frequently Asked Questions can be found here: https://drive.google.com/file/d/16nO05S6q0AGBew32r0NYelifwk11uDM0/view

COLORADO CONTACTS
Marcia G. Madsen
Partner, Washington DC
mgmadsen@mayerbrown.com
+1 202 263 3274

Luke Levasseur
Counsel, Washington DC
llevasseur@mayerbrown.com
+1 202 263 3469

Connecticut
Last Updated: April 10
Order in place through: May 20

BACKGROUND
On March 10, 2020, Governor Ned Lamont declared a state of emergency in Connecticut. Since then, Governor Lamont has issued a series of executive orders providing mandatory guidance for businesses to follow during the outbreak of COVID-19. In doing so, and like other states, Connecticut has chosen to separate businesses into two groups: essential and non-essential businesses.

On March 20, 2020, Governor Lamont issued Executive Order No. 7H ("EO 7H") placing restrictions on workplaces for non-essential businesses. Effective on March 23, 2020 at 8 pm, and continuing through April 22, 2020, unless otherwise modified, extended or terminated, “all businesses and not-for-profit entities in the state shall employ, to the maximum extent possible, any telecommuting or work from home procedures that they can safely employ.” EO 7H has also ordered that non-essential businesses shall reduce their in-person workforces by 100% not later than March 23, 2020 at 8 pm. “Any essential business or entity providing essential goods, services or functions shall not be subject to these in-person restrictions.” Amended April 10, extended through May 20. The order is available at: https://portal.ct.gov/-/media/Office-of-the-Governor/Executive-Orders/Lamont-Executive-Orders/Executive-Order-No-7X.pdf?la=en

DESCRIPTION
Under EO 7H, the following businesses and sectors have been be deemed essential:
- The 16 “Critical Infrastructure Sectors” as defined by the Department of Homeland Security (available at www.cisa.gov/critical-infrastructure-sectors);
- Essential health care operations, including hospitals, clinics, pharmacies and elder care;
- Companies and institutions involved in the research and development, manufacture, and distribution of pharmaceuticals and consumer health products;
- Essential infrastructure, including utilities, wastewater and drinking water, telecommunications, airports and transportation infrastructure, and manufacturing, including food processing and pharmaceuticals;
- Industries supporting the essential services required to meet national security commitments to the federal government and U.S. Military;
- Essential retail, including grocery stores and big-box stores or wholesale clubs, provided they also sell groceries; pharmacies; gas stations and
convenience stores; food and beverage retailers (including liquor/package stores and manufacturer permittees); and restaurants, provided that they limit their services to pick-up and delivery services only;

- Services, including financial institutions and advisers, insurance companies, legal and accounting services, news media businesses, real estate transaction services, laundromats, and trash and recycling collection;
- Construction;
- Child care; and
- Services needed to ensure the continuing operation of government agencies and the provision of goods, services or functions necessary for the health, safety and welfare of the public.

This is not an exhaustive list of services deemed essential. Connecticut’s Department of Economic and Community Development (“DECD”) has issued binding guidance providing additional details regarding which businesses are deemed essential (available at https://portal.ct.gov/DECD/Content/Coronavirus-for-Businesses/Coronavirus-for-Businesses). For each sector or type of business, the DECD’s guidance provides additional details on the scope of an essential business for purposes of EO 7H. The guidance also makes clear that, for businesses operating from more than one location, only the location(s) that provide essential services will be exempt. Even then, exemptions from Connecticut’s work from home mandate will apply only to those employees of essential businesses whose duties are critical to an essential business function; all other employees (i.e., those who do not perform essential functions) should telecommute or utilize any available work from home procedures.

Finally, Connecticut permits certain businesses not covered by the guidance to apply for designation as an “essential business.” For a description of this process and the requisite forms, see https://portal.ct.gov/DECD/Content/Coronavirus-for-Businesses/Essential-Business-Designation-Form. Requests to be designated as essential can only be made by businesses if they are not covered by the guidance.

Connecticut has created a website where individuals and businesses can receive additional, timely guidance on conditions within the state. This information can be found at: https://portal.ct.gov/coronavirus

Reopen Measures
Massachusetts, New York, New Jersey, Connecticut, Pennsylvania, Delaware and Rhode Island have formed a Multi-State Council to coordinate the gradual lifting of their statewide stay-at-home orders to ensure uniformity.

CONNECTICUT CONTACT

Hank Bullock
Partner, New York
hbullock@mayerbrown.com
+1 212 506 2528

Delaware

Last Updated: March 23
Order in place through: May 15

BACKGROUND
Governor John Carney declared a state of emergency in Delaware, effective as of March 13, 2020 and continuing until terminated as provided under state law. In a series of modifications to his initial emergency declaration (the “COVID-19 State of Emergency”), Governor Carney has since increased restrictions on businesses and people within his state, which generally are effective “until after May 15, 2020, or the public health threat of COVID-19 has been eliminated.”
For instance, the First Modification of the COVID-19 State of Emergency (issued March 16, 2020) ordered (i) the cancellation of public gatherings of 50 or more people, (ii) all restaurants, bars and taverns to provide food and beverage service through take-out, drive-through and off-premises delivery only and (iii) the cessation of operations of casinos, among other things. Since then, subsequent modifications to the emergency declaration have imposed further restrictions on businesses and people, such as requiring all individuals to “shelter in place” (with limited exceptions for essential activities and business), restricting the use of public parks and beaches, and ordering the closure of bowling alleys, concert halls, movie theaters, sports facilities, fitness centers and health spas.

**DESCRIPTION**

Eventually, in the Fourth Modification of the COVID-19 State of Emergency (as amended by the Tenth Modification), Governor Carney expanded the list of businesses that are required to cease or limit operation as of March 24, 2020. Specifically, all “Non-Essential Businesses” must close their physical locations, except that they may continue to offer goods and services over the internet and by phone. “Non-Essential Businesses” include, but are not limited to, the following:

- Hospitality and recreation facilities, such as community recreation centers, casinos, racetracks, sporting facilities, gyms, swimming pools, indoor play areas, concert halls, theaters, zoos and museums
- Hair salons, barber shops, nail salons and spas
- Pawn shops
- Door-to-door solicitations
- Customer service call centers and telemarketing operations
- Shopping malls, with limited exceptions for Essential Businesses and Limited Operating Non-Essential Businesses with stand-alone exterior access points
- Electronics retailers and craft/hobby retailers
- Libraries and bookstores
- All licensed child care facilities not designated as “Emergency Childcare Sites”

All other businesses not included within the definitions of “Essential Business” or “Limited Operation Non-Essential Business.”

The Tenth Modification of the COVID-19 State of Emergency, issued April 6, 2020, also makes provisions for “Limited Operation Non-Essential Businesses,” which may operate on a limited basis. Such businesses include, but are not limited to, the following:

- Commercial lodging facilities
- Campgrounds
- Motor vehicle dealers and repair
- Dentist offices
- Repair shops for computers, household appliances or otherwise
- Bicycle repair
- Firearms dealers
- Shooting ranges
- Golf courses
- Realtors of both residential and commercial properties

In contrast, the Fourth Modification of the COVID-19 State of Emergency allows “Essential Businesses” to keep their physical business locations open while following the coronavirus guidelines for public safety enumerated by the CDC and Delaware Department of Health & Social Services’ Division of Public Health. Such guidelines require businesses to take such actions as implementing precautionary measures with respect to sick and high-risk employees, requiring social distancing of employees, and maximizing teleworking. The Ninth Modification of the COVID State of Emergency
added requirements that Essential Businesses (with the exception of health care providers) must limit the number of customers in their stores and encourage social distancing of customers. Essential Businesses are subject to inspection by state officials, and those deemed to be in violation of these guidelines will be subject to immediate closure. “Essential Businesses” are those engaged in the following sectors:

- Health care and public health
- Law enforcement, public safety and first responders
- Food and agriculture
- Electricity, petroleum, and natural and propane gas
- Water and wastewater
- Transportation and logistics
- Public works
- Communications and information technology
- Community-based government operations and essential functions
- Manufacturing
- Hazardous materials
- Financial services and insurance
- Chemicals
- Defense industrial base
- Construction
- Necessary Products Retailers, such as medical/hygiene, dry goods, agricultural, pet supplies, hardware, technology and alcohol
- Necessary Retail and Services Establishments, such as appliance and home repair, service and equipment providers for households, landscaping, delivery services, warehousing, social service providers, home-based care, banks and other financial institutions, legal, accounting and other professional services, and taxis and for-hire transportation (excluding ride-sharing services)
- Open air recreation facilities


Finally, note that, in the Eighth Modification of the COVID-19 State of Emergency, Governor Carney mandated that “state buildings and essential businesses that the Public Health Authority deems high-risk” must screen for physical symptoms of illness every employee, visitor and member of the public upon entering the business. “High risk” businesses include health care, child care and residential facilities and shelters. The full list of such businesses can be found at: https://coronavirus.delaware.gov/wp-content/uploads/sites/177/2020/04/High-Risk-Business-List_04.2.20.pdf. These businesses are specifically required to use screening measures, which are outlined at: https://coronavirus.delaware.gov/wp-content/uploads/sites/177/2020/03/Essential-Services-Screening-Policy_03.31.20.pdf

Reopen Measures

Delaware is part of a Multi-State Council along with Massachusetts, New York, New Jersey, Connecticut, Pennsylvania, and Rhode Island to coordinate the gradual lifting of their statewide stay-at-home orders.

DELAWARE CONTACT

Jordan Lacy
Associate, New York
jlacy@mayerbrown.com
+1 212 506 2218
District of Columbia

**Last Updated:** April 15  
**Order in place through:** May 15

**BACKGROUND**

On March 30, 2020, Mayor Muriel Bowser issued an updated order (effective April 1, 2020 through April 24, 2020, unless rescinded or extended), which introduces additional restrictions on personal movement. Like the preceding March 24 order, the revised order prohibits gatherings of 10 or more people, but the revised order also prohibits individuals in DC from leaving their residences, except to undertake “essential activity” or to engage in “essential business.” All DC businesses, including non-essential businesses, are allowed to continue operating on a telework basis, provided their operation did not require individuals to make physical contact with other persons and could be conducted without violating social distancing requirements. As before, the order’s definition of “essential business” is modeled on a March 19, 2020 memorandum from the Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (“CISA”) Memorandum on Identification of Essential Critical Infrastructure Workers During COVID-19 Response, March 19, 2020 (“CISA Memo”). Amendment issued on April 15 extending order through May 15 is available at:  

**DESCRIPTION**

The DC order encourages essential businesses to remain open and describes such businesses as:

**Health Care and Public Health operations,** which includes health care providers and suppliers and businesses that perform ancillary services (as defined by the CISA Memo).

**Essential Infrastructure,** including public works, street lighting, railways, government facilities, and utilities, such as electric power, telecommunications, water and sewage, and waste collection.

**Food and Household Products and Services,** including grocery stores, supermarkets, alcohol retail stores and suppliers, restaurants (though only for delivery or to-go services), laundry services and dry cleaners, and retail stores that sell products necessary to maintain the safety, sanitation and operation of residences.

**SOCIAL SERVICES**

**Communications and Information Technologies,** including IT infrastructure and media services.

**Energy and Automotive,** including power suppliers and providers, auto repair shops, and suppliers and related facilities.

**Financial Services,** including banks, credit unions and related financial institutions.

**Educational Institutions,** though only to facilitate remote learning or to support COVID-19-related research or training.

**Transportation and Logistics,** including delivery businesses, taxis and ride-sharing businesses to provide transport for employees who work at essential businesses or who perform essential government functions.

**Construction and Building Trades,** including plumbers, electricians, roofers, carpenters and other businesses that perform services necessary for the safety, sanitation and operation of residences and essential businesses.

**Housing and Living Facilities,** including legal, insurance, notary public, tax and accounting services, but only when necessary to assist in compliance with legally mandated activities or essential businesses or essential government functions.

**Professional Services,** prioritizing the needs of persons who work for essential businesses or carry out essential government functions.
Child Care Facilities, prioritizing the needs of persons who work for children of essential employees.

The order also excepts activities related to “essential government functions” and includes language that should be of interest to DC’s government contracting community. Specifically, the order excepts from the prohibited activities “services needed to ensure the continuing operation of government agencies and provide for the health safety, and welfare of the public performed by the District of Columbia or federal government or their contractors.” This provision is principally aimed at first responders, such as police, firefighters and emergency medical services, but, depending on the work being performed under agreements with federal or local governments, it could arguably support the position that work being performed by contractors is permitted under the order.

WASHINGTON DC CONTACTS

Marcia G. Madsen
Partner, Washington DC
mgmadsen@mayerbrown.com
+1 202 263 3274

Roger V. Abbott
Associate, Washington DC
rvabbott@mayerbrown.com
+1 202 263 3427

Florida

Last Updated: April 29
Order in place through: May 4

BACKGROUND

On April 1, 2020, Florida Governor Ron DeSantis issued Executive Order 20-91, limiting workers, citizens and others in the state to “essential services and activities during [the] COVID-19 emergency.” The order reflects growing concerns about the spread of the virus; although several populous counties had previously issued similar orders, Governor DeSantis had not imposed a statewide order. The new statewide order will be effective through April 30, 2020, unless extended by a subsequent order.

DESCRIPTION

Reopen Measures

On April 21 Governor DeSantis declared that the State had successfully “flattened the curve” and has a task force in place to recommend policies on reopening. However, he has not yet indicated to what extent the stay-at-home restrictions will be extended beyond April 30. See press coverage here.

On April 29, the governor issued EO 20-112, which extends the current stay-at-home order (20-91, as modified) through May 4. This order maintains limitations on movement and requires that some higher-risk personal services businesses remain closed (e.g., bars, nightclubs, gyms). However, beginning on May 4, the order allows the reopening of restaurants and certain non-essential retail stores, subject to indoor occupancy limits of no more than 25% of their building capacity and adherence to other social distancing and hygiene requirements. That said, the Phase I reopening does not apply to Miami-Dade, Broward and Palm Beach counties, which remain subject to the earlier stay at home restrictions set forth in EO 20-91 as well as applicable local restrictions. Additionally, the order specifies that it does not preempt any additional restrictions imposed by local orders. A number of counties retain local restrictions that extend beyond the May 4 start date for Phase I and therefore remain in effect.

The original order makes clear that Floridians are safer at home. Therefore, it requires that “all persons in Florida shall limit their movements and personal interactions outside of their home to only those necessary to obtain or provide essential services or conduct essential activities.” In addition to traveling to/from work as necessary to provide
essential services, the order defines other “essential activities” as attending religious services, participating in recreational activities, caring for pets and “caring for or otherwise assisting a loved one or a friend.”

As noted above, Florida’s new order permits workers who provide “essential services” to continue working and for such businesses to continue their operations. The order defines “essential services” by incorporating the “detailed [list provided] by the U.S. Department of Homeland Security in its Guidance on the Essential Critical Infrastructure Workforce, v.2 (March 28, 2020) . . . and any subsequent lists published.” In conjunction with the Executive Order, the DHS list, which is generally referred to as the “CISA Guidance” (and is attached to the Executive Order and linked here), excludes a series of industry sectors from the order’s restrictions. For instance, Critical Manufacturing, Communications and IT, the Defense Industrial Base, Energy, and Financial Services are all deemed “essential” under the Guidance.

The order reiterated the governor’s previous “urging those who can work remotely to do so” and the President’s and Center for Disease Control and Prevention’s “guidance advising individuals to adopt far-reaching social distancing measures.” Presumably companies providing essential services in Florida already are operating under those guidelines; the order does not further restrict those operations.

**FLORIDA CONTACT**

Marcia G. Madsen  
Partner, Washington DC  
mgmadsen@mayerbrown.com  
+1 202 263 3274

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**Georgia**

**Last Updated:** April 30  
**Order in place through:** May 13 (state of emergency June 12)

**BACKGROUND**

**Reopen Measures**

On April 23, 2020, Georgia Governor Kemp issued order 04.23.20.02 providing guidance for reviving a healthy Georgia in response to COVID-19 (“Reviving Georgia Order”), an electronic copy of which may be accessed at https://gov.georgia.gov/executive-action/executive-orders/2020-executive-orders. Unless otherwise specified below, the Reviving Georgia Order is effective from May 1, 2020 through May 13, 2020. On April 30, 2020, Governor Kemp renewed the Public Health State of Emergency until June 12, 2020 by issuing Executive Order 04.30.20.01. This executive order also serves to extend Section III of the Reviving Georgia Order, titled “Sheltering in Place”, until June 12, 2020, which imposes restrictions on persons meeting criteria for higher risk of severe illness (e.g., those with moderate to severe asthma). Executive Order 04.30.20.01 does not otherwise modify those sections dealing with Social Distancing, Critical Infrastructure and such other restrictions outlined below, the effective dates of which remain May 1, 2020 through May 13, 2020 (unless otherwise specified).

**DESCRIPTION**

The Reviving Georgia Order has substantially relaxed prior restrictions on non-Critical Infrastructure, essentially allowing operation subject to measures designed to mitigate the spread of COVID-19. Only high-risk individuals continue to be subject to Shelter in Place measures. Bars, public pools, performance venues and amusement venues are required to remain closed.
Pursuant to the Reviving Georgia Order:

- All residents and visitors of the State of Georgia are required to practice Social Distancing (including typical 6 ft. distancing).
- All residents and visitors of the State of Georgia are strongly encouraged to wear face coverings as practicable while outside their homes or place of residence, except when eating, drinking, or exercising outdoors.
- All residents and visitors of the State of Georgia are required to practice sanitation in accordance with the guidelines published by the Centers for Disease Control and Prevention.
- No business, establishment, corporation, non-profit corporation, organization, or county or municipal government shall allow Gatherings of (i.e., 10 or more) persons, except for cohabitating persons and entities defined as “Critical Infrastructure.”

“Critical Infrastructure” shall include all workers, businesses, establishments, corporations, non-profit corporations, and organizations included in versions 1.0, 2.0, and 3.0 of Guidance on Essential Critical Infrastructure Workers released by the U.S. Department of Homeland Security on March 19, 2020, March 28, 2020, and April 17, 2020, respectively. The term “Critical Infrastructure” shall also include those suppliers which provide essential goods and services to the Critical Infrastructure workforce as well as entities that provide legal services, home hospice, and nonprofit corporations or non-profit organizations that offer food distribution or other health or mental health services.

- All residents and visitors of the State of Georgia who meet specified criteria for higher risk of severe illness as defined by the Centers for Disease Control and Prevention are required to Shelter in Place. Persons required to Shelter in Place shall be permitted to engage in Essential Services, Necessary Travel, maintain value of business not constituting Critical Infrastructure, and working for Critical Infrastructure.
- Effective April 27, 2020, restaurants (subject to 10 persons per 500 square feet and implementation of steps to mitigate COVID-19 spread) permitted to resume providing dine-in services.
- Critical Infrastructure that continue in-person operation during the effective dates of the Reviving Georgia Order are required to implement measures which mitigate the exposure and spread of COVID-19.
- All businesses, establishments, corporations, non-profit corporations, or organizations that are not Critical Infrastructure that continue in-person operations during the effective dates of the Reviving Georgia Order are required to implement measures which mitigate the exposure and spread of COVID-19 among its workforce.
- All live public swimming pools, performance venues, operators of amusement rides and “bars” shall not engage in in-person operations and shall remain closed to the public while the Reviving Georgia Order is in effect.
- All retail businesses, including retail and wholesale grocery stores shall implement additional measures to prevent the spread of COVID-19.
- Gyms and fitness centers, body art studios, estheticians, hair designers, massage therapists, indoor movie theaters and cinemas, and bowling alleys are permitted to operate subject to implementing additional measures to prevent the spread of COVID-19.
- Dental practices, optometrists and opticians are permitted to operate subject to implementing additional measures to prevent the spread of COVID-19.
Hawaii

Last Updated: May 5
Order in place through: May 31

BACKGROUND

On March 4, in response to the spread of COVID-19, the governor of Hawaii proclaimed a public-health emergency in the state. On March 23, the governor issued an order directing residents to stay at home except “as necessary to maintain continuity of operations of the federal critical infrastructure sectors” as identified by the Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (CISA) “and as further designated” in the governor’s order “or by the Director of the Hawaii Emergency Management Agency (HIEMA).” The stay-at-home order is currently scheduled to remain in place until April 30. On April 25, the governor extended the state’s stay-at-home restrictions until May 31. The order may be seen at: https://governor.hawaii.gov/wp-content/uploads/2020/04/2004144-ATG_Sixth-Supplementary-Proclamation-for-COVID-19-distribution-signed

On May 5 the governor announced the beginning of a phased approach to re-opening the state’s economy, the “safer at home” order.

DESCRIPTION

Reopen Measures

Subject to certain county-by-county variations, the following entities and industries, considered low risk from a health perspective, may reopen as of May 7:

- Non-food agriculture (landscape, floral, ornamental)
- Astronomical observatories and support facilities
- Car washes
- Pet Groomers
- Non-profits
- Retail businesses & services (including apparel, electronics, and shopping malls)
- Wholesale and warehousing operations

Retail operations are currently prohibited through May 15 on O’ahu and indefinitely on Maui. Businesses that resume operations must abide by certain social-distancing requirements.

Under the original order, all businesses must cease operation unless (i) identified as identified as part of the federal critical infrastructure by CISA; (2) exempted by the governor’s order; or (3) designated by HIEMA.

Businesses deemed “essential” by the governor’s order, and therefore permitted to continue, include the following:

- Health-care services and facilities;
- Stores that sell food and medicines;
- Producers of food, beverages, and agricultural products, including cannabis;
- Financial institutions;
- Businesses that sell, manufacture, or supply other essential businesses and operations with the support or materials necessary to operate;
- Manufacturing companies, distributors, and supply chain companies producing and supplying essential products and services in and for industries such as pharmaceutical, technology,
biotechnology, healthcare, chemicals and sanitation, waste pickup and disposal, agriculture, food and beverage, transportation, energy, steel and steel products, petroleum and fuel, mining, construction, national defense, communications, as well as products used by essential businesses and operations;

- Logistical and delivery services;
- Professional services;
- Transportation services;
- Hotels;
- Restaurants (which may offer only take-out or delivery);
- Hardware and building-supply stores; and
- Trades such plumbers, electricians, and janitors necessary to maintain the safety, sanitation, and essential operation of residences, essential businesses, and essential activities;

Under the governor's order, essential businesses are to:

- Maintain social distancing of at least 6 feet to the extent consistent with the essential activity;
- Provide hand sanitizer to employees and customers; and,
- Implement separate operating hours for at-risk populations.

HAWAII CONTACT
Andrew Tauber
Partner, Washington DC
atauber@mayerbrown.com
+1 202 263 3324

Illinois

Last Updated: April 30
Order in place through: May 29

BACKGROUND
On March 20, 2020, Governor JB Pritzker issued executive order 2020-10 (Executive Order), which ordered all Illinois residents to “stay at home or at their place of residence” from 5:00 pm on March 21, 2020, until April 7, 2020, unless otherwise exempted under the executive order (https://www2.illinois.gov/Documents/ExecOrders/2020/ExecutiveOrder-2020-10.pdf). On April 1, 2020, Governor Pritzker extended the stay-at-home period until April 30, 2020 (https://www2.illinois.gov/Pages/Executive-Orders/ExecutiveOrder2020-18.aspx).

Stay-at-home guidance was further modified on April 23 and extended through May 29, as set forth in executive order 2020-32 (Amended Order), issued April 30.

On April 27, governors of seven Midwestern states—Illinois, Indiana, Kentucky, Michigan, Minnesota, Ohio, and Wisconsin—announced their agreement to “coordinate on reopening their state economies amid the coronavirus pandemic.”

All COVID-related executive orders followed Governor Pritzker’s March 9, 2020 Disaster Proclamation, which “declared all counties in the State of Illinois a disaster area” in response to COVID-19.

DESCRIPTION

Reopen Measures
On April 30, Governor Pritzker issued an Amended Order extending stay at home restrictions through May 29. Aside from extending the duration of the order, the new order includes a mask wearing requirement and eases some existing restrictions.

The Amended Order adds greenhouses, garden centers, and nurseries as essential business and operations (Amended Order § 2.12(g)).

Public Health Requirements for Individuals and Businesses (Amended Order § 1):

Individuals over the age of two and able to medically tolerate a face-covering are required to
cover their nose and mouth when in a public space and unable to maintain a six-foot social distance, including in any public indoor spaces such as stores.

**Essential stores** are required:
- To provided masks to employees who cannot maintain a six-foot distance from others;
- To cap occupancy at 50 percent of store capacity;
- To set up one-way aisles where practicable;
- To communicate social distancing requirements to patrons;
- And to discontinue the use of reusable bags.

**Non-essential stores** may re-open for the limited purposes of fulfilling telephone and online orders through pick-up outside the store and delivery.

**Manufacturers** are required to follow social distancing requirements and take precautions such as providing face coverings to employees, staggering shifts, and downsizing operations to the extent necessary.

**All businesses** must continue to evaluate which employees are able to work from home, and are encourage to facilitate remote work when possible. Businesses with onsite workers must post Illinois Department of Public Health guidance.

**The original order** does not prohibit residents from essential activities, such as going to the grocery store or receiving medical care, but it does otherwise restrict travel and requires residents to stay at home unless one of the five following categories of exemptions applies: (1) health care and public health operations, (2) human services providers, (3) essential infrastructure, (4) essential government functions and (5) essential businesses and operations. The executive order provides that many of the exempted categories are to “be construed broadly.” Furthermore, Section 17 of the Executive Order provides that it “may be enforced by State and local law enforcement.” The five exempted categories are described below:

**Health Care and Public Health Operations (Executive Order § 7):** Although hospitals, health care providers, pharmacies, clinics and other public health operations are clearly covered by this section, the exemption also applies to “manufacturers, technicians, logistics, and warehouse operators and distributors of medical equipment, personal protective equipment (PPE), medical gases, pharmaceuticals, blood and blood products, vaccines, testing materials, laboratory supplies, cleaning, sanitizing, disinfecting or sterilization supplies, and tissue and paper towel products.” Veterinary care and “all healthcare services provided to animals” also are covered. Not covered by this section are “fitness and exercise gyms, spas, salons, barber shops, tattoo parlors, and similar facilities.”

**Human Service Operations (Executive Order § 8):** This exemption applies to such entities as long-term care facilities, shelters, homes for people with disabilities, transitional facilities, adoption agencies, development centers and “businesses that provide food, shelter, and social services, and other necessities of life for economically disadvantaged individuals, individuals with physical, intellectual, and/or developmental disabilities, or otherwise needy individuals.”

**Essential Infrastructure (Executive Order § 9):** Traditional infrastructure operations are exempted and include such key operations as food production and distribution, construction, building management, airport operations, utilities (e.g., water, sewer, gas, electrical), oil refining, roads, railroads, public transportation, telecommunications, public waste/recycling, and cybersecurity operations.

**Essential Government Functions (Executive Order § 10):** Key governmental functions are exempted, such as first responders, emergency management personnel, law enforcement, court personnel, corrections officers, child welfare
personnel, and other governmental employees who “support” Essential Business and Operations as defined by the Executive Order.

**Essential Businesses (Executive Order § 12):** The fifth and final category of exempted entities and individuals is Essential Business and Operations, which itself is comprised of 23 sub-categories of exempted businesses: (a) stores that sell groceries and medicine, (b) food, beverage and cannabis production and agriculture, (c) charitable and social service organizations that provide food, shelter, social services and “other necessities of life” for needy individuals, (d) media, (e) gas stations and businesses needed for transportation, (f) financial institutions, (g) hardware and supply stores, (h) critical trades, (i) mail, post, shipping, logistics, delivery and pick-up services, (j) educational institutions for purposes of providing distance learning, (k) laundry services, (l) restaurants for consumption off-premises, (m) supplies to work from home, (n) supplies for Essential Business and Operations, (o) transportation, (p) home-based care and services, (q) residential facilities and shelters, (r) professional services, (s) day care centers for employees exempted under the executive order, (t) manufacture, distribution and supply chain operations for critical products and industries, (u) critical labor union functions, (v) hotels and motels and (w) funeral services and cemeteries. Many of these sub-categories are very broad and include those entities that “support” the functions within the sub-category.

The State of Illinois has created a “Stay-at-home FAQs” webpage with additional information and guidance on the executive order, which can be found at [https://www2.illinois.gov/sites/coronavirus/FAQ/Pages/Stay-At-Home-FAQS.aspx#qst6](https://www2.illinois.gov/sites/coronavirus/FAQ/Pages/Stay-At-Home-FAQS.aspx#qst6).

**ILLINOIS CONTACTS**

Thomas V. Panoff  
Partner, Chicago  
tpanoff@mayerbrown.com  
+1 312 701 8821

Gary A. Isaac  
Counsel, Chicago  
gisaac@mayerbrown.com  
+1 312 701 7025

**Indiana**

**Last Updated:** May 1  
**Order in place through:** May 23

**BACKGROUND**

On March 23, 2020, Governor Eric Holcomb issued Executive Order 20-08 (Executive Order), directing that, unless an exemption applies, all Indiana residents “stay at home or at their place of residence” from March 25, 2020, until April 6, 2020 ([https://www.in.gov/gov/files/Executive_Order_20-08_Stay_at_Home.pdf](https://www.in.gov/gov/files/Executive_Order_20-08_Stay_at_Home.pdf)). The Executive Order followed Governor Holcomb’s March 6, 2020 Executive Order 20-02, declaring a “public health disaster emergency” in Indiana due to COVID-19, and several related Executive Orders that, among other things, prohibited residential evictions or foreclosures as well as cutoffs of essential utilities during the declared emergency. Amended on April 20 and extended to May 1, the order may be viewed at: [https://www.in.gov/gov/3232.htm](https://www.in.gov/gov/3232.htm).

On May 1, Governor Holcomb issued EO 20-26 ([https://www.in.gov/gov/files/Executive%20Order%2020-26%20Roadmap%20to%20Reopen%20Indiana.pdf](https://www.in.gov/gov/files/Executive%20Order%2020-26%20Roadmap%20to%20Reopen%20Indiana.pdf)), which directs a phased reopening of Indiana’s economy. EO 20-26 became effective on May 1 and remains in effect until 11:59 pm on May 23. EO 20-22, which extended the earlier stay-at-home order, is extended “to the extent specified in” EO 20-26.
and remains effective as so specified until 11:59 pm on May 23.

It should be noted that Indiana is one of the Midwestern states whose governors have agreed to coordinate the reopening of their economies.

**DESCRIPTION**

**Reopen Measures**

EO 20-26 initiates a five-stage economy-reopening plan for Indiana. Stages 1 and 2 are detailed in this order. Stage 1 retains the restrictions and limitations set forth in the prior stay-at-home order (EO 20-22). Stages 2 through 5, meanwhile, may allow reopening of additional businesses and ease restrictions on businesses already open and operating.

EO 20-26 orders a county-by-county assessment. Every county was designated as Stage 1 until May 3, at which point certain counties were designated as Stage 2. Additional counties will be allowed to advance to Stage 2 on May 11, and the remaining county will be allowed to advance to Stage 2 on May 18. Until a county advances to Stage 2, it must adhere to the requirements of EO 20-22. In Stage 2, all individuals are still encouraged to remain at home as much as practicable, and members of vulnerable populations are urged to stay home unless seeking necessary medical care.

A Stage 2 designation eases travel restrictions and allows certain businesses within the designated county to begin reopening, subject to certain, delineated restrictions. By May 11, however, *all* Indiana employers must develop a plan to implement measures and institute safeguards to protect employees, customers, clients, and members. This plan must be provided to staff and posted publicly. Employers and businesses must take certain measures to comply with social-distancing and sanitation requirement, and the order encourages all employers and businesses to adopt certain additional measures.

EO 20-26 authorizes the operation of businesses as follows:

**Open businesses that may continue operations subject to certain restrictions:** Financial and Insurance Institutions; Human Services Operations; Social Services and Charitable Organizations; Laundry Services; Hotels/Motels (for lodging and delivery/carryout food services); Healthcare & Public Health Operations; Non-Retail Food, Beverage, and Agriculture; Trades; Mail, Post, Shipping, Logistics, Delivery & Pick-Up Services; Transportation; Manufacture, Distribution, and Supply Chain for Products and Industries Companies; Infrastructure Businesses; Media.

**Businesses that may reopen and conduct operations subject to certain restrictions:** Professional Services & Other Office-Based Businesses (work should be conducted virtually to the extent feasible and staff should return in phases where possible); Labor Union Functions (certain functions should be performed remotely where possible and staff should return in phases where possible).

**Businesses that may reopen upon a Stage 2 designation and operate subject to certain restrictions:** Retail.

**Businesses that may reopen one week following a Stage 2 designation and operate subject to certain restrictions:** Restaurants (in-person dining); Personal Services.

Places of public amusement and gyms/exercise and fitness centers remain closed at least during Stages 1 and 2. Certain governmental functions exempted from prior executive orders remain exempt, and other state and local governmental functions currently closed will reopen on individualized timetables. EO 20-26 also eases restrictions on social gatherings following a Stage 2 designation.

**Stay-At-Home Order**

The *stay-at-home order* does not prohibit residents from essential activities like going to the grocery store or receiving medical care. Still, it does
restrict travel and requires residents to “stay at home” unless one of the five following categories of exemptions applies: (1) health care and public health operations, (2) human services providers, (3) essential infrastructure, (4) essential government functions and (5) essential businesses and operations. The Executive Order provides that many of the exempted categories are to “be construed broadly.” Furthermore, Section 19 of the Executive Order provides that it “may be enforced by State and local law enforcement, as well as other governmental entities (as state and local departments of health), to the extent set forth in Indiana law.” We describe the five exempted categories below:

**Health Care and Public Health Operations (Executive Order § 9):** This exemption covers hospitals, health care providers, pharmacies, clinics and other public health operations. It also applies to manufacturers, technicians, logistics, and warehouse operators and distributors of medical equipment, personal protective equipment (PPE), medical gases, pharmaceuticals, blood and blood products, vaccines, testing materials, laboratory supplies, cleaning, sanitizing, disinfecting or sterilization supplies, and tissue and paper towel products.” Veterinary care and “all healthcare services provided to animals” also are covered. Not covered are “[f]itness and exercise gyms, spas, salons, barber shops, tattoo parlors, and similar facilities.”

**Human Service Operations (Executive Order § 10):** This exemption applies to such entities as long-term care facilities, shelters, homes for people with disabilities, transitional facilities, adoption agencies, development centers and “businesses that provide food, shelter, and social services, and other necessities of life for economically disadvantaged individuals, individuals with physical, intellectual, and/or developmental disabilities, or otherwise needy individuals.”

**Essential Infrastructure (Executive Order § 11):** Traditional infrastructure operations are exempted and include such vital operations as food production and distribution, construction, building management, airport operations, utilities (e.g., water, sewer, gas, electrical), oil refining, roads, railroads, public transportation, telecommunications, public waste or recycling, and cybersecurity operations.

**Essential Government Functions (Executive Order § 12):** Key governmental functions are exempted, such as first responders, emergency management personnel, law enforcement, court personnel, corrections officers, child welfare personnel and other government employees who support “Essential Business and Operations” (as defined by the Executive Order).

**Essential Businesses (Executive Order § 14):** The fifth and final category of exempted entities and individuals is Essential Business and Operations, which itself is comprised of 24 sub-categories of exempted businesses: (a) all workers that the U.S. Department of Homeland Security, Cybersecurity & Infrastructure Security Agency (“CISA”) identified in its “Memorandum on Identification of Essential Critical Infrastructure Workers During COVID-19 Response;,” (b) stores that sell groceries and medicine, (c) food, beverage and agriculture, (d) charitable and social service organizations that provide food, shelter, social services and “other necessities of life” for needy individuals, (e) religious entities, “provided they adhere to the CDC’s guidance on social gatherings,” (f) media, (g) gas stations and businesses needed for transportation, (h) financial and insurance institutions, (i) hardware and supply stores. (j) critical trades, such as plumbers, electricians, operating engineers, cleaning and janitorial staff for commercial and governmental properties, and security staff, (k) mail, post, shipping, logistics, delivery and pick-up services. (l) educational institutions for purposes of providing distance learning, (m) laundry services, (n)
restaurants for consumption off-premises, (o) businesses that sell supplies to work from home, (p) businesses that sell supplies for Essential Business and Operations, (q) transportation, (r) home-based care and services, (s) residential facilities and shelters, (t) professional services, including legal services, (u) manufacture, distribution and supply chain operations for critical products and industries, (v) critical labor union functions, (w) hotels and motels and (x) funeral services and cemeteries. Many of these sub-categories are very broad and include those entities that “support” the functions within the sub-category.

Finally, the Executive Order requires all businesses and employers, whether or not they are deemed to be essential under the order, to take certain actions, including to “allow as many employees as possible to work from home,” “[a]ctively encourage sick employees to stay home,” “[s]eparate employees who appear to have acute respiratory illness symptoms from other employees, send them home immediately, and restrict their access to the business until recovered,” and “[p]rovide protection supplies,” such as soap and water and hand sanitizer.

Indiana has created a “Stay-At-Home Order FAQ” webpage with additional information and guidance on the Executive Order, which can be found at https://www.in.gov/gov/3232.htm.

**INDIANA CONTACTS**

**Gary A. Isaac**  
*Counsel, Chicago*  
gisaac@mayerbrown.com  
+1 312 701 7025

**Charles E. Harris, II**  
*Partner, Chicago*  
charris@mayerbrown.com  
+1 312 701 8934

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**Kentucky**

**Last Updated:** April 21  
**Order in place through:** Duration of emergency

**BACKGROUND**

On March 6, in response to the spread of COVID-19, the governor of Kentucky declared a public-health emergency in the state. Building on a March 22 order, the governor issued an order on March 25 that “prohibit[s] in-person work that is not necessary to protect or sustain life.” Under the order, “only life-sustaining businesses may remain open.” The order states that it will remain in place for duration of the declared emergency.

**DESCRIPTION**

**Reopen Measures**

The Kentucky stay-at-home order remains in place, but on April 21 the state’s governor announced a phased framework for reopening the state’s economy. During the first phase, the state public-health officials will determine whether Kentucky has met certain public health benchmarks. During the second phase, state public-health officials will evaluate individual businesses’ ability to safely reopen. Businesses wishing to reopen will be required to explain their ability to provide personal protective equipment (PPE) to employees, adequate access to hand sanitizer and disinfectant, and minimal direct contact between employees and the public.

**Note:** Kentucky is one of the Midwestern states whose governors have agreed to coordinate the reopening of their economies.

**The original order** defined “life-sustaining businesses” as:

- Businesses operating in the federal critical infrastructure sectors as identified by the Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency;
• Retail sales of food, drugs, medical supplies, 
  hardware, building supplies, agricultural supplies, 
  and pet supplies;
• Automotive repair shops;
• Hardware stores;
• Gas stations;
• Food and beverage manufacturing;
• Agricultural production;
• Banks and other financial services;
• Residential and commercial construction and 
  maintenance, including the services of plumbers, 
  electricians, janitors, and landscapers;
• Restaurants (for take-out and delivery only);
• Transportation providers;
• Professional services;
• Hotels and motels;
• Those who sell, manufacture, distribute, or supply 
  life-sustaining businesses with the support or 
  materials necessary to operate; and,
• Those who manufacture or distribute critical 
  products and services for use in critical industries 
  such as pharmaceuticals, biotechnology, 
  healthcare, chemicals, transportation, energy, 
  mining, communications, and national defense.

Under the governor’s order, life-sustaining 
businesses are to:
• Maintain social distancing of at least 6 feet to the 
  extent possible;
• Regularly clean and disinfect frequently touched 
  surfaces;
• Permit employees to work from home when 
  feasible; and,
• Identify sick workers and ask them to leave the 
  premises.

KENTUCKY CONTACT

Andrew Tauber
Partner, Washington DC
atauber@mayerbrown.com
+1 202 263 3324

Louisiana

Last Updated: May 4
Order in place through: May 15

BACKGROUND

On the heels of a dramatic increase in confirmed 
COVID-19 cases and amid concerns for the capacity 
of the state’s health care system to provide 
adequate care, Louisiana’s governor joined a 
growing number of states, counties and cities 
nationwide and announced a “shelter-in-place” 
order statewide.

The general stay-at-home order took effect at 5:00 
pm on Monday March 23, 2020 and expired on 
Monday, April 13, 2020, unless ordered otherwise. It 
was amended on April 2 and extended to April 30 
(https://gov.louisiana.gov/assets/Proclamations/2020/41-JBE-2020-Stay-At-Home-Extended.pdf) and 
then further modified and extended on April 30 to 

DESCRIPTION

Reopen Measures

Beginning on May 1, non-essential retail businesses 
in Louisiana continue to be able to open with fewer 
than 10 people total inside restaurants, but will now 
be allowed to offer outdoor dining. Businesses that 
were previously directed to be closed will remain 
closed, including salons, barber shops, bars and 
casinos.
The original order applies to “all individuals within the state of Louisiana,” which is broader than some counties’ mandates that extend only to residents. All individuals are directed to stay home, unless performing an “essential activity.” The order defines an “essential activity” as activity with the following purpose(s):

- Obtaining food, medicine and other “similar goods” necessary for an individual or a family member of the individual;
- Obtaining non-elective medical care, treatment, and “other similar vital services” for an individual or a family member of the individual;
- Going to and from an individual’s workplace to perform a job function necessary to provide goods or services being sought in sanctioned activities above, or as otherwise deemed “essential worker functions;”
- Going to and from the home of a family member;
- Going to and from an individual’s place of worship; and
- Engaging in outdoor activity, so long as individuals maintain a distance of six feet from one another and abide by the 10-person limitation on gathering size established in the order.


Additionally, the order directs the following non-essential businesses to close but allows conducting necessary activities, such as payroll, cleaning services, maintenance or upkeep, as necessary:

- Personal care and grooming businesses, including, but not limited to, barber shops, beauty salons, nail salons, spas, massage parlors, tattoo parlors and other similar businesses; and
- All malls, except for stores in malls that have direct outdoor entrances and exits that provide essential services and products detailed in the CISA guidelines.

Any business not covered by the CISA guidance and not ordered to temporarily close is mandated to reduce operations to continue with minimum contact with members of the public and essential employees, while maintaining proper social distancing. Additionally, the 10-person limit on gathering size applies to such business operations.

Early learning centers and child care facilities adhering to the guidance issued by the Louisiana Department of Education and Office of Public Health are allowed to continue operations. The most recent guidelines issued by the Louisiana Department of Health on March 23, 2020 include:

- Strongly encouraging children who can stay home to do so;
- Recommend early learning center and day care services prioritize support for health care workers and essential workers;
- Limit children and staff group sizes to 10 or less and limit group sizes for infants to 5 or less;
- Separate outdoor groups from each other and follow the 10 or less staff/children guidance;
- Practice frequent environmental cleaning (cleaning high-touch surfaces hourly) and hand washing frequently with soap and water for 20
seconds. Alcohol-based sanitizers are appropriate when soap and water are not readily available;

- Actively monitor children and staff for any symptoms of fever, cough, shortness of breath or sore throat throughout the day. Any child with these symptoms should not participate in the programs for the duration of the child’s illness. Only well children should attend.
- Staff members in high-risk categories (elderly and those with medical conditions) should be encouraged to stay home.


The full text of the governor’s stay-at-home order can be found at: https://gov.louisiana.gov/assets/Proclamations/2020/52-JBE-2020-Stay-at-Home-Order.pdf

LOUISIANA CONTACTS

Charles S. Kelley  
Partner, Houston  
ckelley@mayerbrown.com  
+1 713 238 2634

Susan L. Alkadri  
Associate, Houston  
salkadri@mayerbrown.com  
+1 713 238 2682

Maryland

**Last Updated:** May 6  
**Order in place through:** End of state of emergency

**BACKGROUND**

On March 30, 2020, Maryland Governor Larry Hogan issued a “stay-at-home” order prohibiting individuals in Maryland from leaving their residences except to undertake “essential activity” or engage in “essential business.” The order directed the closure of all non-essential business in the state and also introduced restrictions on personal movement as well as specified a list of non-essential businesses that must close. The Maryland Office of Legal Counsel published new guidance for the revised order (https://governor.maryland.gov/wp-content/uploads/2020/03/Gatherings-FOURTH-AMENDED-3.30.20.pdf).

**Reopen Measures**

On May 6, the governor announced that if current downward trends in admissions to hospitals and intensive care units continue, Maryland will be able to transition to Stage 1 of its three-step COVID-19 recovery plan during the week of May 11-17 (see press release here and media coverage regarding potential reopening here). He also announced that hospitals and other health care providers can resume elective procedures immediately, under new guidelines being issued by the Maryland Department of Health (see amended directive here). Additionally, he announced the expansion of permissible outdoor recreation activities in regard to beaches, boating, camping, fishing, horseback riding, hunting, and off-road vehicles. These changes are all effective now. An updated stay-at-home-order (issued May 6) is available here.

**DESCRIPTION**

Consistent with the previous order, the revised Order defines non-essential businesses as all those that are not part of the critical infrastructure sectors identified by the Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (“CISA”). CISA’s list of critical infrastructure is available here. The Order modifies some of the CISA sectors; for example, the Order specifically directs closure of certain facilities, such as enclosed malls, casinos, betting facilities and racetracks. The order states that any person who “knowingly and
willfully violates this order is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding one year or a fine not exceeding $5,000 or both.” The revised Maryland Office of Legal Counsel guidance cites several new restrictions (e.g., prohibiting curbside pickup from non-essential businesses) but leaves unchanged prior guidance about which businesses are “essential.” Such business sectors include:

**Chemicals**, including pharmaceutical and chemical manufacturers and distributors.

**Commercial Facilities**, including lodging, building and property maintenance, janitorial firms, companies that sell supplies and materials for maintenance of commercial and residential buildings, laundromats and dry cleaners, commercial and residential construction, and self-storage facilities.

**Communications**, including broadcasting companies and stations, cable TV, telephone and ISP.

**Critical Manufacturing**, including the manufacture of steel, iron and aluminum products; engines, motors, turbines, generators and power transmission equipment; earth-moving, mining, agricultural and construction equipment; parts for water, electric and telecommunications utility infrastructure; land, air and water vehicles and related parts; medical equipment; personal protective equipment; and cleaning and sanitation equipment and supplies.

**Defense Industrial Base**, including companies that research, develop, manufacture or integrate weapons, defense, or intelligence systems or assets and private contractors that support defense and intelligence agencies.

**Emergency Services**, including law enforcement, emergency medical, emergency management, fire and rescue, and private ambulance services.

**Energy**, including electricity production; the production, refining, storage, transportation, distribution and sale of oil, gas and propane products, including gas stations and truck stops; and utility maintenance services.

**Financial Services**, including banks and credit unions, non-bank lenders, payroll processing companies, payment processing companies, armored car companies, insurance companies, securities and investment companies, and accounting and bookkeeping firms.

**Food and Agriculture**, including food and alcohol retail stores and supply companies; farms; food manufacturing and processing; pet supply and veterinary; companies that manufacture, maintain and sell agricultural equipment; and companies that manufacture or support the manufacturing of paper products.

**Government Facilities**, including private persons and entities that support the judicial system, such as lawyers and law firms, court reporters and bail bondsmen.

**Health and Public Health**, including hospitals and other health care providers, diagnostic facilities, health plan and billing companies, funeral homes and crematoriums, senior and assisted living facilities, manufacturers and distributors of medical equipment and supplies, medical cannabis producers and distributors, home health care companies, and pharmacies.

**Information Technology**, including companies that design, develop, distribute, host, sell and support information and companies that provide network routing, access and configuration services.

**Transportation Systems**, including airlines and airports; motor carriers and carriers of marine freight; transportation terminals; package delivery and courier services; warehouse and distribution companies; pipeline owners and operators; lessors
of transportation assets, such as railcars and truck trailers; companies that supply parts or maintain transportation assets; and automotive supply stores and repair shops.

**Water and Wastewater**, including municipal, community, and other drinking water and wastewater systems and facilities; well drillers; companies that provide maintenance and inspection services for water and wastewater assets, including treatment works, residential water treatment systems, piping, pumps, tanks, drains, conveyances, and monitoring systems; and water testing companies

**Supporting Firms**, including staffing / payroll companies and essential raw materials, products and services.

Regarding this list of essential businesses, the guidance reiterates that the list is non-exhaustive. The fact that a particular business, organization or facility is not included in the list does not mean it is excluded from the federal critical infrastructure sectors. The Guidance cites the CISA guidance regarding what is and is not included in the federal critical infrastructure sectors. The CISA guidance describes “16 critical infrastructure sectors whose assets, systems, and networks, whether physical or virtual, are considered so vital to the United States that their incapacitation or destruction would have a debilitating effect on security, national economic security, national public health or safety, or any combination thereof.”

**MARYLAND CONTACTS**

Marcia G. Madsen  
Partner, Washington DC  
mgmadsen@mayerbrown.com  
+1 202 263 3274

Roger V. Abbott  
Associate, Washington DC  
rvabbott@mayerbrown.com  
+1 202 263 3427

**Massachusetts**

**Last Updated:** March 23  
**Order in place through:** April 7

**BACKGROUND**

On March 10, 2020, Governor Charlie Baker declared a state of emergency in Massachusetts, giving the administration flexibility to more aptly respond to the coronavirus outbreak. As for the operation of workplaces, like other states, Massachusetts has chosen to designate certain sectors as “COVID-19 Essential Services,” which are urged to continue operations during the state of emergency but to do so with allowance for social distancing protocols.

On March 23, 2020, Governor Baker issued an emergency COVID-19 Order No. 13, ordering non-essential businesses and organizations to close their physical workspaces and facilities to customers, workers and the public as of 12 p.m. on Tuesday March 24, 2020 until 12 p.m. on Tuesday, April 7, 2020. The emergency order also prohibited any non-essential gatherings of more than 10 people throughout the Commonwealth, including community, civic, public, leisure, faith-based, or sporting events; concerts, conferences; conventions; fundraisers; parades; fairs; festivals; weddings, funerals; or any similar event or activity in any confined indoor or outdoor space. Pursuant to COVID-19 Order No. 13, certain production and service sectors are designated as “COVID-19 Essential Services,” and the businesses operating in these production and service sectors are designated as “COVID-19 Essential Workforces.” All other businesses and organization that do not provide COVID-19 Essential Services are to close their
physical workplaces and facilities to workers, customers and the public as of noon on March 24, 2020 until noon on April 7, 2020. However, businesses and organizations not on the list of essential services are encouraged to continue operations through remote means. Additionally, restaurants, bars and other establishments that sell food and beverage products to the public are encouraged to continue to offer food for take-out and delivery, if they follow appropriate social distancing protocols.

(Note: Massachusetts is part of a “Multi-State Council,” coordinating their reopen approaches.)

DESCRIPTION

Under Exhibit A to the COVID-19 Order No. 13, the following business sectors, industries or organizations provide Essential Services:

• Health care, public health, and human services operations, including hospitals, medical facilities and community resident services;
• Law enforcement, public safety and first responders;
• Companies and institutions involved in food and agriculture, including restaurant carry-out and quick serve food operations, farm workers, and company cafeterias;
• Employees and workers in the electricity industry;
• Employees and workers in the petroleum industry;
• Employees and workers in the natural and propane gas industry;
• Employees and workers in the steam industry;
• Employees and workers in the water and wastewater industry,
• Employees and workers supporting or enabling transportation functions or logistics;
• Employees and workers supporting the operation, inspection and maintenance of public works;
• Industries and businesses supporting communications infrastructure;
• Community-based essential functions and government operations;
• Employees and workers necessary for the manufacturing of critical supplies;
• Employees and workers who support hazardous materials management operations;
• Employees, workers and businesses who support financial operations and financial transactions;
• Employees and workers supporting the chemical and industrial gas supply chains; and
• Employees and workers who support essential services to meet national security commitments.

This is not an exhaustive list of services deemed essential. Additionally, for each sector or workplace, the exemptions from the Commonwealth’s work from home mandate will apply to only those employees of essential sectors whose duties are critical to an essential business function and who cannot work remotely. Otherwise, employees of essential sectors whose duties are critical to an essential business function are encouraged, as much as practically possible, to work from home.

The administration has provided a full list of businesses and organizations that provide COVID-19 Essential Services (available at https://www.mass.gov/doc/covid-19-essential-services). For each sector or type of business, the Essential Services List provides additional details on the scope of an essential business for purposes of COVID-19 Order No. 13.

Finally, the Commonwealth permits certain businesses not covered by the guidance to apply for designation as an “essential business.” For a description of this process and the requisite forms, see https://www.mass.gov/forms/essential-service-designation-request. Requests to be designated as essential can only be made by businesses if they are not covered by the guidance.
The administration has also created a website where individuals and businesses can receive additional, timely guidance on conditions within the Commonwealth. This information can be found at https://www.mass.gov/resource/information-on-the-outbreak-of-coronavirus-disease-2019-covid-19.

MASSACHUSETTS CONTACT

Hank Bullock  
Partner, New York  
hbullock@mayerbrown.com  
+1 212 506 2528

Michigan

Last Updated: May 8  
Stay-at-home order in place through: May 28

BACKGROUND

On April 9, Governor Gretchen Whitmer issued Executive Order 2020-42 (Executive Order), which directs Michigan residents to “remain at home or in their place of residence to the maximum extent feasible” until 11:59 pm on April 30, unless exempted under the Executive Order https://www.michigan.gov/whitmer/0,9309,7-387-90499_90705-525182--,00.html). Subject to certain exceptions, the Executive Order limits in-person business and governmental operations, requires Michigan residents to remain in their homes, and prohibits “all public and private gatherings of any number of people occurring among persons not part of a single household.” Willful violation of the Executive Order is a misdemeanor.

On April 30, Governor Whitmer issued Executive Order 2020-68 (https://www.michigan.gov/whitmer/0,9309,7-387-90499_90705-527716--,00.html), which extends the state of emergency declaration in Michigan until 11:59 pm on May 28. This Executive Order does not extend or otherwise affect Michigan’s current stay-at-home order, which is set to expire on May 15.

On May 1, Governor Whitmer issued Executive Order 2020-70 (https://www.michigan.gov/whitmer/0,9309,7-387-90499_90705-527847--,00.html), which rescinds and replaces EO 2020-59. Executive Order 2020-70 retains many of EO 2020-59’s restrictions on individual activities and business operations until May 15. However, Executive Order 2020-70 also identifies new categories of business that may resume operations starting on May 7.

On May 7, 2020, Governor Whitmer issued EO 2020-77 (https://www.michigan.gov/whitmer/0,9309,7-387-90499_90705-528460--,00.html), which became effective immediately and continues until 11:59 pm on May 28, 2020. Aimed at beginning a phased reopening of Michigan’s economy, EO 2020-77 rescinds and supersedes EO 2020-70 while continuing to require EO 2020-70’s restrictions on individual activities and business operations. EO 2020-77 also identifies new categories of business that may resume operations (subject to additional restrictions).

Note: Michigan is one of the Midwestern states whose governors have agreed to coordinate the reopening of their economies.

DESCRIPTION

Reopen Measures

In addition to exempting essential critical infrastructure workers from closure (as shown below), Executive Order 2020-77 retains the exemption for “resumed activities,” which include:
US: State by State

- Workers who process or fulfill remote orders for goods for delivery or curbside pick-up.
- Workers who perform bicycle maintenance or repair.
- Workers for garden stores, nurseries, and lawn care, pest control, and landscaping operations, subject to certain “enhanced social-distancing rules” described elsewhere in the order.
- Maintenance workers and groundskeepers who are necessary to maintain the safety and sanitation of places of outdoor recreation not otherwise closed under EO 2020-43 or any order that may follow from it, provided that the places and their workers do not provide goods, equipment, supplies, or services to individuals, and subject to the enhanced social-distancing rules described elsewhere in the order.
- Workers for moving or storage operations, subject to enhanced social-distancing rules.
- Workers who perform work that is traditionally and primarily performed outdoors, including but not limited to forestry workers, outdoor power equipment technicians, parking enforcement workers, and similar workers.
- Workers in the construction industry, including workers in the building trades (plumbers, electricians, HVAC technicians, and similar workers).
- Workers in the real-estate industry, including agents, appraisers, brokers, inspectors, surveyors, and registers of deeds.
- Workers necessary to the manufacture of goods that support workplace modification to forestall the spread of COVID-19 infections.
- Workers necessary to train, credential, and license first responders (e.g., police officers, fire fighters, paramedics) and health-care workers, including certified nursing assistants, provided that as much instruction as possible is provided remotely.
- Workers necessary to perform start-up activities at manufacturing facilities, including activities necessary to prepare the facilities to follow the workplace safeguards described elsewhere in the order.
- Effective at 12:01 am on May 11, 2020, workers necessary to perform manufacturing activities, subject to the workplace safeguards described elsewhere in the order. (Note that manufacturing work may not commence until the facility at which the work will be performed has been prepared to follow the required workplace safeguards.)

Workers performing “resumed activities” must be so designated by their employers in writing. Furthermore, workers performing “resumed activities” and their employers must adhere to enhanced social-distancing rules, including some rules specific to the particular type of “resumed activity.”

The new order also requires individuals in Michigan to wear face coverings when in any enclosed public space, and requires businesses to provide non-medical grade face coverings to workers who perform in-person work.

Under the latest order, businesses may not “operate a business or conduct operations that require workers to leave their homes or places of residence except to the extent that those workers are necessary[1] to sustain or protect life, [2] to conduct minimum basic operations, or [3] to perform a resumed activity within the meaning of this order.”

“Resumed activities” are summarized above. The other two broad exemptions are detailed below.

(I) Critical Infrastructure Workers:

Workers necessary to sustain or protect life are “critical infrastructure workers” (CIWs), defined as:

- Workers identified in the March 19, 2020 guidance of the Director of the U.S. Cybersecurity and Infrastructure Security Agency (available at...
Certain child care workers who support CIWs;

Workers at suppliers, distribution centers or service providers whose continued operation is necessary to enable, support or facilitate another business’s or operation’s critical infrastructure work;

Workers in the insurance industry to the extent their work cannot be done remotely;

Workers and volunteers for businesses/operations that provide food, shelter and other necessities of life for certain needy individuals;

Workers who perform certain critical labor union functions to the extent their work cannot be done remotely;

Workers at retail stores who sell groceries, medical supplies and products necessary to maintain the safety, sanitation and basic operation of residences, including convenience stores, pet supply stores, auto supply and repair stores, hardware and home maintenance stores, and home appliance retailers;

Workers at laundromats, coin laundries and dry cleaners;

Workers at hotels and motels that do not offer in-house amenities, such as gyms, pools, spas, dining and entertainment facilities, meeting rooms, or like facilities; and

Workers at motor vehicle dealerships who are necessary to facilitate remote and electronic sales or leases or to deliver motor vehicles to customers, provided that showrooms remain closed to in-person traffic.

Businesses that employ CIWs may “may continue in-person operations,” subject to the following conditions: (1) each business must designate and so inform its CIWs in writing, (2) “[i]n-person activities that are not necessary to sustain or protect life must be suspended until normal operations resume” and (3) businesses maintaining in-person activities must adopt certain social distancing practices and other mitigation measures.

(2) Minimum Basic Operations:
The second category of exempted business operations—minimum basic operations—covers workers whose “in-person presence is strictly necessary to allow the business or operation to maintain the value of inventory and equipment, care for animals, ensure security, process transactions (including payroll and employee benefits), or facilitate the ability of other workers to work remotely.” Workers necessary to carry on minimum basic operations must be so designated in writing and informed by their employers. Businesses maintaining in-person activities for minimum basic operations must adopt the same social distancing and mitigation measures mentioned above with respect to businesses employing CIWs.

Michigan’s Executive Orders related to COVID-19 as well as FAQs can be found at: https://www.michigan.gov/whitmer/0,9309,7-387-90499_90705---,00.html

MICHIGAN CONTACTS

Thomas V. Panoff
Partner, Chicago
tpanoff@mayerbrown.com
+1 312 701 8821

Peter B. Baumhart
Associate, Chicago
pbaumhart@mayerbrown.com
+1 312 701 8711
Minnesota

Last Updated: May 1
Order in place through: May 17

BACKGROUND
Governor Tim Walz issued Executive Order 20-20 on March 25, 2020, directing Minnesotans to stay in their residences except to engage in certain defined activities, including “Critical Sector” work. The restrictions on activities took effect on March 27, 2020 at 11:59 pm. The order was amended by Executive Order 20-33 on April 8 and Executive Order 20-48 on April 30, and is in effect through May 17.

Minnesota bars, restaurants and public accommodations have been closed by executive order since March 17, 2020. Pursuant to Executive Order 20-48, only those in “Critical Sectors” may work outside their homes. The Critical Sectors are defined by reference to 35 categories, based largely on the U.S. Department of Homeland Security Guidance on the Essential Critical Infrastructure Workforce (“CISA Guidance”). Ongoing clarifications of the categories will be published at: http://mn.gov/deed/critical/

Note: Minnesota is one of the Midwestern states whose governors have agreed to coordinate the reopening of their economies.

Reopen Measures
On April 23, 2020, Governor Walz signed Executive Order 20-40, permitting certain Non-Critical Sector workers to return to work beginning on April 27, 2020. E.O. 20-40, as supplemented by E.O. 20-48, continues to require all workers to work from home if able, but allows work that cannot be performed at home to resume in certain industrial, manufacturing, and office-based businesses. These Non-Critical Sectors are identified below following the Critical Sectors.

DESCRIPTION
Under Executive Order 20-33, the exempt Critical Sectors include the following categories: (1) health care and public health, including supporting manufacturers, distributors, technicians and logistics personnel as well as home care workers, (2) law enforcement and public safety workers and first responders, (3) food and agriculture workers, although restaurants, bars and other places of public accommodation remain closed pursuant to Executive Orders 20-04 and 20-18, (4) energy, (5) water and wastewater workers, including those working with residential wells and septic tanks and with bottled water or home filtration systems where there is a health emergency, (6) transportation and logistics workers, alongside public transit employees and state, county and local government workers supporting transportation functions, and those engaged in roadway construction and maintenance, utility projects, bicycle shops, and automobile sales necessary for travel, (7) public works employees and their suppliers, (8) communications and information technology workers, including and any workers supporting news services, (9) workers in community-based government operations, including election workers, housing and shelter workers at state and local agencies and organizations, and public workers performing other essential governmental functions and services, (10) critical manufacturing workers, including those in ore mining activities and their suppliers, (11) hazardous materials workers, (12) financial services workers, including “workers at banks, credit unions, insurance companies, insurance agencies, and other financial services workers identified in the CISA Guidance,” (13) chemical workers, (14) defense industrial base workers, (15) tribal government officers and workers deemed essential by their governments, (16) judicial officers and personnel deemed essential by the Chief Justice of the Minnesota Supreme Court, (17) executive branch personnel deemed necessary to
continue priority services of state agencies, including the state colleges and universities and public retirement systems, (18) executive branch Constitutional Officers deemed essential by the applicable Constitutional Officer, (19) legislative personnel deemed essential by the presiding officers of each body, (20) federal employees in the state, (21) National Guard members on orders, (22) faith leaders and workers and workers supporting broadcasting services, (23) education workers supporting public and private schools, although Executive Order 20-02 closing schools remains in effect, (24) construction and critical trades workers, including electricians, plumbers, custodians and other service providers, (25) child care providers, including those working from a personal home, (26) hotels, residential facility and shelter workers, (27) workers at emergency shelters, (28) charitable and social services organizations providing food, shelter, prescription delivery, and mental health and substance abuse treatment, (29) essential legal services, which include representation to ensure delivery of critical government services and health, safety and liberty interests, as well as support for housing-related efforts, (30) notaries whose services cannot be deferred, (31) critical labor union functions, including administration of health and welfare funds, (32) laundry services, (33) animal shelter workers and veterinarians, (34) workers facilitating real estate transactions, including appraisers and title services, and (35) essential supply stores that sell products or materials necessary for the above Critical Sectors or for others to work from home or maintain safety and sanitation.

Non-Critical Sector businesses permitted to resume operations under Executive Orders 20-40 and 20-48 include (1) any industrial or manufacturing businesses not deemed Critical, a category embracing “wholesale trade, warehousing, and places of employment in which goods are in the process of being created,” but not customer-facing retail operations associated with industrial or manufacturing enterprise; (2) office-based businesses “where workers do their work within an office space, at their desk, and their work is primarily not customer facing,” to the extent such businesses are not deemed Critical; and (3) Non-Critical retail businesses “that sell, rent, maintain and repair goods that can be picked up outside, without entering the place of business, with limited interaction between employees and customers,” a category including pet grooming and retail product sales (but not services) provided by salons and barbershops.

However, these categories of Non-Critical Sector businesses may resume operation only after establishing a COVID-19 Preparedness Plan implementing Minnesota OSHA Standards and Minnesota Department of Health and CDC Guidelines. The Plan must include a requirement to work from home where possible and to establish procedures to ensure that sick employees remain home and that employees adhere to social distancing, hygiene and source control policies, and cleaning and disinfection protocols. Senior management must sign and certify the Plan, ensure it is posted and disseminated in writing to all workers, provide training to employees on the contents of the Plan, and ensure compliance. Additional guidance related to both categories of Non-Critical Sector businesses, and a Preparedness Plan template, are available at https://mn.gov/deed/safework/.

Willful violation of the orders is punishable as a misdemeanor by a fine not to exceed $1,000 or by imprisonment for not more than 90 days.

The orders can be found at https://www.leg.state.mn.us/archive/execorders/20-20.pdf; https://www.leg.state.mn.us/archive/execorders/20-33.pdf; https://www.leg.state.mn.us/archive/execorders/20-40.pdf; and
Mississippi

**Last Updated:** April 24  
**Order in place through:** May 11

**BACKGROUND**

On March 14, in response to the spread of COVID-19, the governor of Mississippi declared a public-health emergency in the state. Building on an order issued March 24, the governor issued an order on April 1 requiring Mississippi residents to stay at home except as allowed by the order, which will remain in place until April 20, unless rescinded, modified, or extended. Under the order, all businesses other than those designated “essential businesses” must cease all operations other than specified “minimum operations.” Amended April 17 and in place through April 27, the latest order expanded minimum operations for nonessential businesses to allow retail sales, albeit limited to drive through hand curbside pickup and/or delivery (while painting social distancing). The amended order also allows recreational boating and fishing, subject to certain occupancy restrictions. In addition, “essential activities” were expanded to include recreational boating, fishing, and use of beaches, subject to restrictions imposed by local authorities. The order can be viewed at:  

https://www.sos.ms.gov/content/executiveorders/ExecutiveOrders/1473.pdf

**DESCRIPTION**

**Reopen Measures**

Governor Tate Reeves announced the current statewide shelter-in-place order will expire on April 27, but has replaced it with a “safer in place” order, which retains a number of restrictions.

On April 24, the governor stated that the state’s shelter-in-place order will be allowed to expire as scheduled on April 27. However, on that day, he also signed EO No. 1477 (the “Safer-in-Place” order), which will be effective April 27 through May 11. See press report [here](#).

- Under the “Safer at Home” order, retail stores are allowed to open but must limit entrance into their stores to no more than 50 percent of capacity. Elective medical procedures are now allowed.
- However, the following remain closed: places of amusement or entertainment, like casinos, theaters, bars, museums, and personal service businesses, such as hair salons, gyms, spas and tattoo parlors. Additionally, restaurants and bars remain limited to delivery and curbside pickup, and nonessential gatherings of 10 or more people remain banned.
- Local authorities retain the right to require more restrictive measures.

**Under the original order,** “essential businesses” included:

- Health-care providers and research facilities;
- Pharmacies;
- Food and beverage stores;
- Gas stations;
- Telecommunications;
- Transportation providers;
- Shipping services;
- Supply-chain companies;
Financial services;
Professional services;
Hardware and building-supply stores;
Construction and maintenance, including the services of plumbers, electricians, janitors, and landscapers;
Automotive sales and repair;
Restaurants and bars (subject to certain restrictions);
Agricultural production and certain related services;
Manufacturing, including those that produce medical products, food, cleaning supplies, household products, energy products, telecommunications products, technology, and steel products;
Military contractors and businesses operating in the federal critical infrastructure sectors as identified by the Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency; and,
Vendors that provide products and services needed to ensure the continued operation of essential businesses.

Missouri

Last Updated: May 7
Order in place through: Stay-at-home order lifted, subject to local restrictions. DHS order in place through May 31

BACKGROUND
Missouri’s stay-at-home order, issued April 3 and amended on April 16, expired on May 3. On April 27, the Director of the Department of Health and Senior Services issued an order (“Show Me Strong Recovery Order”) announcing certain limited restrictions in effect May 4 through May 31.

The Order is available at: https://governor.mo.gov/sites/gov/files/media/pdf/2020/04/Economic-Reopening-Phase-1.pdf

DESCRIPTION
Reopen Measures
Missouri’s original stay-at-home measure has expired. Subject to local restrictions, all businesses (other than schools) are allowed to operate subject to the following restrictions:

- Individuals are directed to continue practicing social distancing when they leave their homes;
- Every person and business must abide by social distancing requirements unless job duties require closer contact. Such individuals should take enhanced precautionary measures.
- People shall not visit long-term care or assisted living facilities unless to provide critical assistance or in end-of-life circumstances.
- All entities employing individuals engaged in retail sales to the public shall limit the number of individuals in any particular location based on the restrictions set forth in the Order.
  - Twenty-five percent of occupancy limit or less for locations with square footage of less than ten thousand square feet;
  - Ten percent of occupancy limit or less for locations with square footage of ten thousand square feet or more.
- Schools remain closed for the remainder of the 2019-2020 academic school year.
- Restaurants may offer dine-in services provided that limitations and social distancing are observed.
- State office buildings shall be open to the public as soon as practicable.
Missouri Governor Mike Parson announced that he would not extend the state’s stay-at-home order on April 24. See press coverage [here](https://www.stlouis-mo.gov/government/departments/health/communicable-disease/covid-19/documents/upload/Health-Commissioner-s-Order-No-7.pdf). Several local authorities, including the mayors of St. Louis and Kansas City have maintained all or some stay at home restrictions.


Kansas City order: [https://www.kcmo.gov/home/showdocument?id=5225](https://www.kcmo.gov/home/showdocument?id=5225)

**MISSOURI CONTACTS**

Thomas V. Panoff  
*Partner, Chicago*
  
*tpanoff@mayerbrown.com*  
+1 312 701 8821

Christopher S. Comstock  
*Partner, Chicago*
  
*ccomstock@mayerbrown.com*  
+1 312 701 8386

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**Nebraska**

**Last Updated:** April 24  
**Order in place through:** May 3

**DESCRIPTION**

On April 24, 2020, Dr. Gary Anthone, Chief Medical Officer and Director of Public Health for the State of Nebraska, issued a new Directed Health Measure (2020-011), continuing certain closure orders until May 3, 2020, (which were previously set to expire on April 30, 2020), while Nebraska Governor Ricketts announced relaxations for certain businesses in certain counties, but continued closures for others.

Specifically, Dr. Anthone continued the ban on indoor and outdoor “gatherings,” defined as any event or convening that brings together more than 10 “patrons, customers, or other invitees, excluding staff” in a single room or space at the same time. However, the order clarifies that a “gathering” for this purpose does not include normal operations at airports, bus and train stations, health care facilities and services (see Neb. Rev. Stat. §§ 71-401 to 71-475), other mental health or substance use treatment day programs that are not required to be licensed (such as Day Rehabilitation or Day Treatment), shopping malls or centers, or other spaces where 10 or more persons may be in transit.

“Gatherings” also do not include typical office environments, factories, or retail or grocery stores where large numbers of people are present but where it is typically unusual for them to be within six feet of one another. The term also does not include events at which members of the media may need to be present; courts of law; public utilities; state, county, and city operations; election offices and polling places on election day; logistics/distribution centers; or family residences housing 10 or more people. However, those settings are directed to use heightened, diligent and effective disinfection of exposed surfaces meeting the directions of the Nebraska Department of Health and Human Services, Centers for Disease Control and Prevention, and the Environmental Protection Agency.

To the extent such venues as fitness centers/clubs, gymnasiums, gyms, health clubs and health spas do not constitute a “gathering,” as defined above, they must ensure that a minimum distance of six feet be maintained between all patrons.

The order continues to limit food and beverage businesses, including restaurants, bars, and liquor stores, to carry-out, drive-through or delivery sales, to the extent otherwise permitted by law. No on-site consumption in those establishments is permitted. An exemption applies, however, to food service in health care facilities. Lines for carry-out and drive-through must allow patrons and staff to
maintain social distancing (a distance of six feet away from other persons) whenever possible.

**Reopen Measures**

However, as mentioned above, Governor Ricketts announced on April 29 that the directed health measures for certain health districts (Lincoln/Lancaster County, Three Rivers and West Central districts) will continue until May 11, on which date the orders will be relaxed similar to what was announced for Cass, Douglas and Sarpy counties effective May 4. Relaxations in those areas will allow restaurant dining rooms to operate at 50% of maximum occupancy. The governor also announced other guidelines for in-room dining at restaurants.

Nebraska’s Directive Health Measure also continues to prohibit elective medical and dental surgeries and procedures, meaning those that are scheduled in advance because they do not involve a medical or dental emergency. Surgeries or procedures that must be done to preserve the patient’s life or physical health but do not need to be performed immediately are nonetheless allowed on a case-by-case determination by the medical or dental provider. However, Governor Ricketts has announced that hospitals may resume elective surgeries on May 4, if the hospitals meet certain capacity requirements. The governor also announced that dental offices, eye care clinics, and veterinary clinics also may reopen.

The order continues to direct that all schools must cease in-person instruction, and all extracurricular activities, except for remote learning, child care services, meal distribution, distribution of educational materials and supplies, general building or physical plant operations and maintenance, and residential services, as needed. However, the governor has announced that childcare facilities in certain counties and districts will be permitted to have up to 15 children per room/space, as of May 4 or May 11 (depending on the jurisdiction).

All organized team sports, youth and adult, including but not limited to club sports also remain suspended until May 31.

In addition, the governor announced that beauty and nail salons, barber shops, massage therapy services, and tattoo studios may open in those specified areas, and according to those timeframes, so long as the establishments recognize a 10-person rule, with employees and customers wearing masks.

All other businesses previously ordered to close must remain closed until May 31, or until the orders are amended, including bars, gentlemen’s clubs, bottle clubs, and indoor theatres.

Churches, synagogues, mosques, temples, and other places of worship may resume services, weddings, and funerals beginning May 4, although each household must maintain at least six feet of separation.

The April 24 directed health measure continues to provide that it does not supersede the provisions of any directed health measure issued by local health departments, but the measure is binding and enforceable regardless of any such local measure.

The state has issued successive directed health measures, largely working on a county-by-county basis (starting with the counties that include and surround Omaha, then Lincoln, and expanding from there). This April 24 order applies to the entire state, although the scheduled expiration dates vary by county.

Nebraska has not to date ordered the type of “shelter in place” requirements or provided for the “essential businesses” exemptions seen in other states, nor has Nebraska provided further guidance on the order described above.
Nevada

Last Updated: May 8
Order in place through: May 15

BACKGROUND

On March 12, 2020, Governor Steve Sisolak declared a state of emergency. There followed a series of escalating orders and regulations, including Declaration of Emergency Directive 003 (“Directive 003”) on March 20, 2020, closing all non-essential businesses in the state as of that date. The governor then issued Declaration of Emergency Directive 010 on March 31 (“Stay at Home Order”), ordering Nevada citizens to stay in their residences and extending the state of emergency and the closure of non-essential businesses until April 30, 2020. The order was amended on April 29, extending the stay-at-home period through May 15, 2020 but permitting limited operations by certain non-essential businesses beginning May 1. The directives may be found at:

http://gov.nv.gov/News/Emergency_Orders/Emergency_Orders/

Essential and non-essential businesses are defined by amendment of the Nevada Administrative Code (NAC), Chapter 414, proposed by the Department of Public Safety, Division of Emergency Management, and signed by the governor on March 20, 2020. The text of the amendment is available at:


DESCRIPTION

Reopen Measures

The governor’s Emergency Directive 016 permits certain activities by non-essential businesses to resume beginning May 1, 2020. That order permits retail sales on a curbside or home delivery basis by the following non-essential businesses: retail facilities not specified as essential businesses; pubs, wineries, bars, and breweries; sporting good and hobby shops; and licensed cannabis dispensaries. All such sales must abide by the state’s Occupational Safety and Health Administration guidelines to minimize the spread of Covid-19 and prevent the formation of queues that violate the social distancing guidelines.

Nevada has also joined the Western States Pact, an effort to coordinate a phased reopening with neighboring states, and on April 30, 2020, Governor Sisolak announced a plan to reopen the economy in stages without specifying the timing of each phase. See the text of the plan here:


One week later, the governor announced that Phase 1 would begin on May 9 at 12:01 am, permitting a partial reopening of certain non-essential businesses. During Phase 1:

- Restaurants (and pubs, wineries, bars and breweries licensed to serve food in a restaurant-like setting) may resume on-premises dining service at no more than 50% of available seating capacity. Tables must be spaced at least six feet apart; bar-top spaces and self-service stations must remain closed; employees must wear face masks; and restaurants are encouraged to continue curbside, delivery, and pickup options where possible and to request customers to wear masks;
- Barber shops, hair salons, and nail salons may open on an appointment-only basis, and must
either place partitions between workstations or arrange for all customer seating to be spaced at least six feet apart; employees must wear face masks; and customers must wait outside prior to their appointments;

- Retail businesses not previous permitted to open may now do so provided that they do not exceed 50% occupancy based on the applicable fire code and require their employees to wear face masks to the extent practicable;

- Open-air malls may open, provided that they follow social distancing requirements, but indoor malls remain closed except for curbside pickup;

- Automobile, ATV, and recreational vehicle dealers may open but are encouraged to operate by appointment only; may not permit representatives to accompany customers on test drives; and must limit occupancy of showrooms to no more than 50% of the limit set by the applicable fire code;

- Drive-in movie theaters may resume operations subject to social distancing guidelines; and

- Retail cannabis dispensaries may open for in-store sales, but must limit the number of customers in their facility to 10 customers or 50% of occupancy permitted under the applicable fire code, whichever is fewer; both employees and customers are required to wear face masks.

Under the original order, the amended NAC 414 defines essential businesses as those that provide (1) essential health care operations, including hospitals, medical offices, and providers of home health care, mental health care and services including dentistry, physical and speech therapy, optometry and ophthalmology, veterinary medicine, and pharmaceuticals, as well as health care suppliers, (2) essential infrastructure operations, including construction, agriculture, utilities, energy, mining, airport and public transit operations, waste collection and recycling, internet and telecommunications services, manufacturing, and food processing, (3) grocery stores, food banks, and other retailers and providers of canned and dry goods and fresh produce and meats, (4) other retailers of food items and household consumer products, (5) businesses that ship or deliver goods directly to residences, (6) businesses that sell or rent medical supplies, (7) licensed cannabis entities, (8) pet supply stores, (9) animal shelters, (10) banks and financial institutions, (11) pawn brokers, as defined in NRS 646.010, (12) restaurants, but only for take-out or delivery, (13) entities providing food, shelter or social services for vulnerable individuals, (14) hardware stores, including home improvement centers, (15) automobile supply and repair facilities and tire shops, (16) laundromats and dry cleaners, (17) warehouse and storage facilities, (18) transportation services, including taxicabs and rideshare services, (19) mail and shipping services, (20) businesses that supply products necessary for working from home, but only on a pickup or delivery basis, (21) plumbers, electricians, exterminators, home security, and other safety and sanitation workers at residences or businesses, (22) professional or technical services, including legal, accounting, tax, payroll, real estate and property management services, (23) child care facilities, (24) residential facilities and shelters, including retirement and assisted living facilities, (25) newspapers and television, radio and other media services, (26) hotels and other accommodations, including RV parks and campgrounds, and (27) gas stations.

Non-essential businesses are those providing (1) recreational activities, including, but not limited to, community centers, sporting event venues, fitness facilities, racetracks, zoos, movie theaters and amusement parks, (2) brothels and houses of prostitution, (3) live entertainment venues, (4) retail facilities not specified as essential businesses and that cannot sell goods by shipping or direct delivery, (5) restaurants for in-house dining only, (6) nightclubs, (7) pubs, wineries, bars and breweries, (8) gaming machines and gaming operations, (9) aesthetic services and schools of aesthetic or
cosmetic services, including barbers and salons, (10) spas, (11) sporting good and hobby shops and (12) museums and art galleries.


Under Directive 003, as extended by the amended Stay at Home Order, essential businesses must adopt social distancing practices facilitating six feet of separation between workers and ensuring minimum contact between workers and the general public. Directive 013, issued on April 8, 2020, additionally prohibits essential businesses from permitting customers in show rooms, from undertaking open-house or in-person showings of real estate, or from offering self-serve food stations or unpackaged bulk dry goods to customers. It also orders closure of all sporting and recreational venues, including golf courses, and prohibits beauty or barbering services by in-home visit, although golf and tennis activities were permitted to resume on May 1, 2020 under Directive 016. Businesses that fail to comply with the directives may be subject to criminal prosecution and civil penalties if they remain noncompliant after written notice from law enforcement.

Reopen Measures
On April 27, Nevada announced that it would be joining the Western States Pact aimed at safely reopening economies.

NEW JERSEY

Last Updated: April 8
Order in place through: Indefinite

BACKGROUND
On March 21, 2020, New Jersey Governor Philip D. Murphy issued Executive Order No. 107 (“EO 107”), which grouped businesses into two categories: essential businesses, which are largely retail in nature and that may remain open during normal business hours, and non-essential businesses, which must close to the public so long as EO 107 remains in effect. Although New Jersey has not ordered its citizens to “shelter in place,” New Jersey has created the presumption that everyone should work from home.

On April 8, NJ issued EO No. 122, which imposes (1) additional restrictions on construction work and (2) imposes significant requirements on essential businesses that are still allowed to continue operating. The order may be viewed at: https://nj.gov/infobank/eo/056murphy/pdf/EO-122.pdf. The original order, along with highlights of these additional restrictions, are noted below.

DESCRIPTION
Governor Murphy declared that the following businesses are deemed essential retail businesses: (1) grocery stores, (2) pharmacies, (3) medical supply stores, (4) retail functions of gas stations, (5) convenience stores, (6) ancillary stores within health care facilities, (7) hardware and home improvement stores, (8) retail functions of banks and other financial institutions, (9) stores specializing in supplies for children, (10) laundromats and dry cleaning services, (11) pet stores, (12) liquor stores,
(13) auto maintenance and repair shops, (14) printing and office supply shops and (15) mail and delivery shops. Further, “all restaurants, cafeterias, dining establishments, and food courts . . . are permitted to operate their normal business hours, but are limited to offering only food delivery and/or take-out services . . . “ These essential businesses are permitted to operate normally, but “[a]ny essential retail businesses whose brick-and-mortar premises remain open to the public shall abide by social distancing practices to the extent practicable while providing essential services.” Further the April 8 amendment stipulates that essential retail businesses allowed to maintain in-person operation must also limit occupancy to 50% of the stated maximum, establish special hours of operation that are open only to high-risk individuals, installing physical barriers such as shield guards to protect cashiers, require various infection control practices, such as face masks for all workers and customers.

Guidance issued by the state has clarified that commercial businesses that are not public in nature can stay open. “Manufacturing, industrial, logistics, ports, heavy construction, shipping, food production, food delivery, and other commercial operations may continue to operate, but they should also limit staff on site to the minimal number needed for essential operation.” In addition, the April 8 amendment indicates that only “essential” construction projects are allowed to continue as defined at EO 122, paragraph 2. Further, paragraph 3 details policies and protocols to adopt for in-person operations in the essential manufacturing / warehousing / construction sectors.

All businesses in New Jersey, whether open or closed to the public, must accommodate their workforce for “telework or work-from-home arrangements.” “Telework” is defined as “the practice of working from home or alternative locations closer to home through the use of technology that equips the individual to access necessary materials.” If a business cannot accommodate telework or work from home arrangements, the business should adopt protocols for dealing with infected individuals as per EO 122 in the April 8 amendment.

If a business believes that its operations are unique and should be included as “essential,” that business may submit a request to the State Director of Emergency Management, who is the Superintendent of State Police. The Director has the discretion to make additions and amendments to the list of essential businesses.

The State of New Jersey has set up a website for businesses and employees that contains further guidance for particular industries, employers and employees. This website and information can be found at:

NEW JERSEY CONTACT

Hank Bullock
Partner, New York
hbullock@mayerbrown.com
+1 212 506 2528

New Mexico

Last Updated: April 30
Order in place through: May 15

BACKGROUND

Governor Michelle Grisham declared a public health emergency in the state on March 11, 2020 for a 30-day period, and subsequently extended the declaration first until April 30 and then until May 15, 2020. Following the governor’s announcement, the
Secretary of Health issued a series of public health orders restricting nursing home visitation and mass gatherings, closing all non-essential businesses and non-profit entities, and requiring New Mexicans to stay at home for all but the most essential activities. The Secretary’s first public health order defining essential businesses took effect on March 24, 2020, and was followed by updating and clarifying orders on April 6, April 11, and April 30, 2020. The operative April 30, 2020 order, which remains in force for the duration of the declared public health emergency, is available at:

The April 30 order, like its predecessors, prohibits mass gatherings of five or more individuals for the duration of the public health emergency. Businesses not defined as “essential” are ordered to close their physical office or retail spaces, except that hotels and other places of lodging are permitted to operate at no more than 25 percent of maximum capacity. Those essential businesses that sell to customers in on-premises retail space must limit customers to 20% of the maximum occupancy of their retail space. The stay-at-home restrictions have been extended through May 15.

**DESCRIPTION**

The order defines “Essential business” by reference to 23 categories of entities: (1) health care operations, including hospitals and other health care facilities, pharmacies, nursing homes, and medical supplies and equipment manufacturers, (2) indigent care services, including homeless shelters and food banks, (3) child care facilities, (4) grocery, convenience, and beverage stores and other retailers deriving the majority of revenue from sales of non-prepared foods, (5) farms, ranches, and other food cultivation, processing or packaging operations, (6) law enforcement, firefighters and emergency services, (7) infrastructure operations, including construction, ground and air transportation, energy producers and services, mining, nuclear materials and research, roadway repair, waste removal and recycling, internet service providers, technology support operations, and telecommunications systems, (8) manufacturing operations involved in food processing, chemicals and pharmaceuticals, household products, primary metals, microelectronics and semiconductors, electrical equipment and appliances, and transportation equipment, (9) services necessary for residential safety and sanitation, including security and custodial services and skilled trades, (10) media services, including television, radio and newspaper operations, (11) automobile and bicycle repair facilities and retailers that generate the majority of their revenue from the sale of automobile or bicycle repair products, (12) dealers of new and used automobiles, but without permitting customers in show rooms, (13) hardware stores, (14) laundromats and dry cleaner services, (15) utilities engaged in power generation, fuel supply and transmission, and water and wastewater supply, along with their contractors and suppliers, (16) funeral homes, crematoriums and cemeteries, (17) banks, credit unions, insurance providers, payroll services, brokerage services and investment management firms, (18) real estate services, including brokers, title companies and related services, (19) businesses providing mailing and shipping services, including post office boxes, (20) laboratories and defense and national security operations supporting the U.S. government, (21) restaurants, but only for delivery or carry-out, and local breweries or distillers, but only for carry-out, (22) professional services, such as legal or accounting services, but only where necessary to assist in compliance with legally mandated activities and (23) logistics and businesses storing, shipping or delivering goods or services to residences or retailers.

The state’s Department of Health website offers further guidance by listing additional examples of essential businesses at
Essential businesses are permitted to remain open, “provided they minimize their operations and staff to the greatest extent possible” and adhere to social distancing protocols and ensure that surfaces are regularly cleaned. The order provides that all state law enforcement and other agencies are “authorized to take all appropriate steps to ensure compliance.”

NEW MEXICO CONTACTS

Thomas V. Panoff
Partner, Chicago
tpanoff@mayerbrown.com
+1 312 701 8821

Andrew J. Spadafora
Associate, Chicago
aspadafora@mayerbrown.com
+1 312 701 7743

New York

Last Updated: April 16
Order in place through: May 15

BACKGROUND

New York has, for the time being, grouped businesses, including services, into three categories: (1) essential businesses and services experiencing little or no restrictions, (2) non-essential businesses and services required to work remotely and (3) social and recreational gathering spots, such as bars and casinos, which must close.

Governor Andrew Cuomo declared a state of emergency in New York on March 7, 2020. In a series of executive orders and actions since then, Governor Cuomo has increased the restriction on businesses and people. The governor has also announced a mandatory 90-day moratorium on any residential or commercial evictions and mortgage foreclosures in New York State; notably, this is 30 days longer than HUD’s previously announced moratorium.

Of particular interest is executive order (EO) 202.6 issued on March 18, 2020. This first order declared that all non-essential businesses and firms not providing essential services located in the State of New York must reduce their in-person workforce at every location within the state by 50 percent no later than 8:00 pm on March 20, 2020. EO 202.6 was followed the next day by EO 202.7, which required employers to reduce the in-person workforce of all non-essential businesses and service providers at all locations by 75 percent by no later than 8:00 pm on March 21, 2020. Finally, on March 21, 2020, Governor Cuomo signed the “New York State on PAUSE” Executive Order, directing all non-essential businesses statewide to close 100 percent of all in-office personnel functions effective Sunday, March 22, 2020 at 8:00 pm. On April 16, Governor Cuomo extended the state’s stay-at-home order to May 15. The order may be viewed at: https://www.governor.ny.gov/news/no-20218-continuing-temporary-suspension-and-modification-laws-relating-disaster-emergency

Note: New York is part of a “Multi-State Council,” aimed at reopening economies responsibly.

DESCRIPTION

The New York Empire State Development Corporation (ESDC) has provided guidance to help businesses and employers determine “whether they are an essential business” and has set forth “steps to request such designation.” Generally speaking, the ESDC defines “essential businesses” to include all essential health care operations, including research and laboratory services; essential infrastructure, including utilities, telecommunication, airports and transportation infrastructure; essential manufacturing, including food processing and pharmaceuticals; essential retail, including grocery stores, pharmacies and
restaurants (but only for take-out/delivery); essential services, including trash collection, mail and shipping services; news media; banks and related financial institutions; providers of basic necessities to economically disadvantaged populations; construction; vendors of essential services necessary to maintain the safety, sanitation and essential operations of residences or other essential businesses; and vendors that provide essential services or products, including logistics and technology support, child care and services needed to ensure the continuing operation of government agencies and to provide for the health, safety and welfare of the public. For businesses or entities that provide both essential and non-essential services, only those lines and/or business operations that are necessary to support the essential services are exempt from the restrictions. Similarly, to the extent a business operates from more than one location, only the location(s) that provide essential services will be exempt.

Businesses and entities that provide essential services are required to implement rules that facilitate social distancing of at least six feet.

For each sector or type of business, the ESDC’s guidance provides additional details. For example, with respect to financial institutions, the ESDC’s guidance includes banks, insurance, payroll and accounting. To view the ESDC’s complete guidance on what qualifies as an “essential business,” visit https://esd.ny.gov/guidance-executive-order-2026.

Finally, New York permits certain businesses not covered by the guidance to apply for status as an “essential business.” For a description of this process and the requisite forms, visit https://esd.ny.gov/sites/default/files/Request%20for %20Designation%20Form_0.pdf. However, this process is not available to bars, restaurants, gyms, movie theaters, casinos (including tribal facilities that are governed by the Indian Gaming Regulatory Act) and certain other businesses. Lastly, on March 28 the New York State Department of Health (DOH) issued “Protocols for Essential Personnel to Return to Work Following COVID-19 Exposure or Infection.” These include conducting temperature monitoring and symptom checks every 12 hours.

NEW YORK CONTACT

Hank Bullock
Partner, New York
hbullock@mayerbrown.com
+1 212 506 2528

North Carolina

Last Updated: May 8
Order in place through: May 22

BACKGROUND

Reopen Measures

On May 5, 2020, North Carolina Governor Roy Cooper issued Executive Order No. 138 (“EO No. 138”), revising restrictions on businesses and activities within the State of North Carolina as part of the initial phase for reopening the State. EO NO. 138 is effective as of 5pm EST on May 8, 2020, corresponding to the expiration of various prior executive orders addressing COVID-19 and limitations on the operations of businesses and the travel of persons within the State of North Carolina, and remains effective through May 22, 2020 unless otherwise specified. An electronic copy of EO No. 138 may be accessed at https://files.nc.gov/governor/documents/files/EO138-Phase-1.pdf.

DESCRIPTION

EO No. 138 has relaxed prior restrictions regarding the travel of individuals within the State of North Carolina, and permits individuals to undertake “Allowable Activities”. These include:
To engage in activities or perform tasks for the health and safety of themselves, their family or household members, or those who are unable to or should not leave their home (including, but not limited to, pets).

To look for or obtain goods and services from a business or operation that is not closed by a current Executive Order.

To engage in outdoor activity.

To perform work at any business, nonprofit, government, or other organization that is not closed by EO No. 138.

To seek employment.

To care for or assist a family member, friend, or pet in another household, and to transport family members, friends, or pets as allowed by EO No. 138. This includes attending weddings and funerals.

To travel to and from a place of worship or exercise any other rights protected under the First Amendment to the U.S. Constitution and its North Carolina counterparts.

To return to or travel between one’s place or places of residence for purposes including, but not limited to, child custody or visitation arrangements.

To volunteer with organizations that provide charitable and social services.

To travel to another person’s home for social purposes, so long as no more than ten (10) people gather and the activity occurs outside.

To provide or receive government services.

EO No. 138 also permits the operation of retail businesses, subject to a number of restrictions and requirements, including:

Limiting customer occupancy to not more than 50% of stated fire capacity or, for those businesses with no such stated capacity, to no more than twelve customers for every one thousand square feet.

Directing customers to stay at least six feet apart from one another and from workers, except at the point of sale, if applicable.

Conducting daily symptom screenings of workers before workers enter the workplace.

Under EO No. 138, restaurants may do business only to the extent that consumption of food and beverages occurs off-premises through such means as in-house delivery, third-party delivery, drive-through, curbside pick-up, and carry-out. Sit-down food or beverage service is prohibited at any kind of businesses, including but not limited to grocery stores, pharmacies, convenience stores, gas stations and charitable food distribution sites. Similarly, bars are directed not to serve alcoholic beverages for onsite consumption.

The following businesses are directed to remain closed:

Personal care and grooming businesses, including but not limited to (a) barber shops, (b) beauty salons (including but not limited to waxing and hair removal centers), (c) hair salons, (d) nail salons/manicure/pedicure providers, (e) tattoo parlors, (f) tanning salons, and (g) massage therapists; and

Entertainment facilities that operate within a confined indoor or outdoor space and do not offer a retail or dining component (any retail or dining component within an entertainment facility may operate solely for retail or dining, but those components must comply with the restrictions outlined above), including but not limited to (a) bingo parlors, (b) bowling alleys (c) indoor exercise facilities (e.g., gyms, yoga studios, martial arts facilities, indoor trampoline and rock climbing facilities), (d) health clubs, fitness centers, and gyms, (e) indoor/outdoor pools, (f) live performance venues, (g) movie theaters, (h) skating rinks, (i) spas, including health spas, and (j) gaming and business establishments which allow gaming activities (e.g., video poker, gaming, sweepstakes, video games, arcade games, pinball
machines or other computer, electronic or mechanical devices played for amusement).

In all cases, the permitted activities and business operations outlined in EO No. 138 are subject to a prohibition on “Mass Gatherings”, which is defined to mean any event or convening that brings together more than ten persons at the same time in a single space. A household where more than ten people reside does not qualify as a Mass Gathering for purposes of this prohibition. In addition, Mass Gatherings at funerals are permitted for up to 50 people.

NORTH CAROLINA CONTACTS

Keith F. Oberkfell  
Partner, Charlotte  
koberkfell@mayerbrown.com  
+1 704 444 3549

Aubrey H. McEachern  
Counsel, Charlotte  
ameachern@mayerbrown.com  
+1 704 444 3684

Ohio

Last Updated: May 1  
Order in place through: May 29

BACKGROUND

On April 2, 2020, Ohio’s Director of Public Health, Dr. Amy Acton, issued an amended order that “All Persons Stay at Home Unless Engaged in Essential Work or Activity.” The “Stay at Home” Order https://coronavirus.ohio.gov/static/publicorders/Directors-Stay-At-Home-Order-Amended-04-02-20.pdf is in effect as of 11:59 pm on March 23, 2020 until 11:59 pm on May 1, 2020. The order followed Governor Mike DeWine’s declaration on March 9, 2020 of a state of emergency in Ohio (EO 2020-01D). Director Acton had previously banned all mass gatherings of 50 or more people in Ohio and ordered the closure of recreational and arts facilities and personal care businesses, such as nail salons, barber shops and tattoo parlors.

Note: Ohio is one of the Midwestern states whose governors have agreed to coordinate the reopening of their economies.

DESCRIPTION

Reopen Measures

On April 27, 2020, Governor DeWine announced Ohio’s Responsible ReStart Ohio Plan. Under this plan, certain sectors will be allowed to reopen if these businesses can meet mandatory safety requirements for customers and employees. Beginning on May 4, 2020, manufacturing, distribution and construction businesses and general office environments may reopen. Beginning on May 12, 2020, consumer, retail and services may reopen.

On May 7, 2020, Governor DeWine announced the next phase of the Responsible ReStart Ohio Plan as it relates to Restaurants and Bars and Personal Care Services. Restaurants and bars in Ohio will be allowed to reopen on May 15 for outdoor dining and May 21 for dine-in service. Personal care services such as hair salons, barbershops, day spas, nail salons, and tanning facilities may reopen on May 15.

The general safe business practices that all businesses must follow as they reopen are:

- Requiring face coverings for all employees, and recommending them for clients and customers at all times.
- Conducting daily health assessments or self-evaluations of employees to determine if they should work.
- Maintaining good hygiene at all times such as hand washing and social distancing.
- Cleaning and sanitizing workplaces throughout the day and at the close of business or between shifts.
The Responsible ReStart Ohio Plan lays out mandatory procedures and recommended best practices with regard to employees/customers/guests, physical workspaces, and confirmed COVID-19 cases. Links to PDF versions of each category are provided below:


Consumer, Retail and Services - https://coronavirus.ohio.gov/static/responsible/Consumer-Retail-Services.pdf

Restaurants and Bars - https://content.govdelivery.com/attachments/OHOD/2020/05/07/file_attachments/1446150/Sector%20fact%20sheet%204%20Restaurants%2005.07.20.pdf

Personal Care Services - https://content.govdelivery.com/attachments/OHOD/2020/05/07/file_attachments/1446174/Sector%20fact%20sheet%205%20Hair%20Salons%20and...pdf

While this plan allows for the reopening of certain businesses, there remain continued business closures. Specifically, the following remain closed:

- Schools
- Older Adult Day Care Services and Senior Centers
- Adult Day Support or Vocational Habilitation Services in Group Settings
- Entertainment, Recreation, and Gyms

Please refer to the following PDF for more information on Continued Closures - https://coronavirus.ohio.gov/static/responsible/Continued-Business-Closures.pdf

On May 1, 2020, Governor DeWine announced the “Stay Safe Ohio Order” to replace the original Stay at Home Order and formalize the reopening measures described above. A link to the “Stay Safe Ohio Order” is found here: https://coronavirus.ohio.gov/static/publicorders/Directors-Stay-Safe-Ohio-Order.pdf

**Under the original Stay at Home Order**, all non-essential business and operations must cease. Any gathering of 10 or more people outside the home is prohibited, unless exempt by the Order. The Order does not prohibit residents from essential activities like going to the grocery store or receiving medical care, but it does otherwise restrict travel and require residents to “stay at home” unless one of the five following categories of exemptions applies: (1) health care and public health operations, (2) human services providers, (3) essential infrastructure, (4) essential government functions and (5) essential businesses and operations. The Order is similar in substance to the Stay at Home Order issued in Illinois as well as in other states. The five exempted categories are described below:

- **Health Care and Public Health Operations:** Although hospitals, health care providers, pharmacies, clinics and other public health operations are clearly covered by this section, the exemption also applies to “manufacturers, technicians, logistics, and warehouse operators and distributors of medical equipment, personal protective equipment (PPE), medical gases, pharmaceuticals, blood and blood products, vaccines, testing materials, laboratory supplies, cleaning, sanitizing, disinfecting or sterilization supplies, and tissue and paper towel products.” Veterinary care and “all healthcare services provided to animals” also are covered. Not covered by this section are “fitness and exercise gyms, spas, salons, barber shops, tattoo parlors, and similar facilities.”

- **Human Service Operations:** This exemption applies to such entities as long-term care...
facilities, shelters, homes for people with disabilities, transitional facilities, adoption agencies, development centers and “businesses that provide food, shelter, and social services, and other necessities of life for economically disadvantaged individuals, individuals with physical, intellectual, and/or developmental disabilities, or otherwise needy individuals.”

- **Essential Infrastructure**: Traditional infrastructure operations are exempted and include such key operations as food production and distribution, construction, building management, airport operations, utilities (e.g., water, sewer, gas, electrical), oil refining, roads, railroads, public transportation, telecommunications, public waste/recycling, and cybersecurity operations.

- **Essential Government Functions**: Core governmental functions are exempted, such as first responders, emergency management personnel, law enforcement, court personnel, corrections officers, child welfare personnel, and other governmental employees who “support” Essential Business and Operations as defined by the order.

- **Essential Businesses**: The fifth category of exempted entities and individuals is Essential Business and Operations, which consists of 25 sub-categories of exempted businesses: (a) the CISA List, essential businesses and operations in this order includes all the workers identified in the March 19, 2020, memorandum issued by the U.S. Department of Homeland Security, Cybersecurity & Infrastructure Agency, (b) stores that sell groceries and medicine, (c) food, beverage and cannabis production and agriculture, (d) charitable and social service organizations that provide food, shelter, social services and “other necessities of life” for needy individuals, (e) religious entities, (f) media, (g) first amendment protected speech, (h) gas stations and businesses needed for transportation, (i) financial and insurance institutions, (j) hardware and supply stores, (k) critical trades, (l) mail, post, shipping, logistics, delivery and pick-up services, (m) educational institutions for purposes of providing distance learning, (n) laundry services, (o) restaurants for consumption off-premises, (p) supplies to work from home, (q) supplies for Essential Business and Operations, (r) transportation, (s) home-based care and services, (t) residential facilities and shelters, (u) professional services, (v) manufacture, distribution and supply chain operations for critical products and industries, (w) critical labor union functions, (x) hotels and motels and (y) funeral services and cemeteries. Many of these sub-categories are very broad and include those entities that “support” the functions within the sub-category.

**OHIO CONTACTS**

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
<th>Contact Information</th>
<th>Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fabian P. Rivelis</td>
<td>Senior International Trade</td>
<td><a href="mailto:frivelis@mayerbrown.com">frivelis@mayerbrown.com</a></td>
<td>+1 202 263 3836</td>
</tr>
<tr>
<td>Thomas V. Panoff</td>
<td>Partner, Chicago</td>
<td><a href="mailto:tpanoff@mayerbrown.com">tpanoff@mayerbrown.com</a></td>
<td>+1 312 701 8821</td>
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**Oklahoma**

**Last Updated**: April 16
**Order in place through**: May 16

**BACKGROUND**

On April 15, 2020, Oklahoma Governor Stitt announced the extension of the existing Safer at Home Order until May 6, as well as the easing of restrictions on certain elective medical procedures beginning on April 24 (rather than April 30, as in the original order). The revised order (Executive Order 2020-13) distinguishes between elective procedures, which may commence on April 24, and
“minor medical procedures and non-emergency dental procedures,” which must still be postponed until after April 30. Additionally—although this is not reflected in the order—Governor Stitt announced that his office was expanding tracking and surveillance capabilities and beginning to develop plans to reopen the economy. Nonetheless, he emphasized that the state was not yet "out of the woods" and that existing restrictions on the operation of non-essential businesses would remain in place until at least April 30.

The governor’s Second Amended Executive Order 2020-13 (4/16/2020) orders that “all businesses not identified as being within a critical infrastructure sector as defined by” the CISA Guidance or the Oklahoma Department of Commerce shall close to the public. Defense and most other government contractors are understood to be “essential businesses” under the CISA Guidance. The Second Amended EO is effective through May 16.

DESCRIPTION

The original and successive orders contain the following notable restrictions:

• “Vulnerable individuals” are required to stay at home: these restrictions apply to individuals “over the age of sixty-five (65) and people of any age who have serious underlying medical conditions.” In this respect, the order differs from other state stay at home orders, which apply to all residents, not just “vulnerable individuals.” This restriction has now been extended until May 6.

• Social gatherings of more than ten people remain prohibited. Essential businesses are required to “take all reasonable steps necessary” to limit gatherings “and protect their employees, workers, and patrons.”

• The closure to the public of non-essential businesses remains in place and has not been extended beyond the original April 30 end date. This restriction applies to “all businesses not identified as within a critical infrastructure sector as defined by the U.S. Department of Homeland Security [i.e., CISA, which is within DHS] or defined as essential by the Oklahoma Department of Commerce.”

• The requirement that “all persons who enter [Oklahoma] from an area with substantial community spread” quarantine “for a period of 14 days from the time of entry’ remains in place, as do the exceptions for certain persons, such as medical workers, first responders, airline personnel, and employees of utility companies.

In short, although Oklahoma (like a number of other states) is looking to reopen its economy, it has not yet released a specific timeframe or milestones that must be reached before restrictions will be eased. It remains to be seen whether the government will be able to reduce restrictions on essential businesses on April 30, as currently planned.

OKLAHOMA CONTACTS

Thomas V. Panoff  
Partner, Chicago  
tpanoff@mayerbrown.com  
+1 312 701 8821

Roger V. Abbott  
Associate, Washington DC  
rvabbott@mayerbrown.com  
+1 202 263 3427

Pennsylvania

Last Updated: April 20  
Order in place through: June 4

BACKGROUND

Governor Tom Wolf declared a “disaster emergency” in Pennsylvania on March 6, 2020. On March 16, 2020, he ordered the closure of all “dine-in facilities” and restaurants. On March 19, 2020, the governor ordered all businesses not “life sustaining” to close.
On April 1, 2020, Governor Wolf issued a “Stay-at-Home” order that amended the previous “Stay-at-Home” order issued on March 23, 2020 to include all counties in Pennsylvania. Under the “Stay-at-Home” order, all residents are ordered to stay at home except as needed to access, support or provide life-sustaining business, emergency, or government services. Amendment issued on April 20 extends the order through May 8. On May 7, the order was again extended until June 4, 2020. A link to the original order is provided at:


The April 20 amendment may be viewed at:

Note: Pennsylvania is part of the “Multi-State Council,” aimed at coordinating safe reopening approaches.

DESCRIPTION

Reopen Measures

Pennsylvania has been planning its “Process to Reopen Pennsylvania”:
https://www.governor.pa.gov/process-to-reopen-pennsylvania/

Pennsylvania plans to proceed with returning to work cautiously. It has partnered with Carnegie Mellon University to create a data-driven decision support tool to balance between maximizing the economy while minimizing public health risks. The administration will utilize a three-phase matrix to determine when counties and/or regions are ready to begin easing some restrictions on work, congregate setting, and social interactions. Each phase lists restrictions under two categories – 1) Work & Congregate Setting Restrictions and 2) Social Restrictions.

The state is currently in the Red Phase, which has the sole purpose of minimizing the spread of COVID-19 through strict social distancing, non-life sustaining businesses, school closures and building safety protocols. However, on May 1, 2020, Governor Wolf announced the reopening of 24 counties in the northwest and north-central regions of the state, moving them from the red phase to the yellow phase beginning at 12:01 a.m., Friday May 8. The 24 counties that will move from red to yellow on May 8 are: Bradford, Cameron, Centre, Clarion, Clearfield, Clinton, Crawford, Elk, Erie, Forest, Jefferson, Lawrence, Lycoming, McKean, Mercer, Montour, Northumberland, Potter, Snyder, Sullivan, Tioga, Union, Venango, and Warren. On May 4, Governor Wolf provided guidance that details procedures that businesses must follow to conduct in person operations as these counties move to the yellow phase of reopening on May 8. The guidance provided by Governor Wolf can be found here:

Under the Red Phase, the Work & Congregate Setting Restrictions are:

- Life sustaining businesses only
- Congregate care and prison restrictions in place
- School (for in-person instruction) and most child care facilities are closed

The Social Restrictions under the Red Phase are:

- Stay at home orders in place
- Large gatherings prohibited
- Restaurants and bars limited to carry-out and delivery only
- Only travel for life sustaining purposes encouraged

As regions or counties move into the yellow phase, some restrictions on work and social interaction will ease while others, such as closures of schools, gyms,
and other indoor recreation centers, as well as limitations around large gatherings, remain in place.

Under the Yellow Phase, the Work & Congregate Setting Restrictions are:

- Telework must continue where feasible
- Businesses with in-person operations must follow business and building safety orders
- Child care open with worker and building safety orders
- Congregate care and prison restrictions in place
- Schools remain closed for In-person instruction

The Social Restrictions under the Yellow Phase are:

- Stay at home restrictions lifted in favor of aggressive mitigation
- Large gatherings of more than 25 prohibited
- In-person retail allowable, curbside and delivery preferable
- Indoor recreation, health and wellness facilities (such as gyms, spas), and all entertainment (such as casinos, theaters) remain closed
- Restaurants and bars limited to carry-out and delivery only

The green phase eases most restrictions by lifting the stay at home and business closure orders to allow the economy to strategically reopen while continuing to prioritize public health.

Under the Green Phase, the Work & Congregate Setting Restrictions are:

- All businesses must follow CDC and PA Department of Health guidelines

The Social Restrictions under the Yellow Phase are:

- Aggressive mitigation orders lifted
- All individuals must follow CDC and PA Department of Health guidelines

In addition, on April 28, 2020, the Pennsylvania Department of State issued a memorandum providing limited guidance for Real Estate Professionals, Appraisers, Notaries, Title Companies, and Home Inspectors. The memorandum authorizes in-person activities for the following types of residential real estate transactions:

- For existing homes which were under contract (signed) prior to the date of March 18, 2020.
- For new construction homes which were under a previously executed contract that provides for closing and delivery to the customer on or after March 19, 2020.
- Where the buyer can demonstrate that prior to March 19, 2020, they had entered into an agreement of sale for their prior residence, or had submitted to their landlord a binding notice that they would vacate a rental property serving as their residence.
- Where the property subject to sale, home equity loan, or home refinancing is located in a region of the Commonwealth deemed to be in the “Yellow Phase” of reopening.

All businesses and employees in the real estate industry authorized to conduct in-person activities must follow all applicable provisions of the Orders of the Secretary of Health providing for business safety measures and building safety measures issued on April 15, 2020 and April 5, 2020, respectively. Authorized in-person activities shall be arranged by appointment and limited to no more than two people on site at any one time. Wherever possible, closing must be conducted by remote notary or power of attorney. Regardless of location, any real estate transaction which may be executed remotely is permissible, including “drive-by” appraisals that do not require entrance into a physical location.

**Under the original order,** the state published a very extensive list of businesses it considers “life sustaining,” which includes grocery stores, all types of farming and food production, basic chemical manufacturing, manufacturers of medical equipment and supplies, and certain banks and financial institutions. Law firms within the state are ordered closed “[e]xcept as permitted expressly by
the Administrative Office of Pennsylvania Courts."
To see the entire list visit:

PENNSYLVANIA CONTACT

Fabian Rivelis
Senior International Trade Advisor,
Washington DC
frivelis@mayerbrown.com
+1 202 263 3836

South Carolina

Last Updated: May 4
Order in place through: May 15

BACKGROUND

Governor Henry McMaster declared a state of emergency in the State of South Carolina on April 27, 2020, following the expiration of the previously declared state of emergency on that same day, through the issuance of Executive Order 2020-29 ("EO 2020-29"), which remains effective for a period of fifteen (15) days (i.e., until May 11, 2020). Pursuant to EO 2020-29, Governor McMaster declared that various prior executive orders placing restrictions on businesses and people within the State of South Carolina remain in full force and effect for the duration of the state of emergency.

DESCRIPTION

Of particular interest is Executive Order 2020-21 ("EO 2020-21"), directing that any and all residents of and visitors to the State of South Carolina are required to limit social interaction, practice “social distancing” in accordance with CDC guidelines and limit their movements outside of their home, place of residence or current place of abode except for purposes of engaging in “Essential Business”, “Essential Activities” or “Critical Infrastructure Operations”. Effective as of May 4, 2020, Executive Order 2020-31 ("EO 2020-31") modifies EO 2020-21 so as to no longer direct and require “social distancing”, but rather now urges that all residents of and visitors to the State of South Carolina undertake such practice – effectively lifting the statewide “Work-or-Home” order and returning it to voluntary status.

Under EO 2020-21, an “Essential Business” does not include any of the following:

- Entertainment venues and facilities as follows: (a) night clubs, (b) bowling alleys, (c) arcades, (d) concert venues, (e) theaters, auditoriums, and performing arts centers, (f) tourist attractions (including museums, aquariums, and planetariums), (g) racetracks, (h) indoor children’s play areas, with the exception of licensed childcare facilities, (i) adult entertainment venues, (j) bingo halls and (k) venues operated by social clubs.

- Recreational and athletic facilities and activities as follows: (a) fitness and exercise centers and commercial gyms, (b) spas and public or commercial swimming pools, (c) group exercise facilities, to include yoga, barre, and spin studios or facilities, (d) spectator sports, (e) sports that involve interaction in close proximity to and within less than six (6) feet of another person, (f) activities that require the use of shared sporting apparatus and equipment and (g) activities on commercial or public playground equipment.

- Close-contact service providers as follows: (a) barber shops, (b) hair salons, (c) waxing salons, (d) threading salons, (e) nail salons and spas, (f) body-art facilities and tattoo services, (g) tanning salons and (h) massage-therapy establishments and massage services.

The above “non-essential” business categories are covered by Executive Order 2020-18 ("EO 2020-18") as well, which is also extended by EO 2020-29 and requires the closure of all such businesses to non-employees and prohibits their access or use by the public.
Pursuant to EO 2020-18, the South Carolina Department of Commerce is authorized to provide guidance on whether a business, venue, facility, service or activity is “non-essential” and the Department maintains updated guidelines regarding non-essential businesses and clarifications with respect to those with an “essential” designation at: https://www.sccommerce.com/covid-19-non-essential-business-guidelines.

EO 2020-21 defines “Essential Activities” to mean and include:

- Caring for or visiting a family member in another residence or transporting or travelling with a family member, provided that such activity is conducted in accordance with “social distancing” requirements.
- Obtaining necessary supplies and services for family or household members, such as food and supplies for household consumption and use, medical supplies or medication, and supplies and equipment needed to work from home.
- Engaging in activities essential for the health and safety of family or household members, such as seeking medical, behavioral health, or emergency services.
- Caring for pets, provided that such activity is conducted in accordance with “social distancing” requirements.
- Engaging in outdoor exercise or recreational activities, provided that a minimum distance of six (6) feet is maintained during such activities.
- Attending religious services conducted in houses of worship.
- Travelling as required by law, to include attending any court proceedings and transporting children as required by court order or custody agreement.

EO 2020-21 defines “Critical Infrastructure Operations” to mean and include:

- Individuals operating commercial vehicles transporting essential goods and products, such as food, water, medicine, medical supplies and equipment, fuels and petroleum products, livestock, poultry, feed for livestock and poultry, and crops and other agricultural products ready to be harvested (to include timber and wood chips); individuals employed by airlines; and individuals otherwise engaged in commercial transportation activities.
- Individuals performing or assisting with military, healthcare, public safety, or emergency response operations, as well as any other operations or services identified by the United States Cybersecurity and Infrastructure Security Agency in its March 28, 2020 Memorandum, or any future amendments or supplements thereto, as essential to continued critical infrastructure viability. Further information regarding critical infrastructure sectors can be found at: https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19.

Notwithstanding the foregoing, EO 2020-29 also extends (1) Executive Order 2020-10 (“EO 2020-10”), prohibiting restaurants and other food-service establishments that prepare, produce or otherwise offer or sell food or beverages from providing on premises and dine-in service (but permitting delivery, carry-out, curbside pick-up and other alternate means), and (2) Executive Order 2020-28 (“EO 2020-28”), which (i) lifts previous prohibitions regarding access to public beaches, docks, piers and wharfs and (ii) permits the re-opening of retail businesses, subject to certain restrictions:

- The number of customers allowed to enter and simultaneously occupy the premises is limited to the lesser of (i) five (5) customers per 1,000 square feet of retail space and (ii) 20% of the occupancy limit as determined by the fire marshal.
- Such businesses must not knowingly allow customers, patrons or other guests to congregate
US: State by State

within six (6) fee of one another, exclusive of family units.

• Such businesses must implement all reasonable steps to comply with applicable sanitation guidelines promulgated by the CDC, the South Carolina Department of Health and Environmental Control or any other state or federal public health officials.

EO 2020-31 further modifies EO 2020-10 so as to permit restaurants to provide outdoor customer dining services, effective as of May 4. More detailed descriptions of EO 2020-10, EO 2020-18, EO 2020-21, EO 2020-28, EO 2020-29 and EO 2020-31, as well as the executive orders referenced therein, can be found at https://governor.sc.gov/executive-branch/executive-orders.

SOUTH CAROLINA CONTACTS

Keith F. Oberkfell
Partner, Charlotte
koberkfell@mayerbrown.com
+1 704 444 3549

Aubrey H. McEachern
Counsel, Charlotte
ameachern@mayerbrown.com
+1 704 444 3684

Tennessee

Last Updated: May 7
Order in place through: April 30

BACKGROUND

On March 12, in response to the spread of COVID-19, the governor of Tennessee declared a state of emergency in the state. Since then, the governor has issued a series of orders initially recommending and ultimately requiring the cessation of certain business activities. On April 2, the governor issued an order that prohibits persons in Tennessee from leaving their homes unless engaged in “essential activities or essential services” as defined by the order. The order also required that businesses not providing “essential services” be closed to the public. The governor extended the order through April 30.

DESCRIPTION

Reopen Measures

On April 24, the governor amended the state’s essential-business order to permit, as of April 27, the reopening of restaurants (but not bars and night clubs) for on-premises dining.

On May 7, the governor issued an executive order amending an April 28 order, to allow for the reopening of small group, non-contact entertainment, recreational, and other gathering venues. Pursuant to the governor’s guidelines, businesses that comply with prescribed social distancing measures are allowed to reopen at limited capacity in at least 89 of Tennessee’s 95 counties beginning on May 8. Examples of such venues that may be allowed to reopen in accordance with state guidelines include:

• Bowling alleys;
• Arcades;
• Climbing gyms;
• Water sports activities;
• Gold driving ranges and mini-golf facilities; shooting ranges;
• Dance classes; or
• Other similar activities and venues that can achieve and maintain the necessary capacity and proximity limitations.

Under the original order, “essential services” included:

• Health-care services, which encompasses not only the direct provision of health care but also the development, manufacture, and distribution of medical products;
Texas

Last Updated: April 27
Order in place through: May 18

BACKGROUND

On March 13, in response to the spread of COVID-19, the governor of Texas declared a state of disaster in the state, a declaration that he has since renewed. On March 31, the governor issued an order requiring “every person in Texas” to “minimize in-person contact with people who are not in the same household” except “where necessary to provide or obtain essential services.”

The order may be viewed at: https://publications.tnsosfiles.com/pub/execorders/exec-orders-lee23.pdf

DESCRIPTION

Reopen Measures

On April 27, 2020, governor Abbott announced that Texas will take a phased approach to reopening the economy. In Phase I (implemented under Executive Order GA-18), a number of “Reopened services” (including retail stores, restaurants, movie theaters, and malls will permitted to be open to the public, provided that they limit occupancy to 25% and adhere to the minimum standard health protocols recommended by DSHS. The order specifies that bars, gyms, public swimming pools, interactive amusement venues such as bowling alleys and video arcades, massage establishments, tattoo studios, piercing studios, or cosmetology salons remain closed. Notably, GA-18 expressly supersedes any local or regional restrictions to these “reopened services” that exceed those specified in the order. Additionally, the governor announced that under Phase two (which will begin as early as May 18) will expand occupancy to 50% and will possibly allow barbershops, salons, gyms, and bars to reopen.
The original order defines “essential services” as “everything listed by the U.S. Department of Homeland Security in its Guidance on the Essential Critical Infrastructure Workforce, Version 2.0, plus religious services conducted in churches, congregations, and houses of worship.” The DHS Guidance identifies certain workers in 16 categories as constituting the nation’s “essential critical infrastructure workforce,” including certain workers in the following sectors:

• Healthcare and public health, including the manufacture and distribution of medical products;
• Food and agriculture;
• Energy;
• Water and wastewater;
• Transportation and logistics;
• Public works and infrastructure support services, including residential and building maintenance services as well as waste disposal services;
• Communications and information technology;
• Critical manufacturing, including the manufacture of metals, semiconductors, and products needed in other critical sectors;
• Hazardous materials;
• Financial services;
• Chemical;
• Defense industrial base;
• Commercial facilities, including call centers and distribution facilities;
• Residential facilities and services; and,
• Hygiene products and services.

Under the terms of the governor’s order, other “essential services” may be added to the foregoing list with the approval of the Texas Division of Emergency Management (TDEM). Requests for additions should be directed to TDEM at EssentialServices@tdem.texas.gov or by visiting www.tdem.texas.gov/essentialservices.

Unlike similar orders issued in other states, the Texas order does not explicitly require the closing of businesses that do not provide “essential services.” While one might conclude that such a requirement is implicit in the directive that persons in Texas minimize in-person contact with persons outside their household, nothing in the order would prevent businesses that can function with a remote workforce from continuing to operate. Indeed, the order provides that “all services should be provided through remote telework from home unless they are essential services that cannot be provided through remote telework.”

Given the fact that certain jurisdictions within Texas had earlier issued their own COVID-19-related orders, the governor’s order “supersedes any conflicting order.

TEXAS CONTACT

Andrew Tauber
Partner, Washington DC
atauber@mayerbrown.com
+1 202 263 3324

Virginia

Last Updated: May 4
Order in place through: May 15 (EO No. 53) and June 10 (EO No. 55).

BACKGROUND

Executive Order No. 53 (3/23/2020) (Temporary Restrictions on Restaurants, Recreation, Entertainment, Gatherings, Non-Essential Retail Businesses, and School Closures) orders the closure of specified non-essential retail businesses (e.g., theaters, fitness centers, gyms, beauty salons), lists “essential retail businesses” that may remain open, and states that other “brick and mortar retail businesses” can remain open if they comply with specified social distancing restrictions. It does not order the closure of contractors providing products/services to governments but does require that all businesses adhere to social distancing.
requirements. This order was previously extended through May 8, and is currently set to expire on May 14. In a May 4 press event, the governor stated that he anticipates allowing some currently restricted businesses (including restaurant dining rooms and theaters, salons, gyms, and tattoo parlors), to reopen on May 15, subject to occupancy and other restrictions. Additionally, on 5/1/2020, the governor allowed the prohibition on elective medical and dental procedures to expire.

On April 30, the governor issued Executive Order No. 55 (Stay at Home Order), which generally requires persons in Virginia to stay at their residences except for certain exempted activities. This order also prohibits gatherings of more than 10 individuals. It largely leaves unchanged the restrictions set forth in EO No. 53. EO No. 55 expires on June 10.

DESCRIPTION

Impacting Everyone in Virginia

All public and private in-person gatherings of 10 or more individuals are prohibited.

Business/Operations That Must Close

Recreational and entertainment businesses must be closed to all public access. These include theaters and performing arts centers, fitness and indoor sports facilities, businesses that perform personal grooming services, race tracks and historic horse racing facilities, amusement parks and fairs, and various “places of indoor public amusement” (such as bowling alleys, skating rinks, etc.).

Although schools are not businesses, all in-person instruction at K-12 schools, public and private, will remain closed for the remainder of the 2019-2020 school year. The impact on parents is mitigated by the order’s provision that facilities providing child care services may remain open.

Essential Retail Businesses Are Permitted to Remain Open

Such businesses are:

- Retailers that sell food and beverage products or pharmacy products (including department stores that include grocery or pharmacy operations)
- Medical, laboratory and vision supply retailers
- Electronic retailers that sell or service cell phones, computers, tablets and other communications technology
- Automotive parts, accessories and tire retailers, as well as automotive repair facilities
- Home improvement, hardware, building material and building supply retailers
- Lawn and garden equipment retailers
- Beer, wine and liquor stores
- Retail functions of gas stations and convenience stores
- Retail located within health care facilities
- Banks and other financial institutions with retail functions
- Pet and feed stores
- Printing and office supply stores
- Laundromats and dry cleaners

Virginia’s Government Contractors

Virginia’s large government contracting community is not specifically addressed in the temporary restrictions order. To the extent such companies provide “professional rather than retail services,” they may remain open. In addition, the “operation of government” is expressly exempted from the restrictions. Government contractors whose products and services are necessary to essential government functions may be able to argue that their operations are exempted under that provision, but the order does not address this nuance.

Non-Essential Businesses Can Also Remain Open, But Are Subject to Specific Restrictions

“Non-essential” retail businesses not specifically listed above may continue to operate but must limit all in-person shopping to no more than 10 patrons per establishment with “proper social distancing.”
**Other Impacts of the Order**

Unlike other stay-at-home orders, Virginia’s temporary restrictions do not limit elective medical services or procedures; in fact, the Order specifies that “[n]othing in the Order shall limit . . . the provision of health care or medical services.”

Media businesses and, as noted above, government services are also unaffected by the order.

**VIRGINIA CONTACTS**

Marcia G. Madsen  
*Partner, Washington DC*  
mgmadsen@mayerbrown.com  
+1 202 263 3274

Roger V. Abbott  
*Associate, Washington DC*  
rvabbott@mayerbrown.com  
+1 202 263 3427

**Washington**

*Last Updated:* April 2  
*Order in place through:* May 4

**BACKGROUND**

On February 29, 2020, Washington Governor Jay Inslee proclaimed a state of emergency throughout the state as a result of the COVID-19 outbreak. On March 23, 2020, Governor Inslee issued a stay-at-home directive, applicable to all residents of the state. Governor Inslee’s order instructed all people in the state to immediately cease participating in public and private gatherings for social, spiritual and recreational purposes and, starting at midnight March 25 and ending at midnight on April 8, to cease leaving their home or place of residence except to conduct or participate in essential activities or for employment in essential business services. Violations of the order could be charged as gross misdemeanors under RCW 43.06.220(5).

**Note:** Washington is part of the “Western States Pact,” aimed at coordinating safe approaches to reopening economies.

**DESCRIPTION**

Essential activities include obtaining necessary supplies and services for family, household members or pets, such as food, supplies needed to work from home, and the like; engaging in activities essential for the health and safety of such persons and pets, including seeking medical services or supplies; caring for a family member, friend, or pet in another household; or engaging in outdoor exercise such as walking or biking, but only if social distancing is used.

Employment in essential business services means an essential employee performing work for an essential business as defined in the attached Essential Critical Infrastructure Workers list (the “Essential Workers list”), or carrying out minimum basic operations—i.e., the minimum activities needed to preserve a business’ inventory and plant, ensure security, process payroll, or facilitate remote work by the business’ employees—of a non-essential business.

The Essential Workers list matches in large part the initial list of critical infrastructure sectors and workers published on March 19, 2020 by the federal Cybersecurity & Infrastructure Security Agency (CISA), albeit with various additions reflecting Washington’s particular culture and economy. For example, the list of essential healthcare workers includes midwives and doulas. Essential environmental workers include workers needed for hydroelectric, biofuels, biogas, geothermal energy, wind, biomass, and solar. Essential transportation workers include bicycle and motorized wheelchair/scooter repair and maintenance facilities. Other essential functions include workers providing care to animals in zoos, aquariums, wildlife parks, nature preserves and game farms. The Essential Worker list can be found at this link: [https://kuow-](https://kuow-...)
On April 2, 2020, Governor Inslee extended the stay-at-home order through May 4. He also updated the Essential Workers list to include automotive repair businesses, limited sales and licensing of new and used cars and trucks, an array of renewable energy systems, data, and cybersecurity workers, geoduck and commercial fishers, nannies, outdoor maintenance workers, camping and campground workers, commercial and household goods moving companies, retail that is part essential and part non-essential, but that cannot be easily separable, and tobacco and vapor sellers, if they also sell food. The April 2 order can be found at this link: [https://www.governor.wa.gov/sites/default/files/20-25.1%20-%20COVID-19%20-%20Stay%20Home%2C%20Stay%20Healthy%20Extension%20-%20tmp%29.pdf?utm_medium=email&utm_source=govdelivery](https://www.governor.wa.gov/sites/default/files/20-25.1%20-%20COVID-19%20-%20Stay%20Home%2C%20Stay%20Healthy%20Extension%20-%20tmp%29.pdf?utm_medium=email&utm_source=govdelivery)

**WASHINGTON CONTACT**

Philip R. Recht  
*Partner, Los Angeles*  
prech@mayerbrown.com  
+1 213 229 9512

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**West Virginia**

**Last Updated:** March 23  
**Order in place through:** until rescinded

**BACKGROUND**

On March 16, in response to the spread of COVID-19, the governor of West Virginia declared a state of emergency in the state. Since then, the governor has issued a series of orders imposing increasingly restrictive limits on business activity. Under the most recent order, issued on March 23, the governor issued an order that requires persons in West Virginia to remain at home unless engaged in an "essential activity" as defined by the order. The order also requires the closure of all businesses and operations that are not "essential businesses and operations" within the meaning of the order, which will remain in effect until rescinded.

**DESCRIPTION**

For purposes of the order, "essential businesses and operations" include:

- Healthcare operations, including not only hospitals and pharmacies but also pharmaceutical and medical-device manufacturers and those that distribute their products;
- Grocery stores and pharmacies;
- Food, beverage, and agricultural production;
- Restaurants and bars (for off-premises consumption);
- "Essential infrastructure," including construction, building maintenance, power generation, utilities, cybersecurity, and telecommunications;
- Coal mining;
- Manufacture and distribution of essential products and services by companies that supply products and services used in the pharmaceutical, biotechnology, healthcare, chemical, agricultural, transportation, energy, steel, construction, and military industries;
- The sale, manufacture, distribution, and supply of essential businesses and operations with the support or materials necessary to operate;
- Transportation-related businesses facilitating access to or the provision of essential activities and essential businesses and operations, including freight services, taxis, Uber, Lyft, airlines, and car rentals, gas stations, truck stops,
and bike stores, and automotive manufacturers, suppliers, and repair shops;

- Financial institutions;
- Hardware and building-supply stores;
- Construction and maintenance, including the services of plumbers, electricians, janitors, and landscapers;
- Shipping services;
- Professional services; and
- Hotels and motels.

WEST VIRGINIA CONTACT

Andrew Tauber  
Partner, Washington DC  
atauber@mayerbrown.com  
+1 202 263 3324

Wisconsin

Last Updated: May 7
Order in place through: May 26

BACKGROUND

On March 24, 2020, the Department of Health Services, at the direction of Governor Tony Evers, issued Emergency Order #12, the “Safer at Home Order.” Under the order, all individuals present in Wisconsin were ordered to stay at home or at their place of residence from 8:00 a.m. on March 25, 2020, until 8:00 a.m. on April 24, 2020, unless otherwise exempted under the order, outlined at: https://content.govdelivery.com/attachments/WIGO/V/2020/03/24/file_attachments/1409408/Health%20Order%20%2312%20Safer%20At%20Home.pdf.

The Safer at Home Order (EO 12) was amended on April 16 (EO 28), extending stay-at-home restrictions through May 26, April 20 (EO 31), outlining a plan to dial back the Safer at Home Order in phases, and most recently on April 27, further reducing certain restrictions as outlined below.

The latest order, issued April 27, can be seen at: https://evers.wi.gov/Documents/COVID19/EMO34-SAHDialTurn.pdf

Note: Wisconsin is one of the Midwestern states whose governors have agreed to coordinate the reopening of their economies.

DESCRIPTION

Reopen Activities

Although Wisconsin’s EO 28 (“Safer at Home”) (issued April 16 but not effective until April 24) generally extended the state’s restrictions through May 26, the order allows the following activities and business operations to commence, which were prohibited under the previous order:

- Restaurants may open for food take-out or delivery service only.
- Golf courses will be open, with some exceptions.
- Weddings, funerals, and religious entities, except that any gathering shall include fewer than 10 people in a room or confined space at a time.
- Laundromats, dry cleaners, industrial laundry services, and laundry service providers.
- Hotels and motels, as long as they close swimming pools, hot tubs, and exercise facilities as well as enforce social distancing.
- Public parks may open (although subject to closure by local authorities).

The easing of restrictions in Wisconsin has generated some press coverage (e.g., here), and was cited by Governor Whitmer of Michigan—who is facing political pressure from the legislature to ease restrictions—as grounds for easing restrictions in Michigan.

The latest order, EO 31, further amends Minimum Basic Operations, as defined in EO 28, to include:

- Curb-side drop-off of goods or animals for the purpose of having those goods or animals serviced, repaired, or cared for by the business.
Outdoor recreation rentals are allowed, including but not limited to boats, golf carts, and ATVs.

Car washes operated automatically or by self-service may open for service.

The latest update was effective as of April 29.

The original order identifies six categories of activity that are exempt from certain of its restrictions (and which continue to be exempt under the latest order) as shown on the following pages.

Essential Activities (Emergency Order § 11): Individuals may leave their homes or residences to perform “essential activities,” which are identified in five subcategories: (a) to engage in activities or perform tasks essential to their own or others’ health and safety, (b) to obtain or deliver to others necessary services or supplies, including food and safety and sanitation products, (c) to engage in certain outdoor activities, (d) to perform work at Essential Businesses or Operations or to otherwise carry out activities specifically permitted in the order and (e) to care for family members, friends or pets.

Essential Governmental Functions (Emergency Order § 12): Key governmental functions are exempted from the order, including paid and volunteer first responders, law enforcement, EMS and firefighters; emergency management personnel; court and corrections personnel; child protection and welfare personnel; and other similar groups.

Essential Businesses and Operations (Emergency Order § 13): The order further exempts 26 subcategories of businesses: (a) any business or worker identified in the U.S. Department of Homeland Security, Cybersecurity & Infrastructure Security Agency (CISA), Memorandum on Identification of Essential Critical Infrastructure Workers During COVID-19 Response, updated March 23, 2020, and any subsequent versions of this Memorandum, (b) stores that sell groceries and medicine, (c) food and beverage production, transport and agriculture, (d) restaurants and further as noted above, (e) bars; (f) child care settings, (g) organizations that provide charitable and social services, (h) weddings, funerals and religious entities, (i) funeral establishments, (j) media operations, (k) gas stations and businesses needed for transportation, (l) financial institutions and services, (m) hardware and supplies stores, (n) critical trades, (o) mail, post, shipping, logistics, delivery and pick-up services, (p) laundry services, (q) supplies to work from home, (r) supplies for Essential Businesses and Operations and Essential Governmental Functions, (s) transportation, (t) home-based care and services, (u) professional services, (v) manufacturing, distribution and supply chain operations for critical products and industries, (w) critical labor union functions, (x) hotels and motels, (y) higher educational institutions and (z) Wisconsin Economic Development Corporation (WEDC) designated businesses.

Minimum Basic Operations (Emergency Order § 14): Individuals may also perform the minimum necessary activities to maintain the value and condition of a business’s inventory and facilities, to ensure security and the continuation of employee payroll, benefits, or related functions, and to facilitate employees to work remotely.

Essential Travel (Emergency Order § 15): Individuals may engage in Essential Travel, which includes (a) any travel related to the provision of or access to other activities or functions identified in the order, (b) travel to care for vulnerable persons, (c) travel to or from educational institutions for purposes of receiving materials for distance learning, meals or any other related services, (d) travel to return to a place of residence from outside the jurisdiction, (e) travel required by law enforcement or court order and (f) travel required for non-residents to return to their places of residence outside Wisconsin.
Special Situations (Emergency Order §§ 8-10):
This category identifies three subcategories of special activity exempted from the order:

- **Health Care and Public Health Operations (Emergency Order § 8):** Individuals may leave their residences to work for or to obtain services at any Health Care and Public Health Operations, including hospitals, medical facilities, clinics and other health care providers.

- **Human Service Operations (Emergency Order § 9):** Individuals may leave their residences to work for or to obtain services at any state, institutional or community-based setting providing human services to the public.

- **Essential Infrastructure (Emergency Order § 10):** Individuals may leave their residences to provide any services or to perform any work necessary to offer, provide, operate, maintain and repair Essential Infrastructure.

**Other State Updates**
For other state updates, please see Mayer Brown’s 50-state tracker chart available for download at this link:


**WISCONSIN CONTACTS**

Thomas V. Panoff  
*Partner, Chicago*  
tpanoff@mayerbrown.com  
+1 312 701 8821

Nathan A. Rice  
*Associate, Chicago*  
nrice@mayerbrown.com  
+1 312 701 7727
BACKGROUND

While the federal authorities in Canada have joined the United States in closing the border to all but essential traffic, a number of jurisdictions within Canada have also announced that closures of most businesses are in effect. Provincial and territorial announcements have indicated that only organizations necessary to provide "essential services" are permitted to operate.

Municipal, provincial, territorial or Indigenous jurisdictions, not the federal government, have the legislative authority to implement and execute responsive actions within their respective jurisdictions, while at the federal level, Public Safety Canada has a key role to play to facilitate and enable critical infrastructure security and resilience.

DESCRIPTION

To that end, Public Safety Canada has developed a set of functions deemed essential in the context of the COVID-19 pandemic to help local governments protect their communities while maintaining the reliable operation of critical infrastructure services and functions to ensure the health, safety, and economic well-being of the population.

According to Public Safety Canada, the services and functions it has listed are considered essential to preserving life, health and basic societal functioning. These include, but are not limited to, the functions performed by first responders, health care workers, critical infrastructure workers (e.g., hydro and natural gas), and workers who are essential to supply critical goods such as food and medicines.

Please visit the following links for information on specific jobs and services that have been deemed essential by the jurisdictions listed.

- British Columbia
- Alberta
- Saskatchewan
- Manitoba
- Ontario
- Quebec
- New Brunswick
- Prince Edward Island
- Nova Scotia
- Newfoundland and Labrador
- Nunavut
- Northwest Territories
- Yukon
BACKGROUND
In December 2019, the novel coronavirus ("COVID-19") was first identified and, since that time, has spread throughout the world, including Mexico. The first case of COVID-19 appeared in Mexico on February 27, 2020, and, in the few weeks following, its transmission through community spread has grown exponentially.

On March 11, 2020, COVID-19 was characterized as a pandemic by the World Health Organization (WHO). If COVID-19 continues to spread at the current rate, the available medical facilities will be stressed and eventually overloaded with critical patients.

Given the above, and considering that the risk of community spread of COVID-19 through person-to-person contact is magnified when people congregate together, the Mexican government implemented some measures in order to protect, preserve and promote the general health, safety and welfare of the people in Mexico.

First, on March 30, 2020, a decree was published in the Federal Official Gazette ("DOF") declaring a health emergency due to force majeure. A day later, on March 31, 2020, a decree establishing extraordinary actions to address the health emergency generated by COVID-19 was published in the DOF (as it was amended by the explanatory note dated April 3, 2020, the "Decree"). Additionally, on April 6, 2020, a decree establishing the technical guidelines related to some of the activities described in the Decree was published in the DOF (the "Guidelines").

SUSPENSION OF NON-ESSENTIAL ACTIVITIES
Pursuant to the Decree and in order to mitigate the spread and transmission of COVID-19, the Federal government, through the Ministry of Health, ordered the immediate suspension of activities and businesses considered “non-essential.” The initial term of said suspension is from March 30 to April 30, 2020 (the "Effective Period"). Therefore, all non-essential businesses, services and activities are prohibited during the Effective Period.

Although the Decree does not define what is considered an essential activity, it does provide a list of the activities that are considered as such, which are:

a) The activities that are directly necessary to attend the health emergency, such as the work activities of the medical, paramedical, administrative and support branches throughout the National Health System. Also, those who participate in its supply and services, among which the pharmaceutical sector stands out, both in its production and its distribution (pharmacies); the manufacture of supplies, medical equipment and technologies for health care; those involved in the proper disposal of biological-infectious hazardous waste, as well as cleaning and sanitizing medical units at different levels of care;

b) Those involved in public safety and citizen protection, in the defense of national integrity and sovereignty, in the procurement and promotion of justice, and in legislative activity at the federal and state levels;

c) Those necessary for the function of the key sectors of the economy, which include financial services; tax collection; distribution and sale of energy, gas and petrol station; generation and distribution of drinking water; food and non-alcoholic beverages industry; food markets, supermarkets, self-service shops, grocery and prepared food sales; passenger and cargo transportation services; agricultural, fishing and livestock production and agribusiness; chemicals industry; cleaning products; hardware stores;
courier services; private security guard services; day care centers and nurseries; assisted living and retirement facilities for the elderly; shelters and care centers for women who are the victims of violence and their daughters and sons; telecommunications and information media; private emergency services; burial services; storage services and chain of essential supplies; logistics (airports, ports and railways); as well as activities whose suspension may have irreversible effects for its continuation. According to the Guidelines, the activities whose suspension may have irreversible effects for its continuation are the following: steel, cement and glass production companies and information technology services that guarantee the continuity of computer systems in the private, public and social sectors.

d) Those directly related to the operation of government social programs; and

e) Those necessary for the conservation, maintenance and repair of the critical infrastructure that ensures the production and distribution of essential services, including specifically enumerated activities, namely, drinking water, electricity, gas, oil, gasoline, jet fuel, basic sanitation, public transportation, and hospital and medical infrastructure, among others, that could be listed in this category. This list is merely illustrative; the government anticipates analyzing, on a case-by-case basis, what other activities not mentioned here can be considered essential to the production and distribution of essential services.

Non-essential businesses, services and activities are all businesses and activities that are not encompassed in the five categories noted above. It is not clear whether the manufacture of necessary supplies so that the essential activities can continue to operate can also be considered as “essential”, even if not listed as such (i.e., companies that are engaged in the manufacture of plastic or cardboard packaging to preserve food sold in supermarkets). This should be analyzed on a case-by-case basis.

Among the issues that have generated some concerns for Mexican companies regarding the scope of the above-mentioned restriction is the inability to comply with certain obligations required by law. For example, Mexican law provides that Mexican companies shall hold an annual shareholders’ meeting on or before April 30 of each year. Due to restrictions imposed by the Decree, and considering that shareholder meetings are not explicitly listed as an essential activity, Mexican companies could analyze the convenience of holding shareholder meetings by electronic means. These alternatives require further analysis and shall be discussed on a case by case basis.

The steel, cement and glass production companies shall maintain a minimum activity that avoids irreversible effects in their operations. To do so, they should have informed the Ministry of Economy via email the total number of workers that are essential for this purpose. The deadline to inform the Ministry of Economy was April 7, 2020.

Those steel, cement and glass production companies that have current contracts with the federal government will continue activities that allow them to fulfill short-term commitments exclusively for the Dos Bocas Refinery, Tren Maya, Felipe Ángeles Airport and the Transismic Corridor projects, as well as existing contracts considered essential for Petróleos Mexicanos and the Federal Electricity Commission.

Coal mines and coal distribution companies shall maintain a minimum activity that meets the demand of the Federal Electricity Commission. For this, they should have informed the Ministry of Economy of the total number of workers that is

2 These include electronic commerce platforms and companies, as long as they comply with the health measures indicated in section 3 of this note.
essential for this purpose and must comply with the measures indicated in the following section.

HEALTH AND SAFETY MEASURES TO BE OBSERVED IN PLACES WHERE ESSENTIAL ACTIVITIES ARE CARRIED OUT

The Decree establishes that, in all the places where the essential activities mentioned above are carried out, the following practices must be observed, on a mandatory basis:

a) No meetings or congregations of more than 50 people may be held;

b) People should wash their hands frequently;

c) People should sneeze or cough covering their nose and mouth with a disposable tissue or with the forearm;

d) People shall not greet with a kiss, a handshake or a hug; and

e) All other healthy distance measures issued by the Ministry of Health should be in force.

The Decree does not establish the health measures to be adopted by the persons who do not perform essential activities; however, it is critical that everyone engage in all available health measures, including handwashing, maintaining a safe distance of at least six feet from other people in public, isolating themselves if ill, only purchasing supplies necessary for personal use and remaining calm. Is it advisable to consult with local health authorities and confirm the federal guidelines by the National Health Service regularly.

SHELTER-AT-HOME MANDATED

All persons located in Mexico, whether residents or visitors, are required to shelter at home, unless providing an essential service, seeking health care, or engaging in life-sustaining activities or activities that support life-sustaining activities. For this reason, the Decree establishes that the portion of the population residing in the Mexican territory (including people who arrive from abroad) that does not participate in essential work activities must stay at home until April 30, 2020. Until that date, all persons shall remain in their places of residence and shall not be or remain in public places.

This mandate is not a curfew; however, it will be strictly applied to anyone over 60 years of age, anyone in a state of pregnancy or an immediate puerperium, or anyone with a diagnosis of hypertension, diabetes mellitus, chronic heart or lung disease, immunosuppression (acquired or provoked), or kidney or liver insufficiency, regardless of whether his or her work is considered essential.

ENDING DATE

Once the Effective Period of the measures established in the Decree has ended, the Ministry of Health, in coordination with the Ministry of Economy and the Ministry of Labor and Social Security, will issue the guidelines for a return, ordered, staggered and regionalized to the labor, economic and social activities of the entire population in Mexico.

SURVEILLANCE AND ENFORCEMENT

Article 4 of the Mexican Constitution establishes health as a human right and provides the basis for the government to enact provisions regarding, among other things, health services and medical attention. Therefore, the Mexican government must guarantee such fundamental rights to all its citizens, primarily by providing access to public health services, such as public hospitals.

The main law regulating these matters is the General Health Law and its implementing regulations, which establish health services as a matter of public policy and interest subject to sanitary control.

The authorities in charge of health- and medical-related services include the President of Mexico, the
General Health Board, the Ministry of Health and state governments, among others.

Therefore, even though the Decree is silent on who will enforce it, the Ministry of Health has such capacity. The Ministry of Labor and Social Security also has some authority to do so under its workplace safety and health programs.

Additionally, most states have adopted similar local decrees by which they have assumed authority to enforce the suspension of activities other than the ones considered essential. These include Mexico City and the State of Mexico.

Further measures may be taken by the federal government on this regard, depending on the level of the emergency.

**ADMINISTRATIVE AND JUDICIAL REMEDIES**

Any party affected by an unfavorable decision issued by the competent health authorities may, as a general rule:

a) File a reconsideration remedy, also known as an administrative appeal. This remedy should be filed before the same authority that issued the challenged resolution.

b) File a nullity trial before the Federal Court for Administrative Law.

c) File an *amparo* trial before a Federal District Court or before a Federal Collegiate Court. If the Mexican Supreme Court considers that a case is highly relevant for the country and involves constitutional matters, it can attract the *amparo* trial.

These three alternatives present specific challenges and requirements, and their filing will significantly depend on the nature of the resolution, imposition of fines and penalties, and particular issues of the resolution in question.

**DISCLAIMERS**

This guidance is not intended to be a legal opinion but, rather, discusses and analyzes some of the measures taken by the Mexican federal government regarding COVID-19.

The discussions set forth above are subject to change and qualifications by reason of change of law, facts and circumstances, lapse of time, and other similar matters. The firm has not undertaken an obligation to update this guide for changes in facts, circumstances, laws or otherwise.
**Brazil**


On February 26, the first COVID-19 case was confirmed in the City of São Paulo. Since then, the propagation of the disease has been increasing quickly. On March 20, there were already 977 confirmed cases in Brazil and 11 confirmed deaths. Bearing in mind this crisis scenario, the Brazilian Congress approved the decree that established the “Public Calamity State” in Brazil.

After that, the President enacted Decree No. 10,282/2020 (“Decree”) and the Provisional Measure No. 926/2020 (“Provisional Measure”) establishing several rules that complement Law No. 13.979, which established a series of procedures, such as quarantines and social distancing, in order to fight the spread of coronavirus in Brazil.

The Decree establishes that the essential activities are the ones that are indispensable to meet society’s most urgent needs. That is to say that the nonperformance of the referred activities may endanger the population’s health and safety. The transportation of essential goods to the production chain and to the performance of the essential activities are also considered to be indispensable.

In addition to that, the Provisional Measure establishes that all of the transportation or transit restrictions shall be based on a technical recommendation issued by the Brazilian National Agency on Sanitary Surveillance (“Anvisa”) to be valid.

However, it is important to point out that each state and/or municipality, even before the enacting of the Decree, adopted a series of restrictive measures. Some of the restrictive measures established by Brazil’s state/municipal governments include:

- **São Paulo (state):** In the State of São Paulo, on March 21, Governor João Dória enacted a decree establishing a 15-day mandatory quarantine starting on March 24 and determining the closure of all establishments that provide non-essential services until April 7, 2020. The governor understands essential services as being only the ones related to food supplies (supermarkets and grocery stores), health care (hospitals, clinics and pharmacies) and provisions (transport companies, storage and gas stations). The governor based the decree on the fact that São Paulo already had 396 confirmed cases of infection by COVID-19 and 9 deaths caused by the virus.

- **Rio de Janeiro (state):** Governor Wilson Witzel established a series of significantly restrictive measures, such as:
  - Prohibition of intercity passenger transport that connects the Metropolitan Region to the capital (Rio de Janeiro), except for trains and ferries; restrictions are foreseen for providing essential services, such as health;
  - Prohibition of circulation of transportation apps’ cars (i.e., Uber) between the capital and other municipalities;
  - Prohibition of interstate passenger transports originating in the following states: São Paulo, Minas Gerais, Espírito Santo and Bahia, in addition to the Federal District and other states in which the circulation of the virus is confirmed or an emergency situation is
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decreed (the National Land Transport Agency needs to ratify the determination);

– Prohibition of international or national passenger flights originating in states with confirmed virus circulation or with an enacted emergency situation. This measure does not apply to cargo operations, and the National Civil Aviation Agency needs to ratify it. Repatriated passengers will have special escort; and

– Prohibition of the berthing of cruise ships originating in states and countries with confirmed circulation of the coronavirus or an emergency situation is decreed. The National Waterway Transport Agency (Antaq) needs to ratify.

In addition to the restrictions above, the following is prohibited for the next 15 days:

• Operation of gyms, fitness centers and similar establishments;

• Operation of malls and shopping centers. Exceptions include supermarkets, pharmacies and health care services, such as hospitals, clinics, laboratories and similar establishments;

• Access to public beaches, lagoons, rivers and public swimming pools;

• Operation of bars, restaurants, cafeterias and similar establishments. This measure does not apply to establishments based inside hotels, inns and similar institutions, which should work only for guests and employees, as a way of ensuring quarantine (it was not clear whether the home delivery is permitted).

• Brasilia (Federal District): Governor Ibaneis Rocha established that most establishments must be closed, such as churches, bank agencies, night clubs, shopping centers, gyms and parks until April 5. Schools and universities also suspended their activities.

In addition to the measures referred to above, several other states and cities in Brazil (Santa Catarina, Bahia, Espírito Santo, Minas Gerais and others) also established restrictive measures in order to fight against the global spread of the virus.

Furthermore, in order to minimize the impacts generated by the COVID-19 pandemic on public health and the economy, the federal government has announced several measures, among which are:

Actions for vulnerable people:

• Anticipation of the first installment of the 13th of retirees and pensioners for April (R $23 billion);

• Anticipation of the second installment of the 13th of retirees and pensioners for May (R $23 billion);

• The amounts not withdrawn from PIS / PASEP will be transferred to FGTS to allow new withdrawals (up to R $21.5 billion);

• Anticipation of the Salary Allowance for June (R $12.8 billion);

• Reinforcement of the Bolsa Família program: allocation of resources to enable the expansion of the number of beneficiaries - inclusion of more than 1 million people (up to R $3.1 billion);

• Reduction of the payroll interest ceiling, increase in the margin and payment term;

• 150 billion to stimulate the economy;

• Money voucher for the most needed (income supplementation).

Maintenance of employment:

• Deferral of the FGTS payment term for 3 months (R $30 billion);

• Deferral by the Union in the Simples Nacional for 3 months (R $22.2 billion);

• More R $5 billion in PROGER / FAT credit for Micro and Small Companies;

• 50 percent reduction in contributions from Sistema S for 3 months (R $2.2 billion);

• Simplification of the requirements for contracting credit and dispensing with documentation (CND) for credit renegotiation;
Facilitate the clearance of imported industrial raw materials and inputs before landing;
- Delay in the payment of the Service Guarantee Fund (FGTS) and Simples Nacional for three months, to reinforce the companies’ cash;
- Release of R $24 billion for personal credit lines (in order to help self-employed workers) and R $48 billion for companies;
- Aid to civil aviation;
- SELIC cut to 3.5 percent; and
- Interest reduction and authorization to pause debt payments by Caixa Econômica Federal.

Fighting the pandemic:
- Destination of the DPVAT fund balance to SUS (R $4.5 billion);
- Reduction of import tax rates for products for medical and hospital use to 0 (until the end of the year);
- Temporary exemption from IPI for listed imported goods that are necessary to combat COVID-19;
- Temporary exemption from IPI for domestically produced goods listed that are necessary to combat COVID-19;
- Suspend the proof of life of the INSS beneficiaries for 120 days;
- Tariff preference for products for medical and hospital use;
- Prioritize customs clearance of products for medical and hospital use; and
- Exemption from medical products, that is, products that will not pay taxes.

Closing borders.
Several other measures are being discussed by public authorities, and many will have an impact on economic and labor relations. Among these measures are: (i) express permission by law for unilateral change by the company in working hours; (ii) reactivation of the unemployment insurance program; (iii) permission to compensate for unworked days during the vacation period; (iv) non-application of fines by labor inspection authorities due to the crisis; (v) suspension of administrative records during the crisis; (vi) extending the term for carrying out occupational examinations; and (vii) excluding the coronavirus as a work-related disease; etc. These and other measures are pending negotiations, analysis and approval.
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