WHEREAS, Article II, Section 15 of the 1987 Constitution provides that the State shall protect and promote the right to health of the people and instill health consciousness among them;

WHEREAS, Executive Order No. (E.O.) 168, s. 2014 created the Inter-Agency Task Force for the Management of Emerging Infectious Diseases (IATF) to facilitate inter-sectoral collaboration to establish preparedness and ensure efficient government response to assess, monitor, contain, control, and prevent the spread of any potential epidemic in the Philippines;

WHEREAS, Section 2(c) of E.O. 168 mandates the IATF to prevent and/or minimize the local spread of emerging infectious diseases in the country through the establishment or reinforcement of a system in screening possible patients infected with emerging infectious diseases, contact tracing, identification of the mode of exposure to the virus, and implementation of effective quarantine and proper isolation procedures;

WHEREAS, on 28 January 2020, the IATF convened, and thereafter issued regular recommendations for the management of the 2019 Novel CoronaVirus Acute Respiratory Disease, which is now known as CoronaVirus Disease 2019 (COVID-19);

WHEREAS, the 18 March 2020 Memorandum from the Office of the Executive Secretary directed all heads of departments, agencies, and instrumentalities of government, including the Philippine National Police (PNP), Armed Force of the Philippines (AFP), and the Philippine Coast Guard (PCG), government-owned and controlled corporations (GOCCs), Government Financial Institutions (GFIs), State Universities and Colleges (SUCs), and Local Government Units (LGUs) to adopt, coordinate, and implement guidelines which the IATF may issue on the COVID-19 situation, consistent with the respective agency mandates and relevant laws, rules, and regulations;

WHEREAS, on 30 April 2020, Executive Order (E.O.) No. 112, s. 2020 was issued imposing an Enhanced Community Quarantine (ECQ) in high-risk geographic areas of the Philippines and a General Community Quarantine (GCQ) in the rest of the country from 01 to 15 May 2020, adopting the Omnibus Guidelines on the Implementation thereof, and for other purposes;
WHEREAS, the IATF approved the Guidelines on the Implementation of the Modified Enhanced Community Quarantine (MECQ) including the zoning concept, corresponding qualification, and its phased response or intervention.

WHEREAS, there is a need to revise existing guidelines on community quarantine to streamline rules which will be applicable to transitional community quarantine classifications;

WHEREAS, Section 3 of E.O. 112 authorizes the IATF to amend or modify the Omnibus Guidelines on the Implementation of Community Quarantine in the Philippines.

NOW, THEREFORE, in consideration of the premises set forth herein, the IATF issues these amended Omnibus Guidelines to harmonize and codify existing guidelines of the IATF and member-agencies pertaining to community quarantine, which shall be applied to all regions, provinces, cities, municipalities and barangays placed under community quarantine.

SECTION [1] DEFINITION OF TERMS. For purposes of these Guidelines, the following shall be defined as follows:

1. **Accommodation Establishments** - refers to an establishment operating primarily for accommodation purposes including, but not limited to, hotels, resorts, apartment hotels, tourist inns, motels, pension houses, private homes used for homestay, ecolodges, serviced apartments, condotels, and bed and breakfast facilities. *(As amended by Paragraph A(1) of IATF Resolution No. 43, June 03, 2020)*

2. **Comorbidity** - refers to the presence of a pre-existing chronic disease condition.

3. **Community Quarantine** - refers to the restriction of movement within, into, or out of the area of quarantine of individuals, large groups of people, or communities, designed to reduce the likelihood of transmission of an infectious disease among persons in and to persons outside the affected area.

4. **COVID-19** - refers to the Coronavirus Disease 2019 which is caused by the virus known as the severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2).

5. **Enhanced Community Quarantine** - refers to the implementation of temporary measures imposing stringent limitations on movement and transportation of people, strict regulation of operating industries, provision of food and essential services, and heightened presence of uniformed personnel to enforce community quarantine protocols.
6. **Essential goods and services** - covers health and social services to secure the safety and well-being of persons, such as but not limited to, food, water, medicine, medical devices, public utilities, energy, and others as may be determined by the IATF.

7. **General Community Quarantine** - refers to the implementation of temporary measures limiting movement and transportation, regulation of operating industries, and presence of uniformed personnel to enforce community quarantine protocols.

8. **Health and emergency frontline services** - refers to services provided by public health workers [all employees of the Department of Health (DOH), DOH Hospitals, Hospitals of LGUs, and Provincial, City, and Rural Health Units, and Drug Abuse Treatment and Rehabilitation Centers including those managed by other government agencies (e.g. police and military hospitals/clinics, university medical facilities), uniformed medical personnel], private health workers, such as but not limited to medical professionals, hospital and health facility administrative and maintenance staff, and aides from private health facilities, as well as their service providers, health workers and volunteers of the Philippine Red Cross and the World Health Organization, and employees of Health Maintenance Organizations (HMOs), the Philippine Health Insurance Corporation (PHIC), health insurance providers, disaster risk reduction management officers, and public safety officers.

9. **Interzonal movement** - the movement of people, goods and services between provinces, highly urbanized cities, and independent component cities under different community quarantine classification. For this purpose, the National Capital Region shall be considered as one area. Provided that movements to and from areas under granular lockdowns shall be considered as interzonal movement even if within the same province or highly urbanized city. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)

10. **Intrazonal movement** - the movement of people, goods and services between provinces, highly urbanized cities, and independent component cities under the same community quarantine classification, without transiting through an area placed under a different classification. For this purpose, the National Capital Region shall be considered as one area. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)

11. **Minimum public health standards** - refers to guidelines set by the DOH under Administrative Order No. 2020-0015, as well as sector-relevant guidelines issued by national government agencies as authorized by the IATF, to aid all sectors in all settings to implement non-pharmaceutical interventions (NPI), which refer to public health measures that do not involve vaccines, medications or other pharmaceutical interventions, which individuals and communities can carry out in order to reduce transmission rates,
contact rates, and the duration of infectiousness of individuals in the population to mitigate COVID-19. For this purpose, the Department of Tourism and Department of Public Works and Highways are recognized as the sector-relevant agencies with respect to tourism and construction, respectively.

12. **Modified Enhanced Community Quarantine** - refers to the transition phase between ECQ and GCQ, when the following temporary measures are relaxed and become less necessary: stringent limits on movement and transportation of people, strict regulation of operating industries, provision of food and essential services, and heightened presence of uniformed personnel to enforce community quarantine protocols.

13. **Modified General Community Quarantine** - refers to the transition phase between GCQ and the New Normal, when the following temporary measures are relaxed and become less necessary: limiting movement and transportation, the regulation of operating industries, and the presence of uniformed personnel to enforce community quarantine protocols.

14. **New Normal** - refers to the emerging behaviors, situations, and minimum public health standards that will be institutionalized in common or routine practices and remain even after the pandemic while the disease is not totally eradicated through means such as widespread immunization. These include actions that will become second nature to the general public as well as policies such as bans on large gatherings that will continue to remain in force.

15. **Operational capacity** - refers to such a number of employees or workers who can be permitted or required to physically report to work on-site in a particular office or establishment.

16. **Skeleton workforce** - refers to the operational capacity which utilizes the smallest number of people needed for a business or organization to maintain its basic functions.

**SECTION [2] GUIDELINES FOR AREAS PLACED UNDER ENHANCED COMMUNITY QUARANTINE.** Areas placed under ECQ shall observe the following protocols:

1. Minimum public health standards shall be complied with at all times for the duration of the ECQ.
2. Strict home quarantine shall be observed in all households, and the movement of all residents shall be limited to accessing essential goods and services, and for work in permitted offices or establishments as well as activities listed hereunder.

3. Any person below fifteen (15) years old, those who are over sixty-five (65) years of age, those with immunodeficiency, comorbidity, or other health risks, and pregnant women, including any person who resides with the aforementioned, shall be required to remain in their residences at all times, except when indispensable under the circumstances for obtaining essential goods and services, or for work in industries and offices or such other activities permitted in this Section. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)

4. The following establishments, persons, or activities are allowed to operate, work, or be undertaken for the duration of the ECQ:

   a. With full operational capacity:

      i. Public and private hospitals;
      ii. Health, emergency and frontline services, including those provided by dialysis centers, chemotherapy centers, and the like;
      iii. Manufacturers of medicines, medical supplies, devices and equipment, including suppliers of input, packaging, and distribution;
      iv. Industries involved in agriculture, forestry, and fishery and their workers, including farmers, Agrarian Reform Beneficiaries (ARBs), fisherfolk, and agri-fishery stores, and such other components of the food value chain; and
      v. Delivery and courier services, whether in-house or outsourced, transporting food, medicine, or other essential goods, including clothing, accessories, hardware, housewares, school and office supplies, as well as pet food and other veterinary products.

   b. At a maximum of fifty percent (50%) operational capacity, without prejudice to the adoption of work-from-home or other alternative work arrangements and without diminution of existing operational capacity previously allowed, if any:

      i. Private establishments and their employees involved in the provision of essential goods and services, and activities in the value chain related to food, medicine and vitamins production, medical supplies, devices and equipment, and other essential products such as but not limited to soap and detergents, diapers, feminine hygiene products, toilet paper and wet wipes,
and disinfectants. Such establishments shall include, but shall not be limited to, public markets, supermarkets, grocery stores, convenience stores, laundry shops, food preparation establishments insofar as take-out and delivery services, and water-refilling stations, unless a higher operational capacity is authorized by the Department of Trade and Industry (DTI);

ii. Media establishments and their total permanent staff complement, inclusive of reporters and other field employees, as registered with the Department of Labor and Employment (DOLE) and accredited by the Presidential Communications Operations Office (PCOO); and

iii. Workers accredited by the Department of Transportation (DOTr) to work on utility relocation works, and specified limited works across thirteen (13) railway projects, including replacement works for the Manila Metro Rail Transit System Line 3. *Provided that* where applicable, on-site or near-site accommodations and/or point-to-point shuttle services should be arranged.

c. With a skeleton workforce:

i. Other medical, dental, rehabilitation, and optometry clinics, pharmacies or drug stores: *Provided that* there is strict observance of infection prevention and control protocols. *Provided, further,* that dental procedures shall be limited to emergency cases only and that the wearing of full Personal Protective Equipment (PPEs) by dentists and attendants shall be mandatory. *Provided finally* that home service therapy for Persons With Disabilities (PWDs) shall be allowed;

ii. Veterinary clinics;

iii. Banks, money transfer services, including pawnshops only insofar as performing money transfer functions, microfinance institutions, and credit cooperatives, including their armored vehicle services, if any;

iv. Capital markets, including but not limited to the Bangko Sentral ng Pilipinas, Securities and Exchange Commission, Philippine Stock Exchange, Philippine Dealing and Exchange Corporation, Philippine Securities Settlement Corporation, and Philippine Depository and Trust Corporation;

v. Water supply and sanitation services and facilities, including waste disposal services, as well as property management and building utility services;

vi. Energy and power companies, their third-party contractors and service providers, including employees involved in electric transmission and distribution, electric power plant and line maintenance, electricity market
and retail suppliers, as well as those involved in the exploration, operations, trading and delivery of coal, oil, crude or petroleum and by-products (gasoline, diesel, liquefied petroleum gas, jet oil, kerosene, lubricants), including gasoline stations, refineries and depots or any kind of fuel used to produce electricity;

vii. Telecommunications companies, internet service providers, cable television providers, including those who perform indirect services such as the technical, sales, and other support personnel, as well as the employees of their third-party contractors doing sales, installation, maintenance and repair works;

viii. Airline and aircraft maintenance, pilots and crew, and employees of aviation schools for purposes of the pilot’s recurrent training for flight proficiency and type rating using simulator facilities; and ship captains and crew, including shipyard operations and repair;

ix. Manufacturing companies and suppliers of equipment or products necessary to perform construction works, such as cement and steel;

x. The Philippine Postal Corporation, at an operational capacity necessary to maintain the prompt delivery of services to its clients;

xi. The Philippine Statistics Authority, at an operational capacity necessary to conduct data gathering and survey activities related to COVID-19 and the registration and implementation of the national identification (ID) system;

xii. Business process outsourcing establishments (BPOs) and export-oriented businesses, including mining and quarrying, with work-from-home, on-site or near site accommodation, or point-to-point shuttling arrangements. For this purpose, BPOs and export-oriented businesses, and their service providers, shall be allowed to install, transport and maintain the necessary on-site and work-from-home equipment, deploy their workers under on-site or near-site accommodation arrangements, or provide point-to-point shuttle services from their near-site accommodations to their offices;

xiii. Essential projects, whether public or private, such as but not limited to quarantine and isolation facilities for Persons under Monitoring (PUMs), and suspect and confirmed COVID-19 patients, facilities for the health sector including those dealing with PUMs, and suspect and confirmed COVID-19 patients, facilities for construction personnel who perform emergency works, flood control, and other disaster risk reduction and rehabilitation works, sewerage projects, water service facilities projects, and digital works. Priority public and private construction projects, defined as those that refer to food production, agriculture, fishery, fish port development, energy, housing, communication, water utilities,
manufacturing, and Business Process Outsourcing (BPOs), shall likewise be allowed to operate in accordance with guidelines issued by the DPWH;

xiv. Funeral and embalming services. Provided, that there is shuttle service and/or housing accommodation for their personnel and staff;

xv. Humanitarian assistance personnel from civil society organizations (CSOs), non-government organizations (NGOs), and United Nations-Humanitarian Country Teams, as well as individuals performing relief operations to augment the government’s response against COVID-19 and other disasters or calamities that may occur. Provided that they are authorized by the appropriate government agency or LGU;

xvi. Pastors, priests, rabbis, imams or such other religious ministers whose movement shall be related to the conduct of necrological or funeral rites. Corollarily, immediate family members of the deceased who died of causes other than COVID-19 shall be allowed to move from their residences to attend the wake or interment of the deceased upon satisfactory proof of their relationship with the latter, fully complying with social distancing measures for the duration of the activity;

xvii. Security personnel;

xviii. Printing presses authorized by the Bureau of Internal Revenue or other appropriate agencies to print official receipts and other accountable forms;

xix. Establishments engaged in repair and maintenance of machinery and equipment, including those engaged in the repair of computers and household fixtures and equipment; and

xx. Real estate activities limited to leasing only;

For purposes of the foregoing, transit by permitted persons to and from the above establishments anywhere within the area covered by ECQ shall be allowed.

5. Agencies and instrumentalities of the government, including GOCCs, as well as LGUs, may operate with a skeleton workforce in combination with other alternative work arrangements as approved by the head of agency unless a different operational capacity is required in agencies providing health and emergency frontline services, border control, or other critical services.

6. Agencies and their regional offices in the executive branch shall issue accreditation, office or travel orders, to identify their respective skeleton workforces for critical services operating for the duration of the ECQ. Bona fide IDs issued by the respective agencies shall be sufficient for movement within the contained areas. Skeleton workforces may use official agency vehicles.
7. The co-equal or independent authority of the legislature (Senate and the House of Representatives), the judiciary (the Supreme Court, Court of Appeals, Court of Tax Appeals, Sandiganbayan, and the lower courts), the Office of the Ombudsman, and the Constitutional Commissions to operate and accredit their skeleton workforce, or implement any other alternative work arrangements, is recognized.

8. Officials and employees of foreign diplomatic missions and international organizations accredited by the Department of Foreign Affairs (DFA), whenever performing diplomatic functions and subject to the guidelines issued by the DFA, may operate with a skeleton workforce.

9. Only hotels or accommodation establishments with valid DOT Accreditation shall be allowed to accommodate guests and clients for legitimate purposes under a state of public health emergency. The operations of such hotels and accommodation establishments, as well as ancillary establishments within their premises such as restaurants, cafés, gyms, spas, function halls, and the like, shall be subject to guidelines issued by the DOT and the IATF. (As amended by Paragraph A(2) IATF Resolution No. 43, June 03, 2020, and Paragraph C(2)(4) of IATF Resolution No. 95, January 15, 2021)

10. Mass gatherings such as but not limited to, movie screenings, concerts, sporting events, and other entertainment activities, community assemblies, religious gatherings, and non-essential work gatherings shall be prohibited. However, gatherings that are essential for the provision of government services or authorized humanitarian activities shall be allowed.

11. Face-to-face or in-person classes at all levels shall be suspended.

12. Public transportation shall be suspended. This notwithstanding, commissioned shuttle services for employees of permitted offices or establishments, as well as point-to-point transport services provided by the government shall be allowed to operate, giving priority to healthcare workers.

13. Law enforcement agencies shall recognize any of the following IDs: (i) IATF IDs issued by the regulatory agencies with jurisdiction over permitted establishments or persons, (ii) bona fide IDs issued by establishments exempted from the strict home quarantine requirement, or (iii) RapidPass IDs. No other IDs or passes specifically exempting persons from community quarantine shall be required of workers of permitted establishments and/or offices without prejudice to requiring the presentation of other documents establishing the nature of their work, and (iv) Integrated Bar of the Philippines ID for lawyers who will provide legal representation necessary to protect rights of
persons under custodial investigation, to bail, and to counsel during inquest proceedings. 
(As amended by Paragraph B IATF Resolution No. 46, June 15, 2020)

14. The movement of cargo vehicles shall be unhampered. Cargo vehicles as well as vehicles used by public utility companies, BPOs, and export-oriented establishments shall not be subject to an ID system.

15. Government offices and private corporations are encouraged to process payrolls online. Payroll managers, and such other employees shall be allowed to travel to process and print payrolls during ECQ.

16. Other exemptions from the home quarantine requirement through previous IATF resolutions or issuances by the Office of the President shall be honored.

SECTION [3] GUIDELINES FOR AREAS PLACED UNDER MODIFIED ENHANCED COMMUNITY QUARANTINE. Areas placed under MECQ shall observe the following protocols:

1. Minimum public health standards shall be complied with at all times for the duration of the MECQ.

2. Strict home quarantine shall be observed in all households, and the movement of all residents shall still be limited to accessing essential goods and services, and for work in permitted offices or establishments or such other activities listed hereunder.

3. Any person below fifteen (15) years old, those who are over sixty-five years of age, those with immunodeficiency, comorbidity, or other health risks, and pregnant women, including any person who resides with the aforementioned, shall be required to remain in their residences at all times, except when indispensable under the circumstances for obtaining essential goods and services, or for work in industries and offices or such other activities permitted in this Section. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)

4. The following shall be allowed to operate at full operational capacity:
   a. All establishments, persons, or activities permitted to operate, work, or be undertaken under Section 2(4) of these Guidelines;
   b. Media establishments, without need of PCOO accreditation;
   c. BPOs and export-oriented establishments, without need to set up onsite or near-site accommodation arrangements;
d. E-commerce companies;

e. Other postal and courier services, as well as delivery services for articles or products not mentioned under Section 2 of these Omnibus Guidelines;

f. Rental and leasing, other than real estate, such as vehicles and equipment for permitted sectors;

g. Employment activities that involve the recruitment and placement for permitted sectors; and

h. Housing services activities, such as but not limited to plumbing, roofing, and electrical works.

5. The following offices, establishments or individuals conducting or providing the following activities or services are allowed to operate at fifty percent (50%) operational capacity, while encouraging work-from-home and other flexible work arrangements, where applicable:

a. Other manufacturing industries classified as beverages, including alcoholic drinks; electrical machinery; wood products and furniture; non-metallic products; textiles and clothing/wearing apparels; tobacco products; paper and paper products; rubber and plastic products; coke and refined petroleum products; other non-metallic mineral products; computers, electronic and optical products; electrical equipment; machinery and equipment; motor vehicles, trailers and semi-trailers; other transport equipment; and others;

b. Other real estate activities;

c. Administrative and office support such as, but not limited to, providing photocopying and billing services;

d. Other financial services not mentioned in Section 2 of these Omnibus Guidelines, such as, money exchange, insurance, reinsurance and non-compulsory pension funding;

e. Legal and accounting services;

f. Management consultancy services or activities;

g. Architectural and engineering activities, including technical testing and analysis;

h. Science and technology, and research and development;

i. Recruitment and placement agencies for overseas employment.

j. Advertising and market research;

k. Computer programming and information management services;

l. Publishing and printing services;

m. Film, music and television production;

n. Photography, fashion, and industrial, graphic and interior design;

o. Wholesale and retail trade of vehicles and their parts and components;

p. Repair and maintenance of vehicles as well as its parts or components, including car wash services;
q. Malls and commercial centers, subject to the guidelines issued by the DTI;
r. Dining establishments and restaurants, but for delivery and take-out only;
s. Hardware stores;
t. Clothing and accessories;
u. Bookstore and school and office supplies;
v. Baby or infant care supplies;
w. Pet food and pet care supplies;
x. Information technology, communications and electronic equipment;
y. Flower, jewelry, novelty, antique and perfume shops; and
z. Toy stores, Provided, that their playgrounds and amusement areas, if any, shall remain closed;

aa. Firearms and ammunition trading establishments, subject to strict regulation of the PNP-Firearms and Explosives Office; and
bb. Pastors, priests, rabbi, imams, and other religious ministers insofar as providing home religious services to households. Provided that proper protocols shall be observed, such as social distancing, wearing of face masks and the like.

6. Agencies and instrumentalities of the government, including GOCCs, as well as LGUs may operate with a skeleton workforce in combination with other alternative work arrangements as approved by the head of agency unless a different operational capacity is required in agencies providing health and emergency frontline services, border control, and other critical services.

7. Accredited diplomatic missions and international organizations shall be advised to operate under a skeleton workforce, without prejudice to alternative work arrangements as the said missions or organizations may deem proper.

8. Only hotels or accommodation establishments with valid DOT Accreditation shall be allowed to accommodate guests and clients for legitimate purposes under a state of public health emergency. The operations of such hotels and accommodation establishments, as well as ancillary establishments within their premises such as restaurants, cafés, gyms, spas, function halls, and the like, shall be subject to guidelines issued by the DOT and the IATF. (As amended by Paragraph A(2) of IATF Resolution No. 43, June 03, 2020, and Paragraph C(2)(4) of IATF Resolution No. 95, January 15, 2021)

9. Mass gatherings such as but not limited to, movie screenings, concerts, sporting events, and other entertainment activities, community assemblies, and non-essential work gatherings shall be prohibited. Gatherings that are for the provision of critical government services and authorized humanitarian activities while adhering to the prescribed minimum health standards shall be allowed. Religious gatherings shall be
limited to not more than five (5) persons until otherwise modified through subsequent issuances of the IATF.

10. Face-to-face or in-person classes at all levels shall be suspended.

11. Public transportation shall be suspended. This notwithstanding, commissioned shuttle services for employees of permitted offices or establishments, as well as point-to-point transport services provided by the government shall be allowed to operate, giving priority to healthcare workers.

12. Private transportation such as company shuttles and personal vehicles utilized by persons authorized outside their residences are allowed subject to the guidelines provided by DOTr. The use of bikes and other non-motorized transportation is strongly encouraged.

13. Limited operations in malls and shopping centers shall be allowed, except for leisure establishments and services which shall continue to be closed. Provided, that establishments and services allowed to operate in malls and shopping centers may only operate at a capacity consistent with items (4) and (5) of this Section. Provided, further, those below fifteen (15) years old, those who are over sixty-five years of age and those with immunodeficiency, comorbidity, or other health risks, and pregnant women, including any person who resides with the aforementioned, may not enter malls and shopping centers except when indispensable under the circumstances for obtaining essential goods and services or for work in establishments located therein. Provided, finally, that such operations must comply with the guidelines of the DTI until otherwise modified through subsequent issuances of the IATF.

14. In addition to those allowed and enumerated construction projects under Section 2 of these Guidelines, other essential and priority public and private construction projects shall be allowed, subject to compliance with the DPWH construction safety guidelines: Provided, however, that small scale-projects as defined by the DPWH shall not be allowed.

15. The following shall not be allowed to operate within an area under MECQ:

a. Tourist destinations such as water parks, reservation service and related services;
b. Entertainment industries such as cinemas, theaters, and karaoke bars;
c. Kid amusement industries such as playroom and kiddy rides;
d. Libraries, archives, museums and cultural centers;
e. Gyms, fitness studios and sports facilities; and
f. Personal care services such as massage parlors, sauna, facial care and waxing.
16. The provisions relative to processing of payrolls, the RapidPass system, use of government owned or hired vehicles and identification cards for humanitarian assistance actors and public and private employees in areas under ECQ shall likewise apply in areas under MECQ.

17. Individual outdoor exercise such as outdoor walks, jogging, running or biking are allowed within MECQ areas. Provided, that the minimum health standards and precautions such as the wearing of masks and the maintenance of social distancing protocols are observed.

18. Other exemptions from the ECQ through previous IATF resolutions or issuances by the Office of the President shall also be applied in MECQ.

SECTION [4] GUIDELINES FOR AREAS UNDER GENERAL COMMUNITY QUARANTINE. Areas placed under GCQ shall observe the following protocols:

1. Minimum public health standards shall be complied with at all times for the duration of the GCQ.

2. The movement of all persons in areas placed under GCQ shall be limited to accessing essential goods and services, and for work in the offices or industries permitted to operate hereunder. Provided, that movement for leisure purposes shall not be allowed.

3. Any person below fifteen (15) years old, those who are sixty-five (65) years old and above, those with immunodeficiency, comorbidity, or other health risks, and pregnant women, including any person who resides with the aforementioned, shall be required to remain in their residences at all times, except when indispensable under the circumstances for obtaining essential goods and services or for work in permitted industries and offices. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)

4. Work in all government offices may be at full operational capacity or under such alternative work arrangements as agencies may deem proper in accordance with the relevant rules and regulations issued by the Civil Service Commission (CSC). Provided that for offices requiring employees to report physically, commissioned shuttle services as well as point-to-point transport services may be provided.

5. Accredited diplomatic missions and international organizations may operate at fifty percent (50%) capacity. Alternative work arrangements such as flexible work
arrangements, compressed work week, telework, and telecommuting is strongly encouraged.

6. All permitted establishments and activities under Section 2(4) shall be allowed to operate or be undertaken at full operational capacity. In addition, the following sectors or industries shall be allowed to operate at an operational capacity provided herein:

a. **Category I Industries** - Power, energy, water, and other utilities, agriculture, fishery, and forestry industries, food manufacturing and food supply chain businesses, including food retail establishments such as supermarkets, grocery stores, and food preparation establishments insofar as take-out and delivery services, food delivery services, health-related establishments, the logistics sector, information technology and telecommunication companies, the media, at full operational capacity;

b. **Category II Industries** - Mining and other manufacturing, and electronic commerce companies, as well as other delivery, repair and maintenance, and housing and office services, at anywhere between fifty percent (50%) up to full operational capacity, and without prejudice to work-from-home and other alternative work arrangements; and

c. **Category III Industries** - Financial services, legal and accounting, and auditing services, professional, scientific, technical, and other non-leisure services, barbershops and salons and other non-leisure wholesale and retail establishments, from skeleton workforce to fifty percent (50%) operational capacity, and without prejudice to work-from-home and other alternative work arrangements.

The foregoing lists of sectors and industries per category are illustrative. Specific industries under each category are reflected in a separate document issued by the DTI which shall contain the updated guidelines to implement gradual increase of operational and venue capacity including operating hours, without diminution of the current capacities and hours previously allowed. This is without prejudice to the authority of the DTI to recategorize industries as may be found in Paragraphs (6) and (9) herein.(As amended by Paragraph B(2)(c) of IATF Resolution No. 41, May 29, 2020, Paragraph B(1) of IATF Resolution No. 49, June 25, 2020, Paragraph E of IATF Resolution No. 51, July 02, 2020, Paragraph C of IATF Resolution No. 56, July 16, 2020, and by Paragraph A of IATF Resolution No. 79, October 15, 2020)

7. Limited operations in malls and shopping centers shall be allowed, except for leisure establishments and services which shall continue to be closed. *Provided,* that establishments and services allowed to operate in malls and shopping centers may only
operate at a capacity consistent with Section 2(4) of these Omnibus Guidelines. **Provided, further,** those below fifteen (15) years old, those who are over sixty-five years of age and those with immunodeficiency, comorbidity, or other health risks, and pregnant women, including any person who resides with the aforementioned, may not enter malls and shopping centers except when indispensable under the circumstances for obtaining essential goods and services or for work in establishments located therein until otherwise modified through subsequent issuances of the IATF. **Provided, finally,** that operations of malls and shopping centers are subject to the guidelines of the DTI. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)

8. All public and private construction projects shall be allowed, but with strict compliance to the construction safety guidelines issued by the DPWH for the implementation of infrastructure projects during the COVID-19 pandemic.

9. Amusement, gaming, and fitness establishments, as well as those in the kids and the tourism industries, and all Category IV industries may not operate. Industries in Category IV are reflected in the DTI issuance mentioned above. The DTI, in consultation with the Department of Finance, Department of the Interior and Local Government, and the Department of Tourism is hereby authorized to gradually recategorize industries from Category IV to Category III as may be deemed necessary. The resumption of, or gradual increase in operating capacity, and continued operations of Category III industries shall be subject to their proprietors’ compliance with the proper health protocols set by the DTI. Further, their compliance shall be assessed through a post-audit mechanism which shall be led by the DTI, DOH, LGU Health Office and/or other deputized organizations. (As amended by Paragraph C of IATF Resolution No. 56, July 16, 2020)

10. Only hotels or accommodation establishments with valid DOT Accreditation shall be allowed to accommodate guests and clients for legitimate purposes under a state of public health emergency. The operations of such hotels and accommodation establishments, as well as ancillary establishments within their premises such as restaurants, cafés, gyms, spas, function halls, and the like, shall be subject to guidelines issued by the DOT and the IATF. (As amended by Paragraph A(2) of IATF Resolution No. 43, June 03, 2020, Paragraph D of IATF Resolution No. 48, June 22, 2020, Paragraph B(2) of IATF Resolution No. 49, June 25, 2020, C(3) of IATF Resolution No. 70, September 10, 2020, Paragraph A of IATF Resolution No. 79, October 15, 2020, and further amended by Paragraph C(2)(4) of IATF Resolution No. 95, January 15, 2021)

11. Face-to-face or in-person classes shall be suspended. For Academic Year 2020-2021, the following shall be observed for the conduct of classes:
a. For basic education, the Basic Education Learning Continuity Plan of the Department of Education (DepEd) shall be adopted, as follows:

   i. Opening of classes for the basic education shall be on 24 August 2020 and shall end on 30 April 2021;

   ii. Opening of private schools will be allowed within the period provided by law. *Provided*, that school learning continuity plan shall be submitted; no face-to-face classes will be allowed earlier than 24 August 2020; and, from 24 August, face-to-face learning shall only be allowed when the local risk severity grading permits, and subject to compliance with minimum public health standards;

   iii. Adoption of various learning delivery options such as but not limited to face-to-face, blended learnings, distance learnings, and homeschooling and other modes of delivery shall be implemented depending on the local COVID Risk Severity Classification and compliance with minimum public health standards; and

   iv. Conduct of curricular and co-curricular activities involving gatherings such as science fairs, showcase of portfolios, trade fairs, school sports, campus journalism, festival of talents, job fairs, and other similar activities is cancelled, except those conducted online.

b. For higher education, the recommendations of the Commission on Higher Education (CHED) for higher education institutions (HEIs) shall be adopted, as follows:

   i. The rolling opening of classes will be based on education delivery mode, compliance with minimum health standards and the situation on the ground:

      1. HEIs using full online education can open anytime;
      2. HEIs using flexible learning can open anytime in August 2020;
      3. HEIs using significant face-to-face or in-person mode can open not earlier than 01 September 2020;
      4. No face-to-face or in-person classes until 31 August 2020.

   ii. Private HEIs are encouraged to change their academic calendar and open in August 2020.

c. For technical vocational education and training (TVET) of the Technical Educational and Skills Development Authority (TESDA), the following trainings and assessments may be conducted or provided by Technical Vocational Institutions (TVIs) and TESDA Technology Institutions (TTIs) subject to compliance with TESDA Guidelines and minimum public health standards.
i. Full online/E-learning trainings;
ii. All training programs related to agriculture/fishery qualifications for food production and processing, domestic work, and other TVET qualifications as may be allowed by the DTI;
iii. Distance Learning for TVET programs;
iv. E-learning component of Blended Learning for TVET programs
v. Dual Training System, Enterprise-Based Training, and In-Plant Training in establishments allowed to operate under GCQ, and
vi. Virtual Assessment and Portfolio Assessment through electronic means for certain TVET qualifications.
vii. Face-to-face competency assessment for domestic work, caregiver and housekeeping qualifications, ship’s catering, and such other TVET qualifications as may be allowed by DTI up to 50% assessment site capacity, provided there is strict compliance with minimum public health standards, TESDA Guidelines and consultation with local government units. (As amended by Paragraph C of IATF Resolution No. 47, June 19, 2020, and Paragraph B of IATF Resolution No. 78, October 08, 2020.)

12. Mass gatherings such as but not limited to, movie screenings, concerts, sporting events, and other entertainment activities, community assemblies, and non-essential work gatherings shall be prohibited. Gatherings that are for the provision of critical government services and authorized humanitarian activities while adhering to the prescribed minimum health standards shall be allowed. Religious gatherings in areas under General Community Quarantine shall be allowed up to fifty percent (50%) of the seating capacity. Provided that, religious gathering shall be limited to the conduct of religious worship and/or service; Provided further, that there is no objection from the local government unit where the religious gathering may take place. The religious denominations should strictly observe their submitted protocols and the minimum public health standards, particularly the social distancing measures and non-pharmaceutical interventions such as the obligatory wearing of face masks and immediate availability of hand hygiene necessities in the premises. (As amended by Paragraph B of IATF Resolution No. 80, October 22, 2020, and Paragraph A of IATF Resolution No. 99, February 11, 2021)

13. Outdoor non-contact sports and other forms of exercise such as but not limited to walking, jogging, running, biking, golf, swimming, tennis, badminton, equestrian, range shooting, diving, and skateboarding are allowed. Provided, that the minimum public health standards such as the wearing of masks and the maintenance of social distancing protocols, and no sharing of equipment where applicable, are observed. Provided, further, that operations of the relevant clubhouses or similar establishments, if any, shall be
limited to basic operations and restaurants and cafés therein are hereby allowed to operate at thirty percent (30%) venue capacity provided that it allows for social distancing protocols and that such establishments are compliant with the proper protocols prescribed by the DTI. In this regard, the operation of these dine-in establishments is hereby allowed up to 9:00 PM. For this purpose, the prohibition in Section 4(3) does not apply. Spectators in all non-contact sports and exercises shall be prohibited. (As amended by Paragraph A(3)(a) of IATF Resolution No. 43, June 03, 2020 and further amended by Paragraph D of IATF Resolution No. 48, June 22, 2020, Paragraph B(3) of IATF Resolution No. 49, June 25, 2020, and Paragraph B of IATF Resolution No. 56, July 16, 2020.)

14. The road, rail, maritime, and aviation sectors of public transportation shall be allowed to operate at such capacity and protocols in accordance with guidelines issued by the DOTr. (As amended by Paragraph D(7)(a) IATF Resolution No. 94, January 14, 2021)

15. Visits to open-air memorial parks and cemeteries shall be limited to not more than ten (10) persons per group. The number of groups allowed at any given time shall be left to the discretion of the management of such memorial parks and cemeteries taking into consideration minimum public health standards and social distancing. (As introduced by IATF Resolution No. 49, June 25, 2020)

SECTION [5] GUIDELINES FOR AREAS PLACED UNDER MODIFIED GENERAL COMMUNITY QUARANTINE. Areas placed under MGCQ shall observe the following protocols:

1. Minimum public health standards shall be complied with at all times for the duration of the MGCQ.

2. The movement of all persons in areas placed under MGCQ shall be limited to accessing essential goods and services, for work in the offices or industries permitted to operate hereunder, and for other activities permitted under this Section. (As amended by Paragraph A(4)(a) of IATF Resolution No. 43, June 03, 2020)

3. Any person below fifteen (15) years old, those who are over sixty-five (65) years of age and above, those with immunodeficiency, comorbidity, or other health risks, and pregnant women shall be required to remain in their residences at all times; Provided that all activities and movements allowed under other Sections of these Guidelines for the foregoing persons shall continue to be permitted under MGCQ. (As amended by Paragraph A(4)(b) of IATF Resolution No. 43, June 03, 2020, Paragraph A of IATF Resolution No. 79, October 15, 2020, Paragraph B(8) of IATF Resolution No. 84,
November 19, 2020, and by Paragraph B of IATF Resolution No. 95, January 21, 2021. Lowering of age-based restrictions suspended pursuant to IATF Resolution No. 96, January 26, 2021.)

4. Indoor and outdoor non-contact sports and other forms of exercise such as but not limited to walking, jogging, running, biking, golf, swimming, tennis, badminton, equestrian, range shooting, and skateboarding are allowed. Provided, that the minimum public health standards such as the wearing of masks and the maintenance of social distancing protocols, and no sharing of equipment where applicable, are observed. For this purpose, the prohibition in Section 5(3) does not apply. Spectators in all non-contact sports and exercises shall be prohibited. (As amended by Paragraph A(4)(c) of IATF Resolution No. 43, June 03, 2020, and Paragraph B of IATF Resolution No. 56, July 16, 2020)

5. Mass gatherings such as but not limited to, movie screenings, concerts, sporting events, and other entertainment activities, religious services, and work conferences shall be allowed provided that participants shall be limited to fifty percent (50%) of the seating or venue capacity. (As amended by Paragraph A(4)(d) of IATF Resolution No. 43, June 03, 2020)

6. Limited face-to-face or in-person classes may be conducted in HEIs provided there is strict compliance with minimum public health standards, consultation with local government units, and compliance with guidelines set by CHED.

Face-to-face TVET training and competency assessment may be conducted at up to 50% training and assessment site capacity, provided there is strict compliance with minimum public health standards, TESDA Guidelines and consultation with local government units.

For K-12 Basic Education, the Basic Education Learning Continuity Plan of the DepEd shall be adopted.

For this purpose, the prohibition in Section 5(3) does not apply. (As amended by Paragraph A(4)(e) of IATF Resolution No. 43, June 03, 2020 and amended by Paragraph C of IATF Resolution No. 47, June 19, 2020))

7. Work in all public and private offices may be allowed to resume physical reporting to work at full operating capacity, with alternative work arrangements for persons who are sixty (60) years old and above, those with immunodeficiency, comorbidity, or other health risks, and pregnant women.
8. The road, rail, maritime, and aviation sectors of public transportation shall be allowed to operate at such capacity and following the protocols as provided for by the DOTr. (As amended by Paragraph D(7)(b) IATF Resolution No. 94, January 14, 2021)

9. Private transportation shall be allowed subject to the guidelines provided by DOTr.

10. All public and private construction projects shall be allowed subject to strict compliance with the construction safety guidelines issued by the DPWH for the implementation of infrastructure projects during the COVID-19 pandemic.

11. Only hotels or accommodation establishments with valid DOT Accreditation shall be allowed to accommodate guests and clients for legitimate purposes under a state of public health emergency. The operations of such hotels and accommodation establishments, as well as ancillary establishments within their premises such as restaurants, cafés, gyms, spas, function halls, and the like, shall be subject to guidelines issued by the DOT and the IATF. (As amended by Paragraph C(2)(4) of IATF Resolution No. 95, January 15, 2021)

12. Except as otherwise provided below, all permitted establishments and activities under Categories I, II and III of Section 4(6) and those in previous Sections of these Omnibus Guidelines shall be allowed to operate or be undertaken at full operational capacity:

   a. Barber shops, salons, and other personal care service establishments, at a maximum of fifty percent (50%) of venue capacity;
   b. Dine-in restaurants, fast food and food retail establishments, including those in supermarkets, grocery stores, and food preparation establishments, at a maximum of fifty percent (50%) of seating capacity
   c. Category IV and all other establishments not permitted to operate under previous Sections of these Guidelines, at a maximum of fifty percent (50%) operational capacity. Notwithstanding the foregoing, the DTI is hereby authorized to issue a negative list of industries which shall remain prohibited even in areas under MGCQ. Establishments in the negative list shall not be allowed to operate in any form of community quarantine. (As amended by Paragraph A(4)(f) of IATF Resolution No. 43, June 03, 2020, and Paragraph D of IATF Resolution No. 56, July 16, 2020, Paragraph A of IATF Resolution No. 79, October 15, 2020, and Paragraph C(2)(4) of IATF Resolution No. 95, January 15, 2021)

13. Work in government offices may be at full operational capacity, or under such alternative work arrangements as agencies may deem appropriate in accordance with the relevant rules and regulations issued by the CSC.
14. Accredited diplomatic missions and international organizations may resume full operations.

SECTION [6] POST-COMMUNITY QUARANTINE SCENARIO. Areas where no community quarantine is in place can be considered as being under the New Normal.

SECTION [7] GUIDELINES FOR INTERZONAL AND INTRAZONAL MOVEMENT.

1. The movement of all types of cargoes by land, air, or sea within and across areas placed under any form of community quarantine shall be unhampered. Workers in the logistics sector, such as cargo, trucking, courier delivery and port operations shall likewise be allowed to transit across areas placed under any form of community quarantine. All LGUs are directed to strictly abide by this national policy. Provided, that only a maximum of five (5) personnel may operate cargo and delivery vehicles by land, with or without load.

LGUs and local health units (LHUs) are hereby enjoined not to issue orders contrary to or inconsistent with said directive, such as, but not limited to, requiring asymptomatic drivers and crew of cargo or service delivery vehicles to undergo mandatory fourteen (14)-day home quarantine. Provided, further, that strict social distancing measures must be observed, which may include, if necessary, the putting up of additional safe and humane seats or space in the vehicles. Provided, finally, that the PNP retains its authority to conduct inspection procedures in checkpoints for the purpose of ensuring that protocols on strict home quarantine are observed.

2. (a) The movement of the following authorized persons outside their residences (APOR) within and across areas placed under any form of community quarantine shall be permitted: (1) health and emergency frontline services personnel, (2) government officials and government frontline personnel, (3) duly-authorized humanitarian assistance actors (HAAs), (4) persons traveling for medical or humanitarian reasons, (5) persons going to the airport for travel abroad, (6) anyone crossing zones for work or business permitted in the zone of destination, and going back home. The following persons shall also be considered as APOR: (a) returning or repatriated OFWs and other Overseas Filipinos (OFs) returning to their places of residence, and (b) other persons transported through the efforts of the national government upon observance of the necessary quarantine protocols and with the concurrence of the receiving LGUs. The Philippine National Police shall be authorized to promulgate and regularly update the list of APORs. Authorized shuttle services shall be allowed to travel within and across areas placed under any form of community quarantine, with priority given to persons rendering health
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and emergency frontline services. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020).

(b) Land, air or sea travel by uniformed personnel, government officials and employees for official business with the corresponding travel authority, and authorized HAAs, especially those transporting medical supplies and laboratory specimens related to COVID-19, and other relief and humanitarian assistance, shall be allowed.

(c) OFWs, students enrolled abroad and participants accepted in exchange visitor programs, permanent residents of foreign jurisdictions, and foreign nationals, may leave for abroad through any of the airports or seaports in the country;

(d) Outbound travel of Filipinos, regardless of purpose, may be allowed subject to compliance with the following requirements:

i. For those travelling on tourist or short-term/visitor visas, submission of confirmed round-trip tickets and adequate travel and health insurance to cover travel disruptions and hospitalization in case of COVID-19 infections during their allowable period of stay abroad;

ii. Execution of a Bureau of Immigration Declaration acknowledging the risks involved in travelling, including risk of delay in their return trip, to be provided at the check-in counters by the airlines;

iii. Whenever required by the country of destination or the airline, a negative COVID-19 test taken in accordance with the health and safety protocols of such destination country or airline; and

iv. Upon return, they shall follow the Guidelines of the National Task Force (NTF) for Returning Overseas Filipinos;

The foregoing provisions shall not be interpreted to allow outbound travel by Filipinos to countries where travel restrictions are in place; and finally, this is without prejudice to the exercise of the mandate of the Bureau of Immigration prior to departure. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020 and Paragraph A(2) of IATF Resolution No. 80, October 22, 2020)

(e) OFWs whether land-based or sea-based shall be allowed to be deployed abroad upon the execution of a Declaration signifying their knowledge and understanding of the risks involved as advised by the Philippine Government. For this purpose, recruitment and placement agencies shall likewise be allowed to operate in areas under MECQ, GCQ or MGCQ, subject to the observance of minimum health standards. Further, government
of offices and agencies involved in the processing of their deployment are hereby directed to establish “Green Lanes” to enable their prompt processing and deployment. Further still, to facilitate the ease of deployment, the OFWs and employees of these recruitment and placement agencies shall be allowed unhampered transit to and from appropriate government offices during MECQ, GCQ or MGCQ for the processing of their requirements and facilities such as airports, ferries, bus terminals, etc., notwithstanding any Local Government Unit pronouncement to the contrary. The said free access shall extend to the vehicles carrying the aforementioned individuals in order for them to reach their final destination. No fee or any other requirement shall be imposed by LGUs in this regard.

(f) Repatriated OFWs or returning non-OFWs who have been issued a DOH or LGU certificate of completion of fourteen (14)-day facility-based quarantine, those who may be required to undergo a mandatory fourteen (14)-day home quarantine, or those who are issued with travel authority upon testing negative for COVID-19 whichever is earlier, shall be granted unhampered transit across zones en route to their final destination in the Philippines. For this purpose, LGUs are enjoined to allow maritime vessels or aircraft transporting the aforementioned OFWs and non-OFWs to dock or land at their ports of destination. No other requirement shall be imposed by LGUs in this regard.

3. The interzonal movement of persons not authorized outside of residences (non-APOR) between areas placed under GCQ and MGCQ for any purpose shall be permitted subject to the reasonable regulations imposed by the LGU concerned, if any, and which should be submitted to the DILG or in the case of Boracay Island, subject to those imposed by the Boracay Inter-Agency Task Force (BIATF). (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)

4. The intrazonal movement of non-APORs for any purpose across areas placed under GCQ or MGCQ shall be permitted subject to the reasonable regulations imposed by the LGU concerned, if any, and which should be submitted to the DILG, or in the case of Boracay Island, subject to those imposed by the Boracay Inter-Agency Task Force (BIATF). (As amended by Paragraph A(5) of IATF Resolution No. 43, June 03, 2020, and by Paragraph A of IATF Resolution No. 79, October 15, 2020)

5. The interzonal movement of non-APOR between areas placed under MGCQ and New Normal for any purpose shall be permitted subject to the reasonable regulations as may be imposed by the LGU concerned, if any, and which should be submitted to the DILG. (As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)

SECTION [8] GENERAL PROVISIONS
1. LGUs are enjoined to enact the necessary ordinances to enforce curfew only for non-workers in jurisdictions placed under MECQ, GCQ and MGCQ to penalize, in a fair and humane manner, violations of the restrictions on the movement of people as provided under these Omnibus Guidelines. Law enforcement agencies, in implementing and enforcing said curfew ordinances, are likewise strongly enjoined to observe fair and humane treatment of curfew violators. Public transportation, however, shall not be restricted by such curfew ordinances. (As amended by Paragraph C of IATF Resolution No. 47, June 19, 2020)

2. As a matter of declared national policy and pursuant to paragraphs (aa) and (bb), Section 4 of the Republic Act No. 11469, all banks, quasi-banks, financing companies, lending companies, and other financial institutions, public and private, including the Government Service Insurance System, Social Security System and Pag-ibig Fund, are directed to implement a minimum of a thirty (30)-day grace period from due date or until such time that the ECQ or MECQ is lifted, whichever is later, for the payment of all loans, including but not limited to salary, personal, housing, and motor vehicle loans, as well as credit card payments, falling due within the period of ECQ and MECQ, and without incurring interests, penalties, fees, or other charges. Persons with multiple loans shall likewise be given a minimum thirty (30)-day grace period from due date or until such time that the ECQ or MECQ is lifted, whichever is later, for every loan.

For residential and commercial rents falling due within the duration of the ECQ, MECQ, and GCQ, on residential lessees and micro-, small, and medium enterprises (MSMEs) and sectors not permitted to operate during said period, a grace period of thirty (30) days from the last due date or until such time that the community quarantine is lifted, shall be observed, whichever is longer, without incurring interests, penalties, fees, or other charges.

The foregoing rules on grace periods shall have retroactive effect starting 17 March 2020 in areas where the applicable community quarantine had been declared.

3. The operation of industries and establishments identified in preceding sections are subject to the visitatorial and enforcement powers of the Department of Labor and Employment, Department of Trade and Industry, and other appropriate agencies to ensure compliance with these Omnibus Guidelines, especially the compliance with the provisions on maximum allowable operational capacity in establishments, as well as minimum public health standards and protocols.

4. National government agencies and instrumentalities including GOCCs and LGUs shall adopt measures lawful and necessary to implement and enforce the minimum public
health standards as defined herein. Such measures shall be in accordance with the minimum health standards set by DOH and other relevant national agencies, and shall not be unreasonable or unduly burdensome. However, the private sector is encouraged to adopt stricter health standards concerning their own operations. Compliance of private sector establishments with the Joint DTI-DOLE Return-to-Work Guidelines, DOH Return-to-Work Guidelines, and guidelines issued by the aforementioned appropriate sector-relevant national government agency, including their future amendments, shall be considered sufficient compliance with minimum public health standards. In accordance with DOH Department Memorandum No. 2020-0220, the testing of all returning employees of a private sector entity shall not be required as a condition precedent for their operation. In no case shall the testing of all returning workers be construed as a condition precedent for his/her return.

5. All persons are mandated to wear full-coverage face shields together with face masks, earloop masks, indigenous, reusable, or do-it-yourself masks, or other facial protective equipment which can effectively lessen the transmission of COVID-19, whenever they go out of their residences, pursuant to existing guidelines issued by the national government subject to fair and humane penalties or punishments that may be imposed by LGUs or implemented by law enforcement agencies, respectively. LGUs are hereby enjoined to use IATF-endorsed contact tracing and contact monitoring applications (StaySafe.ph and TanodCOVID) where they are available or use community-based contact tracing and contact monitoring. Concerned LGUs are hereby enjoined to issue the necessary executive order or ordinance to this effect. (As amended by Paragraph C of IATF Resolution No. 88, December 14, 2020)

6. Supermarkets, public and private wet markets, grocery stores, agri-fishery supply stores, veterinary supply stores, pharmacies, drug stores, and other retail establishments engaged in the business of selling essential goods are strongly encouraged to extend their store operations to a maximum of twelve (12) hours. LGUs are directed to allow such establishments to operate pursuant to the foregoing. Provided that in the operation of wet markets, LGUs are encouraged to adopt reasonable schemes to ensure compliance with strict social distancing measures, such as, but not limited to, providing for specific daily schedules per sector, barangay, or purok, as the case may be. In no case shall such schemes involve narrowing the hours of operation of the foregoing establishments.

7. Acts of discrimination inflicted upon healthcare workers, repatriated OFWs and non-OFWs, COVID-19 cases, whether confirmed, recovered or undergoing treatment, as well as suspect and probable cases, and Persons under Monitoring are denounced in the strongest of terms. Acts in furtherance of discrimination, such as, but not limited to, coercion, libel, slander, physical injuries and the dishonor of contractual obligations such as contracts of lease or employment, shall be dealt with criminally, civilly, and/or
administratively. LGUs are enjoined to issue the necessary executive orders and/or enact ordinances prohibiting and penalizing these discriminatory acts.

SECTION [9] SEPARABILITY CLAUSE. If any part, section, or provision of these Guidelines is held invalid or unconstitutional, other provisions not affected thereby shall remain in full force and effect.

SECTION [10] REPEALING CAUSE. All IATF Resolutions or previous guidelines on the implementation of community quarantine in the Philippines or parts thereof inconsistent with the provisions of these Guidelines are hereby repealed or modified accordingly.


Note: Last signed Omnibus Guidelines published on 22 May 2020. Subsequent amendatory IATF Resolutions were published individually.

Prepared for general reference purpose by:

The IATF Secretariat