
[Sixth Amended and Restated Order Amending and Restating prior Orders relating to Closing Non-Essential Businesses, Stay at Home, and Reopening Certain Businesses]


<table>
<thead>
<tr>
<th>GENERAL TOPIC</th>
<th>SUMMARY</th>
<th>SECTION #</th>
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</thead>
<tbody>
<tr>
<td>General</td>
<td>The original order, with amendments, provided restrictions on gatherings, added stay at home provisions, and closed certain businesses. Starting 5/15/20, most restrictions are being lifted. Major revisions added effective 5/15/20 are noted in blue.</td>
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<tr>
<td>Gatherings</td>
<td>Social, community, spiritual, religious, recreational, leisure, and sporting gatherings and events of more than 10 people continue to be prohibited.</td>
<td>II</td>
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<tr>
<td>Stay at Home - Modifications</td>
<td>Stay at home order was put into place effective 3/30/20, with standard exclusions. The stay at home order was lifted effective 5/15/20.</td>
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<tr>
<td>Closed Businesses</td>
<td>The following businesses were closed to the general public under earlier amendments, and continue to remain closed:</td>
<td>IV</td>
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<tr>
<td></td>
<td>• Senior centers</td>
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<td></td>
<td>• Restaurants/bars (other than carryout and delivery)</td>
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<tr>
<td></td>
<td>• Fitness centers, gyms, etc</td>
<td></td>
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<td></td>
<td>• Theaters</td>
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<td></td>
<td>• Malls</td>
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<td></td>
<td>• Recreational establishments</td>
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<td></td>
<td>• Tattoo parlors, tanning salons, massage parlors, esthetic services/nail salons</td>
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<td>• Other non-essential businesses (other than reopened businesses below)</td>
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<tr>
<td>Reopened Businesses</td>
<td>Effective 5/15/20, certain businesses are allowed to reopen, subject to certain requirements:</td>
<td>III</td>
</tr>
</tbody>
</table>
### Requirements for Nonessential Business

All “nonessential businesses” are to be closed to the general public (or remain closed, if already closed per an earlier order). This does not prohibit staff from remaining on site for certain purposes, such as facilitating remote working, maintaining essential property, essential administration, caring for live animals.

### Face Masks; Social Distancing

Detailed face mask requirements are set forth in Order No 20-04-15-01, dated 4/15/20. Among other things, face masks are required:
- On public transit
- Inside of retail establishments
- For foodservice workers

See the order for more details relating to face masks and social distancing requirements.

### Exclusions

The following are excluded from the closure requirements:
- Government facilities
- The media
- Non-profit organizations providing food to the needy

### Impact on other Orders

A local political subdivision may issue orders that are more restrictive than this order.

### APPENDIX AND DEFINITIONS (SUMMARY)

**Nonessential businesses**

All businesses, organizations and facilities other than those included in the federal CISA Guidelines. See [https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19](https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19) and Maryland interpretive guidance. Generally includes the following sectors:

- Chemical
- Commercial Facilities
- Communications
- Critical Manufacturing
- Defense Industrial Base
- Emergency Services
- Energy
- Financial Services
- Food and Agriculture
- Government Facilities (also encompasses private persons and entities that support the judicial system)
- Healthcare and Public Health
- Information Technology
- Transportation
### Water and Wastewater Systems
### Supporting Firms, such as staffing and payroll services

A variety of additional essential businesses were added in later interpretational guidance, including auto and truck dealerships, printers and sign shops, medical R&D, title companies, and others. Please see updated Interpretive Guidance. See below re process to follow where a business is unsure whether it is considered an essential or critical business.

**DISCLAIMER:** This information is provided for convenience only, and should not be relied upon in making decisions for your business. As this is a rapidly changing area, reference should always be made to the official order and related interpretative guidance. If you have specific questions about how any particular jurisdiction’s Order affects your business, or other COVID-19 topics, please contact a member of the Holland & Knight’s COVID-19 Response Team – State and Local Orders and Regulations.