AN ORDER REGARDING ESSENTIAL BUSINESSES AND OPERATIONS

<table>
<thead>
<tr>
<th>GENERAL TOPIC</th>
<th>SUMMARY</th>
<th>SECTION #</th>
</tr>
</thead>
<tbody>
<tr>
<td>Effective Period</td>
<td>3/25/20 at 12:01 am and terminates at 12:00 AM on April 8, 2020 unless amended, rescinded or renewed.</td>
<td>I</td>
</tr>
</tbody>
</table>

**Intent**

**Failure to Comply**
Violation may be construed as a violation of a license.  

**Shelter in Place/Stay at Home**
Not addressed in this Order.  See Order 28 FY 19-20.

**Gatherings**

**Restaurants/Bars**

**Essential Businesses**
Essential Businesses may continue operations.  Shall to the extent possible work remotely, and to the extent in-person, shall comply with social distancing for workers and customers.  

**Nonessential Businesses**
Nonessential Businesses must cease operations that are public-facing, or where more than 10 employees would be required to convene in spaces where social distancing is not possible.  May continue operations that (i) don’t require customer face to face contact, (ii) don’t involve more than 10 workers working within 6’, and (iii) are facilitated to maximum extent possible by work at home.  

**Covered Businesses**
Any for profit, non-profit, or entities, regardless of function  

**Social Distancing**
Businesses (especially big box stores that attract a lot of customers), shall “make all best efforts” to enforce social distancing, including holding separate times for seniors, using tape to mark distances, having hand sanitizer, etc.  

**Interpretation**
Dept of Economic and Community Development is the lead agency for interpretation of the Order.  

### DEFINITIONS (SUMMARY)

**Essential Businesses and Operations**
"Essential Businesses and Operations" include those set forth in CISA.  Also includes a list of miscellaneous other businesses “in addition or for clarity.”  

**Nonessential Businesses**
A nonexclusive list of Nonessential Businesses is provided.  Includes, among others, barber shops, shopping malls, theaters, casinos, gyms, spas, hair salons, other personal care businesses, etc.  See the Order.
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.