PUBLIC HEALTH EMERGENCY RULES
EFFECTIVE DECEMBER 1, 2021

The virus that causes Coronavirus 2019 Disease ("COVID-19") is a novel severe acute respiratory illness that is easily transmitted. As of November 29, 2021, there were more than 262 million cases and more than 5.2 million deaths globally, and the United States continues to record the highest numbers of cases, with more than 48 million cases and 778,232 deaths (https://coronavirus.jhu.edu/map.html).

To date, there have been 87,585 cases and 1,018 deaths in the State of Hawaii, with 10,361 confirmed and probable cases in Maui County. Statewide, in the past 14 days, there were 1,383 new cases, and the test positivity rate is 1.4 percent. (https://health.hawaii.gov/coronavirusdisease2019).

Governor David Y. Ige's Statewide Emergency Proclamation related to COVID-19 remains in effect, and continues the mandatory 10-day quarantine for persons entering the State of Hawaii, with pre-travel testing and other exemptions in accordance with the State's Safe Travels program (https://hawaiicovid19.com).

These Rules are based on evidence of COVID-19 within the County and State of Hawaii, as reported by the Centers for Disease Control and Prevention
(CDC), the State Department of Health (DOH), scientific evidence, and best practices regarding the most effective approaches to slow the transmission of communicable diseases generally and COVID-19 specifically. These rules are designed to mitigate the resurgence of COVID-19, ensure sufficient levels of critical healthcare capacity in the County, and promote increased personal and private sector responsibility and decision making, with less government regulation.

By the authority vested in me as Mayor of the County of Maui, by the Revised Charter of the County of Maui (1983), as amended ("Charter"), the Constitution and laws of the State of Hawaii, I, MICHAEL P. VICTORINO, Mayor of the County of Maui of the State of Hawaii, hereby amend, adopt and promulgate the following rules, pursuant to Section 127A-25, Hawaii Revised Statutes ("HRS"), which have the force and effect of law. Violation of any of the following rules is punishable as a misdemeanor, with fines of up to $5,000, a maximum of one year in jail, or both.

**RULES**

**Rule 1: Businesses, operations, and activities.** Pursuant to sections 127A-12(a)(5), 127A-12(c)(12), 127A-13(b)(4), HRS, businesses, operations, and activities may operate during this emergency as set forth in the State’s Proclamation and these Rules. Without limitation, “businesses” include for-profit, non-profit, or other entities, regardless of the nature of the service they perform, or their corporate or entity structure. All businesses are permitted to
remain open except as otherwise provided by these Rules, and subject to all restrictions and physical distancing requirements, the Governor’s Emergency Proclamations, any subsequent proclamations or orders, the State Department of Health Reopening Hawaii Safe Practices, and any CDC and industry guidelines. Businesses shall refuse to allow entry to persons not wearing face coverings, unless an exception applies under the State’s Proclamation.

Businesses not in compliance with any of these Emergency Rules may be subject to enforcement, including fines and mandatory closure. Subsequent violations may result in increased fines and/or longer periods of mandatory closure.

**Exhibit A** details specific requirements for certain businesses, operations, and activities. In the case of conflict with these Rules and the State’s Emergency Proclamation or Executive Order, the more stringent restriction shall apply.

**Rule 2: Safer outdoors.** All individuals currently within the County are encouraged to avoid or limit gathering with non-household members, and to utilize well-ventilated outdoor spaces in compliance with these Rules. To the extent persons use shared indoor spaces (e.g., condominium common areas), they must comply with the limitations on gathering size in Rule 3 and social distancing requirements set forth herein, as ordered by the State of Hawaii, or as instructed by the CDC, whichever is more stringent.

All residents and travelers into Maui County, whether inter-County or transpacific, are strongly encouraged to download either the AlohaSafe Alert
application or another Google-Apple Exposure Notification System application, or enable their exposure notification setting on their mobile device.

**Rule 3: Social gatherings.** Indoor social gatherings of up to 10 persons are permitted. Outdoor social gatherings are permitted without size limitation. Gatherings of members of a single residential or family unit sharing the same address are not restricted.

A social gathering is defined as any informal and non-commercial gathering or event held in one’s personal residence or a park.

**Rule 4: Face coverings required.** Individuals shall wear face coverings over their noses and mouths when in indoor public settings. Individuals are not required to wear face coverings outdoors. The only exceptions to the use of face coverings while indoors are:

A. Children under the age of 5.

B. Individuals with medical conditions or disabilities where the wearing of a face covering may pose a health or safety risk to the individual.

C. While working at a desk or work station and not actively engaged with other employees, customers, or visitors, provided that the individual’s desk or workstation is not located in a common or shared area and physical distancing of at least six (6) feet is maintained.

D. While actively eating, drinking, or smoking.
E. Inside private automobiles, provided the only occupants are members of the same household.

F. Where federal or state safety or health regulations, or a financial institution’s policy (based on security concerns), prohibit the wearing of face coverings.

G. Individuals who are communicating with the hearing impaired while actively communicating (e.g. signing or lip reading).

H. First responders (police, firefighters, lifeguards, etc.) to the extent that wearing face coverings may impair or impede the safety of the first responder in the performance of official duties.

I. While receiving services allowed under a State or County order, rule or proclamation that require access to that individual’s nose or mouth.

J. As specifically allowed by a provision of a State or County COVID-19 related order, rule, or proclamation.

An owner or operator of any business shall refuse admission or service to any individual who fails to wear a face covering, unless an exemption applies under this Rule. Businesses may adopt stricter protocols or requirements related to face coverings. Businesses not enforcing this rule may be subject to enforcement, including fines and mandatory closure.

"Face covering" means a tightly woven fabric (without holes, vents, or valves) that is secured to the head with ties or straps, or wrapped and tied around
the wearer's nose and mouth. Face coverings shall comply with the recommendations of the Centers for Disease Control and Prevention ("CDC") as such recommendations may change from time to time.

**Rule 5: Vaccination, testing, or medical documentation requirements for certain higher-risk businesses and activities.** The requirements in Rule 5 apply to certain businesses and activities listed in Exhibit A. These businesses and activity organizers must ensure that all customers or participants, as applicable, 12 years of age and older, are fully vaccinated or provide proof of a negative COVID-19 test result taken within 48 hours of entry into the premises, and identification bearing the same identifying information as the vaccination or negative COVID-19 test, which must be an FDA approved or FDA EUA approved molecular or antigen test. Businesses shall verify vaccination or test status and identification through government or school-issued identification.

Full or part-time employees 12 years of age and older must show proof of full vaccination in the same manner as described above or must provide proof of a negative COVID-19 test result taken within seven (7) days of entry into the business. This requirement is on a rolling basis. Each business must develop and keep a written record describing the entity's protocol for implementing and enforcing the requirements of this Rule. Such written record shall be available for inspection upon a request of a County official.

People are considered fully vaccinated for COVID-19 when more than two weeks have passed since receiving the second dose in a two-dose series, or more
than two weeks after they have received a single-dose vaccine. A completed vaccination card (which includes name of person vaccinated, type of vaccine provided and date last dose administered) in original, photocopied, or digital form; the Hawaii SMART Health Card digital health pass; or other similar vaccination documentation from a healthcare provider are acceptable proof of vaccination.

Proof of full vaccination includes FDA approved and authorized vaccines, as well as vaccines that have an Emergency Use Listing (EUL) from the World Health Organization. CDC guidance describing which vaccines qualify people as fully vaccinated and how to interpret vaccine records may be found at https://www.cdc.gov/coronavirus/2019-ncov/vaccines/fully-vaccinated-guidance.html#annex. Operators may collect the above acceptable proof of vaccination prior to indoor events.

Each business must post an 8.5 x 11-inch (minimum) sign in a conspicuous place that is viewable by persons prior to entering the establishment. The sign must describe the COVID-19 vaccination or testing requirement detailed in this Rule and state that persons are required to show proof of full vaccination, or a negative COVID test, or positive test result taken within the parameters described below.

Individuals who previously tested positive for COVID-19 and who have recovered may be allowed entry into the premises (or activity) by providing
government or school-issued identification, plus written or electronic documentation as follows:

a. The positive COVID-19 test result MUST be:
   1. A molecular test (NAAT, PCR, or RNA) or antigen text;
   2. Processed by a Clinical Laboratory Improvement Amendment (CLIA) certified lab OR Department of Defense Clinical Laboratory Improvement Program (CLIP) lab with the name and CLIA/CLIP number of the lab clearly printed on the result; and
   3. Dated no more than 90 days and no less than 11 days from the date of requested entry into the premises.

b. The medical provider letter MUST be:
   1. Dated at least 10 days after the collection date of your positive result;
   2. Signed by your medical provider with your medical provider's name and National Provider Identifier (NPI) clearly listed; and
   3. Clearly written to indicate you are currently symptom free, or your symptoms have resolved, or you are cleared to travel.

**Rule 6: County meetings or hearings.** County meetings and contested cases shall be conducted using interactive technology through December 31, 2021 in accordance with the State’s Emergency Proclamation or Executive Order, and thereafter shall comply with Act 168 (2021).
Rule 7: Liquor control officers ("LCOs") shall have the authority to enforce emergency rules at any establishment licensed to sell alcohol pursuant to Chapter 281, HRS. An establishment that is not in compliance with these rules, including those listed in Exhibit "A", attached hereto, may be subject to immediate closure for a twenty-four (24) hour period effected by the Maui Police Department and/or LCO. Liquor licensees not in compliance with the requirements of these rules shall also be subject to penalties enforceable pursuant to the Liquor Laws of Hawaii, Chapter 281, HRS, which may include a reprimand, fine, suspension, and/or revocation of the liquor license.

Rule 8: Mandatory travel quarantine and travel quarantine lodging. Transpacific travelers into Maui County shall abide by the Governor's Proclamation for travel, exceptions, quarantine, lodging, health screening, and any other requirements.

Travelers whose negative test results are not available at the time of arrival shall quarantine at their place of lodging for 10 days or the duration of their stay in the State, whichever is shorter, unless an exception applies under the Governor's Proclamation. Persons who are subject to a travel quarantine and who require paid or commercial lodging shall quarantine at an approved travel quarantine hotel or motel. A Short-Term Rental Home ("STRH"), Bed & Breakfast Home ("B&B"), or transient vacation rental ("TVR") shall not be designated as their place of quarantine for travel quarantine purposes.
Persons who are confirmed or identified to be COVID-19 positive, or identified as being exposed to COVID-19 shall comply with all directives by the Department of Health, which may include isolation or quarantine at their place of lodging, which includes all forms of accommodations (STRH, B&B, TVR, hotel, motel, etc.). The hosts of any person subject to isolation and quarantine are subject to all provisions of these Rules and the Governor’s Proclamation.

Persons shall bear all costs related to their pre-travel testing, and any subsequent costs related to their COVID-19 status, including, but not limited to, monitoring, rescheduling flights or other arrangements; transportation; scheduled, extended, or relocated lodging; potential isolation; and any associated medical care.

**Rule 9: Violations and penalties.** Pursuant to Section 127A-29 and Chapter 291D, HRS, any person violating Rules 1 (inclusive of Exhibit A), 2, 3, 4, and 5 shall be guilty of an emergency period infraction and shall be fined $250.00 for each first violation and $500.00 for each subsequent violation. Any person violating mandatory quarantine requirements pursuant to Rule 9 shall be guilty of a petty misdemeanor with fines up to $1,000.00, a maximum of 30 days jail, or both. Nothing contained in this section shall modify the criminal penalties for violating transpacific travel or quarantine rules set forth in the Governor’s Proclamations, as amended. Should the penalty provisions relating to quarantine violations be adjudged inconsistent with the Governor’s Proclamation, the Governor’s Proclamation shall govern.
These rules shall take effect on December 1, 2021 at 12:01 a.m., unless otherwise specified, and repeal the Emergency Rules promulgated November 12, 2021. These Rules shall be repealed upon the earlier of: 1) subsequent promulgation, or 2) termination of the Proclamation of Emergency for Maui County.

MICHAEL P. VICTORINO
Mayor
County of Maui

APPROVED:

MOANA M. LUTEY
Corporation Counsel
County of Maui
EXHIBIT “A”

RULES FOR
BUSINESSES, OPERATIONS, AND ACTIVITIES

1. In the case of a conflict between the State’s Proclamations or Executive Orders and these Rules, the more stringent shall apply.

2. **Shared indoor spaces** (e.g., lunchrooms, breakrooms, conference rooms, etc.). There is a heightened risk of spreading COVID-19 in shared indoor spaces located in public and private businesses. Under circumstances where utilizing indoor spaces is necessary, operators are encouraged to:
   a. Limit capacity so that a minimum of 6 feet is maintainable at all times.
   b. Ensure face coverings are worn at all times, except when actively eating and drinking.
   c. Clean and disinfect in accordance with CDC guidelines.
   d. Improve ventilation to the extent possible and feasible.

3. **Musical practices and performances**, including singing. No more than 10 musicians on stage, 6-foot distance between musicians, and a minimum of 6 feet between the stage and audience. Dancing may be allowed in accordance with guidance provided to commercial event operators below. Karaoke is allowed, provided the singer is at least 6 feet from others.

4. **Restaurants, bars, food courts, and other food or social establishments** shall comply with the following requirements:
   a. Bars and restaurants may operate at 100% indoor capacity and seating arrangements provided they ensure that all customers are in compliance with the vaccination, testing, or post-COVID-19 infection verification as detailed in Rule 5.
   b. Patrons without proof of compliance with Rule 5 may be served in outdoor dining spaces only, or by take-out or drive through. For purposes of this section, a facility is classified as “outdoor” as long as no more than 50% of the structure’s perimeter has impermeable walls, allowing sufficient, unrestricted outdoor air movement resulting in cross ventilation. Such walls must be non-adjacent or non-continuous. Adjacent walls are walls that touch to form a corner, but do not include retractable walls or structures that are opened during operations.
<table>
<thead>
<tr>
<th>Features</th>
<th>Classification</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>75% to 100% of the structure has impermeable walls</td>
<td>Indoor</td>
<td>Having 75% to 100% of the structure closed obstructs air flow, and will confine air.</td>
</tr>
<tr>
<td>50% of the structure has adjacent impermeable walls</td>
<td>Indoor</td>
<td>Air circulation is decreased in the corner where the two “closed” adjacent walls meet and will confine air.</td>
</tr>
<tr>
<td>50% of the structure has non-adjacent impermeable walls</td>
<td>Outdoor</td>
<td>With at least 50% of the non-adjacent walls in a structure being open, the resulting air movement allows for droplet/aerosols containing the COVID-19 virus to disperse rapidly. Ceilings, roofs, umbrellas, canopies, etc. are permitted.</td>
</tr>
<tr>
<td>Circular or other uniquely shaped structure with 50% non-continuous walls</td>
<td>Outdoor</td>
<td>With at least 50% non-continuous walls in a circular structure, it allows for sufficient openings to promote airflow and in turn rapid dispersal of droplets/aerosols.</td>
</tr>
<tr>
<td>Ceilings, roofs, umbrellas, canopies and other similar structures with no walls</td>
<td>Outdoor</td>
<td>This type of structure allows open-air ventilation and rapid dispersal of droplets/aerosols.</td>
</tr>
</tbody>
</table>
c. Face coverings.
   1. Employees must wear face coverings while indoors.
   2. Customers must wear face coverings at all times while indoors, but may temporarily remove a face covering while actively eating or drinking.
   3. Face coverings are not required outdoors.

d. The number of persons at one table shall be no more than 10 for indoor seating.

e. Buffets, salad bars, and other types of self-service of food are allowed.

f. Dancing is allowed; karaoke is allowed provided the singer is at least 10 feet from others.

5. **Indoor organized sports.** This section applies to indoor sports such as basketball, volleyball, and similar sports to be played indoors at specific indoor courts/venues at specific times ("Indoor Sports Program(s)"). This section does not apply to State Department of Education sports programs. Indoor Sports Programs may practice and competitive play under the following requirements and conditions:

a. Specific requirements/conditions
   i. Spectators are allowed and groups are limited to 10 persons who are not household members sharing the same address. Total spectator attendance is limited to 50% of the venue's occupancy.
   ii. Face coverings must be worn by all coaches/instructors/staff and spectators at all times. Participants may remove face coverings during active play.
   iii. Socializing at the indoor courts/venues before or after the scheduled Indoor Sports Program activity is discouraged.
   iv. Indoor Sports Program operators must implement measures to combat the spread of COVID-19 that are consistent with the Hawai‘i Department of Health’s “Guidance and Considerations for Return to Youth Sports” as may be amended and all related guidance on sports (collectively "DOH Guidance"). Available at [https://health.hawaii.gov/coronavirusdisease2019/tag/sports/](https://health.hawaii.gov/coronavirusdisease2019/tag/sports/). Furthermore, to the extent consistent with this section, and Hawai‘i Department of Health guidance, Indoor Sports Program operators and participants must also follow applicable guidance from the CDC (available at [https://www.cdc.gov/coronavirus/2019-]}
The measures include, but are not limited to the following:

1. Physical distancing protocols and procedures for staff, athletes, with special consideration for the type of athletic activities engaged in, entrances and exits, queues, bottlenecks, facility layouts, and safe capacity limits.

2. Regular screening of staff and participants for illness or exposure to COVID-19.

3. Prohibiting socializing before or after the activity.

4. Ensuring participants and staff who have COVID-19 do not attend Sport Program activities until they are cleared for release from isolation according to CDC guidelines and cleared to return by a healthcare provider.

5. Ensuring any staff or participant exposed to a person with a confirmed or probable case of COVID-19 does not attend the program until they have completed quarantine following CDC guidelines.

6. Evaluation of all program activities to identify and mitigate "high-risk" activities (shared equipment, incidental close contact, etc.) to reduce or prevent COVID-19 transmission.

7. Limiting close contact. To the greatest extent reasonably practicable, physical distancing of at least six (6) feet between members of different households/living units should be maintained. For example, when not engaged in competitive team play or training that requires close contact, close contact should be reduced or eliminated to the extent possible (e.g., sitting close to teammates on a bench, standing close to teammates or opponents during downtime). Huddles, high fives, and handshakes and similarly unnecessary close contact activities should be eliminated.

8. Competitive play/tournaments/training allowed. Indoor Sports Program activities may include competitive team play (e.g., one team against another), tournaments, and/or practice/training. This is an
exception to the general rule on gatherings contained in these Rules. Where other competitive play/games are scheduled on the same court/venue, Indoor Sports Program operators must implement measures to ensure that teams waiting to play maintain six (6) feet of physical distance from the other teams playing at all times (i.e., no mingling between teams/groups).

v. Individuals must comply with any lawful requirements imposed by the Indoor Sports Program operator.

vi. For County facilities, sports programs shall comply with all requirements imposed by the Department of Parks and Recreation.

b. Nothing in this section requires a public or private Indoor Sports Program or court/venue to open.

6. Film Production. Provided written authorization is obtained in advance by the Mayor’s office, local, national, and international film production, television production, streaming production, and similar production may operate in the County based on the guidelines and recommendations for production cast and crew members available at https://www.honolulu.gov/rep/site/oed/oed_doycs/Guidelines_and_Best_Practices_for_filming_on_the_Island_of_Oahu_during_the_time_of_COVID_060320.pdf.

7. Indoor commercial event operators, including weddings and luau. This Rule applies to indoor venues and events, including combination indoor/outdoor events, or events with an indoor weather-dependent alternative. Under the supervision of professional event planners, venues or catering and convention service managers, indoor commercial events may be conducted with the following restrictions:

a. Organizers of professional indoor events larger than seventy-five (75) persons, in order to ensure appropriate safe practices, shall notify and consult with the Mayor’s Office, and obtain approval prior to the event.

b. Commercial event operators must comply with Rule 5 related to proof of vaccination or testing of patrons and employees.

c. Venues must comply with Exhibit A, Rule 4, related to the operation of indoor restaurants/bars, including party size and mask wearing.

d. Table seating required as follows:
i. It is recommended that each table be reserved for members of the same household. No more than 10 persons per table indoors.

ii. Food and beverage service must comply with the requirements for Restaurants and Bars.

e. Musicians and entertainment must comply with the requirements in Paragraph 3.

f. Dancing is allowed. A record of all guest names with a contact number for each guest is recommended for contact tracing purposes.

g. Any requests for variation from these rules must be approved by the County of Maui.

8. **Commercial ground transportation and tour operators** may operate at normal capacity. Masks must be worn at all times while in the vehicle. Separate parties in each vehicle shall be physically separated to the greatest extent possible, and customers are encouraged to utilize the same seating. A record of all customer names, including contact numbers, is recommended for contact tracing purposes.

9. **Gyms and fitness centers.** Indoor operations may operate at 100% indoor capacity provided they ensure that all customers 12 years of age and older are fully vaccinated, show proof of a negative COVID test or of a previous COVID-19 infection within the last 90 days, as described in and in compliance with Rule 5. Full and part-time employees must show proof of full vaccination, a negative COVID test or of a previous COVID-19 infection within the last 90 days, as described in and in compliance with Rule 5. Operators are responsible for verifying vaccination status, testing or previous infection and identity by government or school-issued identification and for all requirements listed in Rule 5. This Rule applies to facilities that are indoor and outdoor, when customers may interchangeably access both spaces. Facilities that are 100% outdoor (as the term is defined in Exhibit A, Paragraph 4 may continue operations but are encouraged to adopt the requirements in this Rule.

10. **Commercial recreational boating** may operate at normal capacity. Service and consumption of food or drinks inside the vessel cabin (if any) shall be consistent with the “Restaurants/Bars” Rules related to indoor dining, except that confirmation of vaccination or negative COVID testing is encouraged but not required.