Memorandum MIAM

Agenda Item No. 12(A)(1)



Date:

May 19, 2020

To:

Honorable Chairwoman Audrey M. Edmonson

and Members, Board of County Commissioners

From:

Carlos A. Gimenez

Mayor

Subject:

Ratification of Emergency Orders Issued in Response to COVID-19 Pandemic

On April 7, 2020, the Board of County Commissioners (Board) ratified a series of emergency orders and amendments I have issued to protect the health, safety and well-being of the 2.8 million residents of Miami-Dade County since first declaring a local State of Emergency due to the COVID-19 pandemic on March 12, 2020. Additional emergency orders have since been issued that also require ratification by the Board.

The additional orders requiring ratification are posted on the miamidade.gov/coronavirus website, and I have also attached them as part of this memorandum for your convenient reference. Following is a quick summary of my Emergency Orders signed since the last ratification of orders by the Board on April 7, 2020:

- Emergency Order 16-20, as amended, ordered Adult Day Cares within the unincorporated and incorporated areas of the County to close, or otherwise cease all programs to deliver personal services to the elderly. Providers may offer basic, supportive and optional services to persons at that person's residence.
- Emergency Order 17-20 ordered all essential commercial and retail establishments, as defined in Emergency Order 07-20, which provide unpackaged food for consumption, to limit capacity and monitor entrances and exits to reduce their maximum occupancy load by 50 percent in those areas where food is sold; close all salad bars and other self-serve food stations with the exception of prepackaged, "grab and go" items; and not distribute free samples or conduct tastings. All essential businesses are encouraged to provide necessary sanitizing products to customers and employees and allow employees to wear masks, gloves or other personal protective equipment.
- Emergency Order 18-20, as amended, ordered each hospital to report on a daily basis the total number of available beds and beds that can be converted for use, ventilators and ventilators available for immediate deployment, ventilators on standby, respirators and/or anesthesia machines that can be converted to serve as ventilators, patients admitted, COVID-19 positive patients in ICU beds and non-ICU beds, COVID-19 patients currently on a ventilator, new COVID-19 patients admitted since the prior day's reporting, and COVID-19 patients discharged since the prior days reporting.
- Emergency Order 19-20 encouraged all persons outside their homes to wear a cloth facial covering consistent with the current CDC guidelines, including cloth masks.
- Emergency Order 14-20, as amended, modified emergency procedures and allowed inspections performed by architects, engineers, and accredited laboratories, virtual inspections remotely and in person by County inspectors.

Honorable Chairwoman Audrey M. Edmonson and Members, Board of County Commissioners Page 2

- Emergency Order 20-20 ordered persons working in or visiting grocery stores, restaurants, pharmacies, construction sites, public transit vehicles, vehicles for hire, and locations where social distancing measures are not possible to wear facial coverings as defined by the CDC, except for children under two or persons who have trouble breathing due to a chronic preexisting condition.
- Emergency Order 21-20 rescinded Emergency Order 06-20, as amended, and ordered the opening of parks, golf courses, marinas and boat ramps with certain restrictions.
- Emergency Order 15-20 was also amended to conform with the provisions of Emergency Order 21-20.

These orders reinforce the day-by-day monitoring approach that my administration and I took in consultation with medical experts to protect our community, allow essential activity to continue to take place, and establish guidelines for the responsible, safe and enforceable reopening of certain areas of our community. I will continue to take this approach in unwinding previously issued orders, in a phased manner, as we adjust to a new normal. Let me reiterate that any decisions made to reopen will be done in consultation with medical experts with industry input.

Pursuant to Section 8B-7 of the Miami-Dade County Code, all of the orders that I have signed during the State of Local Emergency require ratification by the Board of County Commissioners. Therefore, I respectfully request that you ratify these orders so that we can continue to slow down the spread of COVID-19 in our community, while re-opening our community in a phased manner, with medical guidance, when the time is right.

Attachment



MIAMI-DADE COUNTY EMERGENCY ORDER 16-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives authority to political subdivisions to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51 directing the State Health Officer and Surgeon General to declare a Public Health Emergency due to the discovery of COVID-19/novel Coronavirus in Florida; and

WHEREAS, on March 9, 2020, the Governor of Florida issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19/novel Coronavirus; and

WHEREAS, on March 12, 2020, a State of Emergency was declared for all of Miami-Dade County; and

WHEREAS, COVID-19/novel Coronavirus poses a health risk to Miami-Dade County residents, particularly elderly residents; and

WHEREAS, Adult Day Cares, as defined in section 429.901, Florida statutes, are locations where elderly residents interact for long periods of time; and

WHEREAS, minimization of contact is necessary to avoid risk of COVID-19 infection for the elderly community in Miami-Dade County; and

WHEREAS, the closure of Adult Day Cares is necessary in order to protect the public health, safety, and welfare; and

WHEREAS, the County Mayor is authorized by section 8B-7(f) of the County Code to order the closure of commercial establishments; and

WHEREAS, the County Mayor is authorized by Section 8B-7(e) of the County Code to limit the movement of persons within Miami-Dade County in order to safeguard life and health,

THEREFORE, as County Mayor of Miami-Dade County, I hereby order as follows:

- 1. Adult Day Cares within the unincorporated and incorporated areas of the County are hereby ordered to close, or otherwise cease all programs to deliver personal services to the elderly, effective April 3, 2020 at 11:59 p.m. Notwithstanding, staff employed at such sites may continue business operations which do not involve the delivery of personal services to the elderly population. This order does not apply to Assisted Living Facilities as defined under section 429.02, Florida Statutes or Nursing Homes as defined in section 400.021 Florida statutes.
- 2. County staff are directed to take all appropriate measures to provide services to the elderly during the duration of this order. Such measures may include the purchase of goods and services, including, but not limited to, food services, personal protective equipment, delivery services, and refrigerated vehicles, without competitive solicitation as authorized by the Governor's Executive Order Number 20-52 and the existing Miami-Dade County State of Local Emergency.
- 3. This Order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 4. This Order shall be provided to all appropriate media consistent with the requirements of Chapter 8B-7(2)(n) of the Code of Miami-Dade County.

Enacted:			
Signed:	Mucan		
	COUNTY MAYOR		
	Date 3/31/2020	Time: 19:30	
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Signed:	P.		
	COUNTY MAYOR		
	Date:	Time::	
	Witness:		



AMENDMENT NO. 1 TO MIAMI-DADE COUNTY EMERGENCY ORDER 16-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives authority to political subdivisions to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51 directing the State Health Officer and Surgeon General to declare a Public Health Emergency due to the discovery of COVID-19/novel Coronavirus in Florida; and

WHEREAS, on March 9, 2020, the Governor of Florida issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19/novel Coronavirus; and

WHEREAS, on March 12, 2020, a State of Emergency was declared for all of Miami-Dade County; and

WHEREAS, COVID-19/novel Coronavirus poses a health risk to Miami-Dade County residents, particularly elderly residents; and

WHEREAS, Adult Day Cares, as defined in section 429.901, Florida statutes, are locations where elderly residents interact for long periods of time; and

WHEREAS, minimization of contact is necessary to avoid risk of COVID-19 infection for the elderly community in Miami-Dade County; and

WHEREAS, the closure of Adult Day Cares is necessary in order to protect the public health, safety, and welfare; and

WHEREAS, Emergency Order 16-20, effective as of April 3, 2020 closed Adult Day Care centers throughout Miami-Dade County; and

WHEREAS provision of in-home services by existing providers does not pose the same health risks as the group provision of services,

THEREFORE, as County Mayor of Miami-Dade County, I hereby order as follows:

1. Paragraph 1 of Emergency Order 16-20 is hereby amended and restated as follows:

Adult Day Cares within the unincorporated and incorporated areas of the County are hereby ordered to close, or otherwise cease all programs to deliver personal services to the elderly, effective April 3, 2020 at 11:59 p.m. Notwithstanding, staff employed at such sites may continue business operations which do not involve the delivery of personal services to the elderly population. This order does not apply to Assisted Living Facilities as defined under section 429.02, Florida Statutes, or Nursing Homes as defined in section 400.021, Florida Statutes. >> Notwithstanding and prevailing over anything in this order to the contrary, providers may offer basic, supportive and optional services, as defined in section 429.901, Florida Statutes, to persons at that person's residence, if provision of such services is otherwise authorized by law. <<

- 2. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 3. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

Enacted:			
Signed:	Municipal		
	COUNTY MAYOR		
	Date: 4/4/2000	Time: 12:25	
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Cancelled:			
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	COUNTY MAYOR		8 ;
	Date:	Time::	
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MIAMI-DADE COUNTY EMERGENCY ORDER 17-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives political subdivisions the authority to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51, directing the State Health Officer and Surgeon General to declare a Public Health Emergency due to the discovery of COVID-19/novel Coronavirus in Florida; and

WHEREAS, on March 9, 2020, the Governor issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19/novel Coronavirus; and

WHEREAS, on March 12, 2020, the County Mayor declared a State of Emergency for all of Miami-Dade County; and

WHEREAS, on March 30, 2020, the Governor issued Executive Order Number 20-89, restricting the operations of non-essential businesses in certain South Florida counties and requires such establishments to take reasonable actions to comply with the United States Centers for Disease Control and Prevention (CDC) guidelines on social distancing; and

WHEREAS, on April 1, 2020, the Governor issued Executive Order Number 20-91, which restricts the operations of non-essential businesses throughout the state; and

WHEREAS, COVID-19/novel Coronavirus poses a health risk to Miami-Dade County residents, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions; and

WHEREAS, the federal government is urging persons throughout the United States to continue practicing social distancing through April 30, 2020, as recommended by the United States Centers for Disease Control and Prevention (CDC) guidelines; and

WHEREAS, the CDC guidelines for businesses specifically recommends that food sharing be limited, and that businesses stagger customer flow to avoid crowds, in order to avoid spread of COVID-19,

THEREFORE, as County Mayor of Miami-Dade County, I hereby order:

- 1. In order to ensure compliance with the CDC social distancing requirements, all essential commercial and retail establishments as defined in Emergency Order 07-20 which provide unpackaged food for consumption, including but not limited to those establishments listed in paragraphs (2)(b) and (2)(m) of Emergency Order 07-20, shall:
 - a) limit capacity and monitor entrances and exits to reduce their maximum occupancy load by 50 percent in those areas where food is sold;
 - b) close all salad bars and other self-serve food stations with the exception of prepackaged, "grab and go" items; and
 - c) not distribute free samples or conduct tastings.
- 2. All essential businesses are encouraged, subject to availability of necessary sanitizing products to:
 - a) provide alcohol-based hand sanitizers for use by customers and employees;
 - b) provide disinfecting wipes at points of entrance, cash registers, and/or other appropriate locations, for customers to disinfect carts, shopping baskets, or point of sale terminals, or, alternatively designate staff responsible for disinfecting carts, shopping baskets, point of sale terminals, and other areas as frequently as possible; and
 - c) implement procedures for custodial or janitorial staff to sanitize frequent touchpoints throughout the day, including point of sale terminals at registers, conveyor belts, door handles, door plates, shelves, and other appropriate locations.
- 3. All essential businesses are encouraged to allow employees to wear masks, gloves, or other personal protective equipment. Persons choosing to use masks are encouraged to review and comply with the CDC and Florida Department of Health guidelines on personal protective equipment.
- 4. This order is supplemental to the requirements of all prior applicable executive orders.
- 5. The provisions of this order shall serve as minimum standards. Municipalities may impose more stringent standards within their jurisdictions, as permitted by law.
- 6. This order shall be effective April 2, 2020, at 11:59 p.m.
- 7. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 8. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

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	COUNTY MAYOR		
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MIAMI-DADE COUNTY EMERGENCY ORDER 18-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives political subdivisions the authority to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51, directing the State Health Officer and Surgeon General to declare a Public Health Emergency due to the discovery of COVID-19/novel Coronavirus in Florida; and

WHEREAS, on March 9, 2020, the Governor issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19/novel Coronavirus; and

WHEREAS, on March 12, 2020, the County Mayor declared a State of Emergency for all of Miami-Dade County; and

WHEREAS, on March 30, 2020, the Governor issued Executive Order Number 20-89, restricting the operations of non-essential businesses in certain South Florida counties and requiring such establishments to take reasonable actions to comply with the United States Centers for Disease Control and Prevention (CDC) guidelines on social distancing; and

WHEREAS, COVID-19/novel Coronavirus poses a health risk to Miami-Dade County residents, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions; and

WHEREAS, the County needs timely and accurate information in order to ensure its efforts to combat the virus are effective,

THEREFORE, as County Mayor of Miami-Dade County, I hereby order:

1. Each hospital shall report to hospitalreporting@miamidade.gov on a daily basis by 10:15am and 7:15pm, the following information to the County: (1) current staffed inventory of General Acute Care beds (does not include OB, pediatric or specialty/rehab); (2) current staffed inventory of Intensive Care Unit (ICU) beds; (3) total number of unused beds at the hospital which could be converted used to ICU beds; (4) total number of beds that can be converted to General Acute Care beds; (5) total number of ventilators available for immediate deployment; (6) total number of ventilators on standby; (7) total number of respirators and/or anesthesia machines that can be converted to serve as

ventilators; (8) total COVID-19 patients admitted; (9) COVID-19 positive patients in ICU beds; (10) COVID-19 positive patients in non-ICU beds; (11) COVID-19 patients currently on a ventilator, (12) new COVID-19 patients admitted since the prior day's reporting; and (13) COVID-19 patients discharged since the prior days reporting.

- 2. Each hospital shall be responsible for providing the above information solely with respect to its physical campus. No hospital shall transmit any individually identifiable patient health information which may not be disclosed pursuant to federal or state law. If a hospital believes that all or some of this information is trade secret, as defined in Florida Statutes, the hospital shall expressly indicate this when it transmits this information
- 3. This order shall be effective as of 11:59 p.m., Saturday, April 4, 2020.

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- 4. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 5. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

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Signed:	A COUNTY OF THE		
	COUNTY MAYO	R	
	Date: 4/4/2000	Time: 12.20	
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AMENDMENT 1 TO MIAMI-DADE COUNTY EMERGENCY ORDER 18-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives political subdivisions the authority to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51, directing the State Health Officer and Surgeon General to declare a Public Health Emergency due to the discovery of COVID-19/novel Coronavirus in Florida; and

WHEREAS, on March 9, 2020, the Governor issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19/novel Coronavirus; and

WHEREAS, on March 12, 2020, the County Mayor declared a State of Emergency for all of Miami-Dade County; and

WHEREAS, on March 30, 2020, the Governor issued Executive Order Number 20-89, restricting the operations of non-essential businesses in certain South Florida counties and requiring such establishments to take reasonable actions to comply with the United States Centers for Disease Control and Prevention (CDC) guidelines on social distancing; and

WHEREAS, COVID-19/novel Coronavirus poses a health risk to Miami-Dade County residents, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions; and

WHEREAS, the County needs timely and accurate information in order to ensure its efforts to combat the virus are effective,

THEREFORE, as County Mayor of Miami-Dade County, I hereby order:

1. Paragraph 1 of Emergency Order 18-20 is hereby amended and restated as follows:

Each hospital shall report to hospitalreporting@miamidade.gov on a daily basis by 10:15am <and 7:15pm>, the following information to the County: (1) current staffed inventory of General Acute Care beds (does not include OB, pediatric or specialty/rehab); (2) current staffed inventory of Intensive Care Unit (ICU) beds; (3) total number of unused beds at the hospital which could be converted used to ICU beds; (4) total number of beds that can be converted to General Acute Care beds; (5) total number of ventilators

available for immediate deployment; (6) total number of ventilators on standby; (7) total number of respirators and/or anesthesia machines that can be converted to serve as ventilators; (8) total COVID-19 patients admitted; (9) COVID-19 positive patients in ICU beds; (10) COVID-19 positive patients in non-ICU beds; (11) COVID-19 patients currently on a ventilator, (12) new COVID-19 patients admitted since the prior day's reporting; and (13) COVID-19 patients discharged since the prior days reporting.

- 2. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 3. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

Enacted: Signed:	Attitude	
9	Date: 4/25/2020 Time: 11:55	
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	COUNTY MAYOR	
	Date::	
	Witness:	



MIAMI-DADE COUNTY EMERGENCY ORDER 19-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives political subdivisions the authority to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51, directing the State Health Officer and Surgeon General to declare a Public Health Emergency due to the discovery of COVID-19/novel Coronavirus in Florida; and

WHEREAS, on March 9, 2020, the Governor issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19/novel Coronavirus; and

WHEREAS, on March 12, 2020, the County Mayor declared a State of Emergency for all of Miami-Dade County; and

WHEREAS, on March 30, 2020, the Governor issued Executive Order Number 20-89, restricting the operations of non-essential businesses in certain South Florida counties and requires such establishments to take reasonable actions to comply with the United States Centers for Disease Control and Prevention (CDC) guidelines on social distancing; and

WHEREAS, on April 3, 2020, the CDC recommended that persons wear masks, including cloth masks or other facial coverings, while in public to help control the spread of COVID-19; and

WHEREAS, COVID-19/novel Coronavirus poses a health risk to Miami-Dade County residents, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions,

THEREFORE, as County Mayor of Miami-Dade County, I hereby order:

1. All persons outside their homes are encouraged to wear a cloth facial covering consistent with the current CDC guidelines, including cloth masks. Persons choosing to use masks are encouraged to review and comply with the CDC and Florida Department of Health guidelines on personal protective equipment. Persons should not utilize N95 rated masks, as those are critical supplies for health care workers, police, fire, emergency management, or other persons engaged in life/safety activities.

- 2. The provisions of this order shall serve as minimum standards. Municipalities may impose more stringent standards within their jurisdictions, as permitted by law.
- 3. This order shall be effective immediately.
- 4. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 5. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

Enacted: Signed:	Anni		
	COUNTY MAYOR		
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	COUNTY MAYOR		7-30
	Date:	Time::	
	Witness		



AMENDMENT NO. 1 TO MIAMI-DADE COUNTY EMERGENCY ORDER 14-20

WHEREAS, following the recommendations of public health officials, on March 25, 2020, the County Mayor closed the Permitting and Inspection Center located at 11805 SW 26th Street Miami, Florida and instructed all employees reporting to or working from the Permitting and Inspection Center to self-isolate for two weeks until April 8, 2020, after a number of employees there tested positive for the COVID-19/novel Coronavirus; and

WHEREAS, on March 28, 2020, the County Mayor issued Emergency Order 14-20; and

WHEREAS, Emergency Order 14-20 set forth procedures for building code inspections during the time that the Permitting and Inspection Center remained closed and County building code inspectors were unable to perform inspections; and

WHEREAS, the Permitting and Inspection Center has moved to a virtual service model during its closure in order to maintain the availability of plan review and permit related services to the public; and

WHEREAS, in order to eliminate the need for in-person visits to the Permitting and Inspection Center after April 8, 2020, and for the duration of the State of Emergency period related to the COVID-19/novel Coronavirus, virtualized services will continue to be developed and deployed; and

WHEREAS, COVID-19/novel Coronavirus continues to pose a health risk to County residents, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions; and

WHEREAS, minimization of contact is necessary to avoid risk of COVID-19 infection for the residents of the County; and

WHEREAS, the Centers for Disease Control (CDC) has issued guidance encouraging social distancing and maintaining a six foot separation between persons to slow the spread of infection and that events of more than 10 attendees either be cancelled or held virtually; and

WHEREAS, the performance of building code inspections by County building code inspectors while adhering to the social distancing requirements of the CDC and the County's Emergency Orders require modified building code inspection procedures to provide for private inspections, allow virtual inspections using County building code inspectors and establish social distancing guidelines for on-site inspections; and

THEREFORE, as County Mayor of Miami-Dade County, I hereby order as follows:

1. Paragraph 2 of Emergency Order 14-20 is hereby amended and restated as follows:

County employees shall [[not]] provide building code inspection services to the public [[except]] in accordance with the provisions of this order. To allow for the continuation of construction consistent with the public health, safety and welfare, and in consultation with the Miami-Dade County Building Official, the County hereby adopts the >>modified << emergency procedures which are attached to this order as Exhibit 1.

- 2. The balance of Emergency Order 14-20 remains in full force and effect.
- 3. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 4. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

Enacted: Signed:	Lymen	¥
Cancelled: Signed:	Date: 4/9/2030 Time: 14: 45 Witness: Source P. Hours	*
	COUNTY MAYOR	
	Date::	
	Witness:	

EXHIBIT 1: MODIFIED PROCEDURES FOR BUILDING CODE INSPECTIONS <u>DURING COVID-19 EMERGENCY PERIOD</u>

EFFECT

These emergency procedures (the "Emergency Procedures") will be effective on the effective date of Amendment 1 to Miami-Dade County Emergency Order 14-20 and shall be in effect throughout the Miami-Dade County State of Emergency related to COVID-19 novel Coronavirus. These Emergency Procedures supersede Exhibit 1 of Miami Dade County Emergency Order 14-20.

Nothing in these Emergency Procedures is intended to modify the requirements for special inspectors of threshold buildings contained in Section 553.79 of the Florida Statutes, or the provisions of Florida Law relating to Alternate Plans Review and Inspections contained in Section 553.791 of the Florida Statutes. Nothing in these Emergency Procedures is intended to limit the authority of the Building Official to issue any interpretation or take any actions consistent with the Florida Building Code or with any of the express provisions below.

These are the procedures for Building Code inspections to be used during the COVID-19 Emergency Period (the "COVID-19 Emergency") by the Department of Regulatory and Economic Resources (RER). This notice does not set forth procedures for Fire Code inspections.

INSPECTION PROCEDURES

These Emergency Procedures allow for three different kinds of inspections which will be presumed to satisfy Building Code requirements: (a) inspections performed by architects, engineers and accredited laboratories ("Qualified Professional Inspections"); (b) virtual inspections conducted remotely by County inspectors in the manner set forth below ("Virtual Inspections"); and (c) inspections conducted by County personnel in person ("On-Site Inspections"). These inspections will be performed in the manner and subject to the procedures and limitations set forth below. Please note that certain inspections are required to be On-Site Inspections.

(a) Qualified Professional Inspections

1. Applicability

The permit holder may opt to have inspections performed by a State of Florida licensed and registered architect or engineer who has no financial interest in the construction ("Qualified Professional Inspection"). Inspections by TAS301 accredited laboratories are also acceptable provided they are signed and sealed by the qualified independent professional. This procedure does not supersede or otherwise limit other inspection procedures currently allotted to private providers, threshold and special inspectors.

Upon the effective date of these Emergency Procedures, permit holders will no longer be authorized to contract with contractors for the performance of limited inspection services provided under Executive Order Number 20-52. The County will continue to accept inspection reports relating to such inspections provided the permittee: (a) contracted for such services prior to the

effective date of these Emergency Procedures; (b) the inspection is performed prior to April 27, 2020 and (c) report of that inspection is submitted to the County not later than May 1, 2020.

Notwithstanding the Qualified Professional Inspection, certain inspections specifically identified below must still obtain an On-Site Inspection.

2. Qualified Professional Inspection Requirements

Qualified Professional Inspections must be reported on the (RER) STATEMENT OF INSPECTION REPORT COVID 19. A Report must be completed per each permit. The individual providing the statement must perform and record all inspections for the permit number and provide the completed report to Miami-Dade County via the email addresses below for the respective trade supervisor or to the RER inspector at the next scheduled inspection.

- a. Building and Roofing- Robert.Fatora@miamidade.gov, <u>JeanSocrate.Devilme@miamidade.gov</u>, or <u>Charles.Walton@miamidade.gov</u>
- b. Electrical <u>Amado.Diaz@miamidade.gov</u>, or <u>Wilfredo.Gonzalez@miamidade.gov</u>
- c. Mechanical <u>Gerald.Somerset@miamidade.gov</u>, or <u>Carlos.DeLaTorre2@miamidade.gov</u>
- d. Plumbing <u>Bernard.Chitolie@miamidade.gov</u>, or <u>David.Erickson@miamidade.gov</u>

Compliance with the provisions for inspections above shall be presumed to satisfy Florida Building Code requirements for the performance of building inspections. RER encourages the use of photographs or other documentation that supports the inspection result and can be attached to the report.

(b) Virtual Inspections

1. Applicability

In the event a County inspector is preferred, the County will first attempt to conduct a Virtual Inspection, with On-Site Inspections reserved, in the County's sole discretion, to situations where the County determines that public safety requires the inspection to be in person. Examples include, but are not limited to, construction of extraordinary complexity, inspections where the conditions cannot be appreciated remotely, and bad signal or other impediment to communication.

2. Procedures for Virtual Inspection

Virtual Inspections are conducted by using a video call on a smart phone or tablet to interact with the RER inspector. The process for Remote Virtual Inspection is as follows:

- The permit holder will schedule the inspections online or by calling (786)315-2100.
- When scheduling the inspection, the permit holder must provide a contact name, contact number and contact email address so that the inspector can schedule a Microsoft Teams meeting invite.
- On the day of the scheduled inspection, the inspector will contact the permit holder and schedule a meeting for the specific inspection time.
- The meeting invite will contain instructions on requirements and documents that need to be submitted to the inspector prior to the virtual inspection.
- At the scheduled time, the contractor will need to join the Team Meeting.
- Ensure the person walking the site has the necessary tools (based on the inspection type) readily available. For example, a tape measure level, GFCI tester, ladder, flashlight, etc.

3. Permit Holder Responsibilities

- Ensure your inspection location has 4G connectivity and your smart phone or tablet has 4G connectivity. You must have Microsoft Team App for the Remote Virtual Inspection.
- Make sure the smart phone or tablet is fully charged.
- Be ready to accept a video call at the scheduled time and respond to requests from the inspector.
- Make sure the auto rotate feature on your phone is turned on.
- Make sure to move slowly so the inspector can see the image clearly.
- Allow camera a moment to focus when showing specific items.
- Make sure any testing equipment, manometer, pressure valves... are already set up.
- Have the required tools (tape measure, level, GFCI tester, step ladder, etc.)
- Turn off phone or tablet notifications during the video call. Notifications freeze the video call and will cause delays to the inspection or could require the inspection to be rescheduled.

4. How To Do the Actual Virtual Inspection

- Begin inspection at street view looking at structure, exterior of property and close
 in on house or unit number. The contractor will show the inspector the following
 documents at the start of the inspection. If these documents are not available, the
 inspection will not be conducted and "Not Ready for Inspection" result shall be
 entered.
 - (i) Notice of Commencement (for new inspections)
 - (ii) Permit card
 - (iii) Approved Permit job Copy
 - (iv) Depending on the inspection type, any reports or special inspector letters necessary to enable inspection to be conducted.
- Follow the directions of the inspector. The inspection will be conducted by following the standard operating procedures as outlined in RER inspection checklists.
- Make note of any items that require correction.
- When an inspection is performed through RER virtual inspection process, the inspector reserves the right to perform an on-site inspection. This may be due to a connection issue or the complexity of the inspection.
- The inspector will tell you in the video call if the inspection has passed or failed and inspection results can also be found in <u>Routes and Results</u>.

(c) On-Site Inspections

1. Applicability

An On-Site Inspection shall be required for Final building code inspections and flood inspections of new construction that require a Certificate of Occupancy or Certificate of Completion and for alterations, repairs and residential additions 1000 square feet or larger. On-Site Inspections shall not be required for alterations, repairs and residential additions under 1000 square feet, accessory structures such as pool, fence and sheds and other miscellaneous permits such as metal awnings, shutters. On-Site Inspections shall not be required for Roofing, Electrical, Plumbing or Mechanical work associated with a master permit or any single trade (standalone) permits. Notwithstanding, the County may require an On-Site Inspection in any instance where the County, in its sole discretion, determines that the public interest requires the physical presence of a County inspector.

2. Procedures for On-Site Inspection

- The permit holder must schedule inspections either <u>online</u> or by calling (786)315-2100.
- When scheduling the inspection, the permit holder must provide a contact name and phone number in the comment line.
- Inspector will call thirty (30) minutes prior to the inspection to allow the contractor to relocate all personnel from the inspection area.
- When inspector arrives on-site, one contact person who is assigned to walk with the inspector can approach the vehicle. If more than 9 workers are present within the inspection area, the inspector will cancel the inspection.
- Contractor needs to maintain a safe and healthy job site environment and follow the CDC's best practices regarding social distancing.
- Inspector will perform inspection and inspection results can also be found through Route and Results portal.



Regulatory and Economic Resources (RER) **Permitting and Inspection Center** 11805 SW 26 ST Miami, FL 33175

STATEMENT OF INSPECTION REPORT COVID-19

This report is to be used for Building Code inspections during the COVID-19 Emergency Period. This notice does not set forth procedures for Fire Code inspections. This report must be provided via email to the trade section supervisor or to the inspector at the next scheduled on-site inspection.

PERMIT

2020)	actor inspections i	ove permit were performed an nust be conducted by April 20	d signed by the below design professional or , 2020 and this report submitted by April 30,
INSPECTION TYPE*	INSPECTION DATE	(APPROVED, DISAPPROVED or APPROVED PARTIAL	COMMENT
s well as the provision	required inspections istruction are in comp ins of all applicable lav older. Additionally, I h	, I hereby attest that to the best liance with the approved plans and vs and technical codes.	spections during the COVID-19 Emergency Period. Have of my knowledge, belief and professional judgment, other documents covered by the above referenced per
nd Economic Resourc	es will rely on the tr	uth and accuracy of this statemen	ruction. I acknowledge that the Department of Regulat t. I hereby certify that I hold the appropriate license
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nd Economic Resource ertification to perform qualified Professional lame	JNTY OF MIAMI-DAD me this 20	E Sworn to	t. I hereby certify that I hold the appropriate license



MIAMI-DADE COUNTY EMERGENCY ORDER 20-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives political subdivisions the authority to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51, directing the State Health Officer and Surgeon General to declare a Public Health Emergency due to the discovery of COVID-19/novel Coronavirus in Florida; and

WHEREAS, on March 9, 2020, the Governor issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19/novel Coronavirus; and

WHEREAS, on March 12, 2020, the County Mayor declared a State of Emergency for all of Miami-Dade County; and

WHEREAS, on March 30, 2020, the Governor issued Executive Order Number 20-89, restricting the operations of non-essential businesses in certain South Florida counties and requires such establishments to take reasonable actions to comply with the United States Centers for Disease Control and Prevention (CDC) guidelines on social distancing; and

WHEREAS, the CDC believes that social distancing in the most effective way of slowing the spread of COVID-19; and

WHEREAS, on April 3, 2020, the CDC recommended that persons wear masks, including cloth masks or other facial coverings, in situations where it is difficult to attain social distancing, in order to help control the spread of COVID-19; and

WHEREAS, COVID-19/novel Coronavirus poses a health risk to Miami-Dade County residents, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions.

THEREFORE, as County Mayor of Miami-Dade County, I hereby order:

1. Persons working in or visiting grocery stores, restaurants, pharmacies, construction sites, public transit vehicles, vehicles for hire, and locations where social distancing measures are not possible shall wear facial coverings as defined by the CDC.

- 2. A facial covering includes any covering which snugly covers the face and mouth, whether store bought or homemade, and which is secured with ties or ear loops. Examples of compliant home-made masks may be found at https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/diy-cloth-face-coverings.html. Persons should not utilize N95 rated masks, as those are critical supplies for health care workers, police, fire, emergency management, or other persons engaged in life/safety activities. Persons who wear masks should review the CDC and Florida Department of Health guidelines regarding safely applying, removing, and cleaning masks.
- 3. A mask shall not be required for children under two or persons who have trouble breathing due to a chronic pre-existing condition.
- 4. This order does not change or alter any social distancing requirements imposed in any other Emergency Order.
- 5. The provisions of this order shall serve as minimum standards. Municipalities may impose more stringent standards within their jurisdictions, as permitted by law.
 - 6. This order shall be effective as of 11:59 p.m. on April 9, 2020.
- 7. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 8. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

Enacted:			
Signed:	Miller		
	COUNTY MAYOR		
	Date: 4/9/2020	Time: <u>18.20</u>	
	Witness: Source	. Gimene	
		0	
Cancelled:			
Signed:			
	COUNTY MAYOR		
	Date:	Time::	
	Witness:		



MIAMI-DADE COUNTY EMERGENCY ORDER 21-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives political subdivisions the authority to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51, directing the State Health Officer and Surgeon General to declare a Public Health Emergency related to coronavirus disease 2019 (COVID-19) in Florida; and

WHEREAS, on March 9, 2020, the Governor issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19; and

WHEREAS, on March 12, 2020, the County Mayor declared a State of Emergency for all of Miami-Dade County; and

WHEREAS, the County Mayor has filed an affidavit explaining that this State of Emergency, including extensions, may last for more than thirty days; and

WHEREAS, the County Mayor issued Emergency Order 06-20 on March 18, 2020, closing beaches, parks, and recreational facilities; and

WHEREAS, Emergency Order 06-20 was amended on March 22, 2020, to close marinas and boat ramps; and

WHEREAS, on March 30, 2020, the Governor issued Executive Order Number 20-89, restricting the operation of non-essential businesses in certain South Florida counties and requiring such establishments to take reasonable actions to comply with the United States Centers for Disease Control and Prevention (CDC) guidelines on social distancing; and

WHEREAS, the CDC believes that social distancing is the most effective way of slowing the spread of COVID-19; and

WHEREAS, on April 3, 2020, the CDC recommended that persons wear facial coverings, including cloth masks or other facial coverings, in situations where it is difficult to attain social distancing; and

WHEREAS, on April 7, 2020, the Board of County Commissioners ratified both the declared State of Emergency and Emergency Order 06-20, as amended; and

WHEREAS, COVID-19 poses a health risk to Miami-Dade County residents, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions; and

WHEREAS, COVID-19 spread continues to occur in Miami-Dade County, although at a lower rate; and

WHEREAS, it is important for the physical and mental health of the community that outdoor recreation be allowed to the extent it is safe to do so; and

WHEREAS, the County, in consultation with medical experts, industry experts, and municipalities within Miami-Dade County, has determined that it is possible to open, with restrictions, parks, golf courses, marinas and boat ramps,

THEREFORE, as County Mayor of Miami-Dade County, I hereby order:

- 1. Effective as of 6:00 a.m. on April 29, 2020, Emergency Order 06-20, as amended, is cancelled.
- 2. Defined terms:

As used herein,

- the term "facial covering" shall refer to a facial covering as described in Emergency Order 20-20;
- the term "family" shall mean an individual and spouse, domestic partner, parents, children, or legal guardians who reside in the same household, and inclusive of children whose custody is shared between two parents in different households;
- "parks" shall mean parks and recreational facilities but shall not include beaches; and
- the term "social distancing" shall mean a minimum of six feet distance between persons. Social distancing, where required herein, shall not apply to family members residing in the same dwelling solely with respect to other such family members.
- 3. If the CDC issues guidelines that are more restrictive than is provided for in this order, persons shall comply with the CDC guidelines.
- 4. Effective as of 6:00 a.m. on April 29, 2020, all parks and recreational facilities in the incorporated and unincorporated areas of Miami-Dade County may be open, but only under the limited circumstances set forth herein:
 - All parks and recreational facilities may be open only from the hours of 7 a.m. to 8 p.m. Within this time period, a park or recreational facility may be open for a shorter time period if prescribed by their normal operating hours or, with respect to parks operated by municipalities, by municipal regulation.

- Use of parks and recreational facilities shall be for limited active and passive uses by individuals and families, as permitted by this order and following current CDC and State Health Department guidelines.
- No groups of 10 or more persons shall congregate in parks or recreational facilities.
 All persons, excepting family, shall observe social distancing, both within groups and with others.
- Only the following limited active uses are allowed: walking, jogging, hiking, skating, cycling, nature walks on trails, and sports skills practice by individuals or between family members. Sports skills practice includes, but is not limited to, activities such as shooting a basketball, dribbling a soccer ball, solo racquetball, family members throwing a ball, or similar activities.
- To ensure that social distancing is maintained and to ensure access to facilities by patrons, parks staff may limit the number of persons using trails, paths, fields, or courts, and may limit the time any person spends on such trail, path, field, or court.
- Organized or competitive play on courts and fields is prohibited, except singles tennis
 play may be allowed.
- Passive uses of parks are allowed if social distancing is maintained, provided however, that table games, picnics, and parties are prohibited.
- Selected park trails and walkways shall be one-way flow only, except where the
 existing configurations does not allow such flow. Where designated for one-way
 flow, persons shall only move in the designated direction.
- Facial coverings shall be worn, except children under the age of 2, persons who have trouble breathing due to a chronic pre-existing condition, or persons engaged in strenuous physical activity.
- An attendant shall be provided for each restroom. Restrooms shall be cleaned no less than once every two hours with CDC approved products. Restroom use shall be one person or one family at a time.
- Vehicle parking capacity in parks shall be reduced by no less than 25 percent when practicable.
- Sports field lighting shall remain off.
- Use of the following amenities is prohibited:
 - o bike racks;
 - o playgrounds and exercise equipment;
 - o dog parks;
 - o recreation buildings, picnic shelters, gyms, campgrounds;
 - o skate parks;
 - o splashpads and swimming pools;
 - o mechanical attractions; and
 - o concessions.
- 5. Effective as of 6:00 a.m. on April 29, 2020, all marinas, boat launches, docking, fueling, marine supply, and other marina services in the incorporated and unincorporated areas of Miami-Dade County may be open, but only under the limited circumstances:

BOAT RAMP PROTOCOL:

- Ramps may be open between 6 a.m. and 8 p.m. daily.
- Facial coverings shall be worn while on shore and until such time as the vessel is fully loaded and has departed the marina.
- One boat per launch ramp shall be permitted at a time; vessels shall be prepared in advance to launch, such as plug secured, dock lines tied, and safety equipment and provisions already onboard; all passengers shall board the vessel once it is launched.
- Upon returning to the dock, all passengers shall remain on the vessel until the boat is ready to be loaded onto the trailer; once loaded, all passengers shall return to their vehicles and exit the launch facility immediately.

FISH CLEANING STATIONS:

- One person per station at a time. Fish cleaning stations shall be cleaned with soap and water or a disinfecting agent between each use.
- Social distancing shall be practiced.

FISHING PIERS:

- A minimum of 10 feet between persons fishing shall be maintained, with the exception of family members.
- Persons shall wear facial coverings while fishing.

PUBLIC RESTROOMS/SHIP STORES:

- Access to public restrooms shall be available. Restrooms shall be cleaned no less than once every two hours using CDC approved products.
- Those entering ship or bait and tackle stores shall be required to practice social distancing and wear facial coverings.
- Floor markings shall be used to assist customers in observing social distancing.

CHARTER VESSELS:

- Captain, crew and patrons shall wear facial coverings and practice social distancing both on shore and on the vessel.
- "Six-Pack" vessels shall have no more than four guests per vessel.
- Drift Fishing Vessels shall provide for social distancing, which shall include delineating safe social distancing positions, including, but not limited to, tape or markings for patrons on seats, vessel railings and the deck. All persons fishing shall have his/her own fishing poles and tackle. Equipment rental is prohibited.
- CDC cleanliness guidelines shall be posted in restrooms/heads; restrooms shall be sanitized and disinfected at least hourly and after each trip, or more frequently as needed; and water and soap, hand sanitizer, or both, shall be provided for patrons.
- Fish cleaning and bait table stations shall be limited to one person per station at a time. Fish cleaning and bait table stations shall be cleaned with soap and water or a disinfecting agent between each charter.

- If crew members are filleting fish a patron caught, only one person per table.
- All persons shall practice social distancing and utilize facial coverings at landside and including check-in locations.
- Vessels shall delineate safe social distance positions for those waiting in line to check in or out with tape or other markings.

ON-WATER ACTIVITY:*

- Boats shall remain 50 feet apart at all times.
- Tying up to posts or structures that are condemned or unoccupied in Stiltsville is prohibited.
- Gatherings of more than 10 people are prohibited.
- Rafting up or beaching of boats is prohibited.
- Landings and anchoring at sandbars are prohibited.
- Capacity of boats:
 - Boats less than 25 feet: 4 adults maximum, plus children 17 and under.
 Maximum of 8 people on the boat.
 - O Boats 25 feet to 36 feet: 6 adults maximum, plus children 17 and under. Maximum of 10 people on the boat.
 - O Boats greater than 36 feet: 8 adults maximum, plus children 17 and under. Maximum of 10 people on the boat.
 - O No boat shall exceed the maximum persons capacity per "maximum capacity label."
 - O Jet ski rental operations shall be single riders only. Jet skis shall be sanitized on return with CDC approved products.
- *Limitations on use of vessels on-water shall be enforced as permitted by Florida Law by any law enforcement entity having jurisdiction.
- 6. Effective as of 6:00 a.m. on April 29, 2020, golf courses may open, if the following conditions are met:

ON-COURSE FACILITY

- Staff and players shall practice social distancing and wear facial coverings while inside the facility.
- No clubs or other equipment shall be transported by golf course staff. Players shall be responsible for bringing their own golf equipment to designated areas prior to play.
- Designated signage shall be placed outside the pro-shop and clubhouse outlining the required social distancing and facial covering guidelines.
- Designated signage shall be placed on carts and around the clubhouse with the phone number to call for food orders and an explanation of how to pay.
- Indoor events shall be prohibited.
- Pro-shop display areas shall be closed, but patrons may be allowed to purchase goods and supplies at the pro-shop door on a walk-up basis.
 - O Payment shall be made at the front door observing social distancing.
 - o Glass or plastic screens shall be installed between pro-shop staff and customers.
 - O Staff shall wear facial coverings at all times.

- O Where possible, separate entry and exit doors shall be designated.
- Usage of locker room and bag storage areas is prohibited.
- For all pro-shop lines, markers shall be placed on the floor to assist patrons to comply with social distancing guidelines.
- Hand sanitizer shall be provided in restrooms and payment areas.
- Restroom use shall be one person or one family at a time, with appropriate signage to be provided.
- Each cart and any rental equipment shall be cleaned and disinfected prior to players'
 - O All sand containers, scorecards, pencils, tees, towels, coolers or other shared materials shall be removed from golf carts.
- All restrooms and touch-point areas shall be disinfected no less than every two hours with CDC approved products.
- Driving-range hitting areas shall be spaced at least 10 feet apart.
- Scorecard, pencil and tees shall only be issued to individuals when requested from starter, and then discarded after their initial use.

GOLF-COURSE PREPARATION

- Cup Modifications:
 - O A pool noodle or other blocking mechanism shall be used to fill the hole, or the cup shall be raised an inch above ground to prevent the ball from going in the hole.
 - O Alternatively, an E-Z lyft touchless golf ball retrieval system or similar touchless system may be used.
- Rakes in all bunkers shall be removed:
 - o United States Golf Association recommendations shall be followed on bunker play depending on the course and its resources.
- All water stations shall be removed.
- All ball wash units shall be removed or locked down.
- All practice facility bag stands, chairs and PVC pipes for picking up balls shall be removed.
- All range-balls shall be cleaned, with water and soap, after every pick-up prior to making them available for golfers.
- Where possible, clientele 60 years of age and older shall be separated from younger clientele.

PLAYING

- Players shall not touch or remove the flagstick from the cup.
- All players shall stay at minimum six feet apart at all times, and a course ranger or other staff member shall monitor player compliance on the course.
- More than one player per each cart is prohibited.
- Walking is allowed while maintaining social distancing.
- To eliminate congestion and gathering on the property or in the parking lot, each golfer shall leave the golf course immediately after playing.

FOOD AND BEVERAGE

- Beverage carts on the golf course are permitted under the following circumstances:
 - o Beverage cart staff shall wear facial coverings at all times.
 - O Beverage carts shall bear signage stating that players are prohibited from touching anything on the beverage cart.
 - Only a cart attendant shall distribute items from the cart. To ensure social distancing:
 - Beverage cart attendant shall place purchased items on opposite side of the players golf cart; and
 - For players that are walking, the beverage cart attendant shall place the purchased items on the ground for the player to pick it up.
 - Players shall be encouraged to pay with credit card and cart attendants shall wipe down the credit card machine after each use.

STAFF

- Facial coverings shall be worn by all staff at all times.
- Shaking hands is prohibited.
- 7. All beaches in the unincorporated and incorporated areas of Miami-Dade County shall remain closed.
- 8. This order shall apply to both publicly-owned and privately-owned beaches, parks and recreational facilities, marinas and boat landings, and golf courses. This order does not apply to beaches, parks and recreational facilities, marinas and boat landings, or golf courses under the jurisdiction of the State of Florida or the federal government.
- 9. These provisions shall serve as minimum standards. Municipalities may impose more stringent standards within their jurisdictions as may be authorized by law.
- 10. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 11. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

Enacted: Signed:

COUNTY MAYOR

Witness

Page 7 of 9

Cancelled: Signed:		
	COUNTY MAYOR	
	Date:	Time::
	Witness:	



AMENDMENT 1 TO MIAMI-DADE COUNTY EMERGENCY ORDER 15-20

WHEREAS, section 252.38(3)(a), Florida Statutes, gives political subdivisions the authority to declare and enact a State of Local Emergency for a period of up to seven days, thereby waiving the procedures and formalities otherwise required of the political subdivision by law; and

WHEREAS, on March 1, 2020, the Governor of Florida issued Executive Order Number 20-51, directing the State Health Officer and Surgeon General to declare a Public Health Emergency due to the discovery of COVID-19/novel Coronavirus in Florida; and

WHEREAS, on March 9, 2020, the Governor of Florida issued Executive Order Number 20-52, declaring a State of Emergency for the State of Florida related to COVID-19/novel Coronavirus; and

WHEREAS, on March 12, 2020, the County Mayor declared a State of Emergency for all of Miami-Dade County; and

WHEREAS, COVID-19/novel Coronavirus poses a health risk to Miami-Dade County residents, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions; and

WHEREAS, minimization of social contact is necessary to avoid risk of COVID-19 infection for the residents of the County; and

WHEREAS, the federal government is urging persons throughout the United States to continue practicing social distancing through April 30, 2020, as recommended by the United States Centers for Disease Control and Prevention guidelines; and

WHEREAS, persons are currently congregating in such pool, fitness areas, and other common amenities of hotels, condominiums, and other developments and are using empty golf courses to congregate in lieu of parks,

THEREFORE, as County Mayor of Miami-Dade County, I hereby order:

1. All pools, hot tubs, [[golf courses, tennis courts, basketball courts]], >>and << fitness centers, gymnasiums [[and other common use amenities]], whether of a commercial or non-commercial nature, are closed for all purposes. >> Other common use amenities may be open to the extent use of such amenities is consistent with Emergency Order 21-20 << Notwithstanding the foregoing, this order does not apply to any pool, hot tub, tennis court, basketball court, fitness

center, gymnasium or other amenity located: (a) on a single family residential lot, or, (b) at any townhouse, duplex, or villa, and which is for the exclusive recreational or leisure use of the inhabitants of such individual dwelling unit.

- 2. This order supersedes Emergency Orders 03-20, 06-20, and 09-20 to the extent inconsistent herewith.
- 3. This order shall be effective as of 6:00 a.m. on April 29, 2020.
- 4. This order shall expire upon the expiration of the existing Miami-Dade County State of Local Emergency, except that if such State of Local Emergency is extended, this order shall also be deemed to extend for the duration of such extension. This order may be cancelled earlier by action of the County Mayor.
- 5. This order shall be provided to all appropriate media consistent with the requirements of section 8B-7(2)(n) of the Code of Miami-Dade County.

Enacted:	-611-		
Signed:	Museus		
	COUNTY MAYOR		
	Date: 4/22/2000	Time: 16:42	
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Compa11 - 4.	0 /	8	
Cancelled:			
Signed:	COLDINATION		
	COUNTY MAYOR		
	Date:	Time::	
6	¥¥7°.4		
	Witness:		



(Revised)

May 19, 2020

_	Honorable Chairwoman Audrey M. Edmonson and Members, Board of County Commissioners	DATE : May 19, 2020
FROM:	digail Price-Williams County Attorney	SUBJECT: Agenda Item No. 12(A)(1)
Pleas	se note any items checked.	
	"3-Day Rule" for committees applicable it	f raised
	6 weeks required between first reading an	d public hearing
	4 weeks notification to municipal officials hearing	required prior to public
	Decreases revenues or increases expenditu	res without balancing budget
	Budget required	
1 <u>2000 2200 2</u>	Statement of fiscal impact required	
	Statement of social equity required	
	Ordinance creating a new board requires report for public hearing	detailed County Mayor's
	No committee review	
	Applicable legislation requires more than present, 2/3 membership, 3/5's 7 vote requirement per 2-116.1(3)(h) or (4) requirement per 2-116.1(3)(h) or (4)(c) to a requirement per 2-116.1(4)(c)(2) to a	, unanimous, CDMP (c), CDMP 2/3 vote , or CDMP 9 vote
·	Current information regarding funding so balance, and available capacity (if debt is	ource, index code and available contemplated) required

Approved _	Mayor	Agenda Item No. 12(A)(1)
Veto _		5-19-20
Override _		
	DEGOLUTION NO	
	RESOLUTION NO.	
	RESOLUTION RATIFYING COR	ONAVIRUS/COVID-19
	STATE OF EMERGENCY ORDERS	AND AMENDMENTS
	THERETO ENACTED BY THE ML	AMI-DADE COUNTY

MAYOR

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that this Board ratifies the following Coronavirus/COVID-19 Emergency Orders and amendments thereto enacted by the Miami-Dade County Mayor: 14-20, 15-20, 16-20, 17-20, 18-20, 19-20, 20-20, and 21-20.

The foregoing resolution was offered by Commissioner , who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote was as follows:

Audrey M. Edmonson, Chairwoman Rebeca Sosa, Vice Chairwoman

Esteban L. Bovo, Jr.

Jose "Pepe" Diaz

Eileen Higgins

Joe A. Martinez

Dennis C. Moss

Xavier L. Suarez

Daniella Levine Cava
Sally A. Heyman
Barbara J. Jordan
Jean Monestime
Sen. Javier D. Souto

Agenda Item No. 12(A)(1) Page No. 2

The Chairperson thereupon declared this resolution duly passed and adopted this 19th day of May, 2020. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this resolution and the filing of this approval with the Clerk of the Board.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

Approved by County Attorney as to form and legal sufficiency.

DEM

Lauren E. Morse