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**COVID-19 (TEMPORARY MEASURES) ACT 2020
(ACT 14 OF 2020)**

**COVID-19 (TEMPORARY MEASURES)
(CONTROL ORDER) (AMENDMENT NO. 15)
REGULATIONS 2021**

In exercise of the powers conferred by section 34(1) of the COVID-19 (Temporary Measures) Act 2020, the Minister for Health makes the following Regulations:

Citation and commencement

1. These Regulations are the COVID-19 (Temporary Measures) (Control Order) (Amendment No. 15) Regulations 2021 and come into operation on 10 August 2021.

Amendment of regulation 2

2. Regulation 2(1) of the COVID-19 (Temporary Measures) (Control Order) Regulations 2020 (G.N. No. S 254/2020) (called in these Regulations the principal Regulations) is amended —

- (a) by inserting, immediately after the words “dining-in activity cohort” in the definition of “activity cohort”, the words “, a personalised service cohort”;
- (b) by deleting the definitions of “child” and “cleared status” and substituting the following definition:
 - ““cleared status”, for an individual, has the meaning given by the Infectious Diseases (Mass Gathering Testing for Coronavirus Disease 2019) Regulations 2021 (G.N. No. S 273/2021);”;
- (c) by inserting, immediately after the definition of “common property”, the following definition:

““community eating place” means any premises or place which is a retail food and drinks establishment that —

(a) consists of an assembly of 2 or more stalls in, at or on which food or drinks (or both) are prepared for sale predominantly for immediate consumption as a meal within the premises or place, even if other business is carried on where that is ancillary and subsidiary to the provision of such meals;

(b) is either —

(i) ordinarily styled or described, or may reasonably be characterised, as a hawker centre; or

(ii) licensed under the Environmental Public Health Act (Cap. 95) as a coffee shop or canteen, but not as a food court; and

(c) is substantially without any permanent fence, wall or other vertical barrier to completely or substantially and permanently enclose the premises or place when it is open for business;”;

(d) by deleting the definition of “dining-in activity cohort” and substituting the following definition:

““dining-in activity cohort” means a cohort —

(a) for the purpose of consuming food or drink at a retail food and drinks establishment or a place at which a retail liquor business is for the time

being carried on, where the First Schedule does not prohibit consumption of food or drink on those premises; and

(b) that consists of —

(i) for a community eating place — 2 individuals whether or not with a cleared status;

(ii) for any other retail food and drinks establishment —

(A) 5 or fewer individuals each with a cleared status;

(B) 5 or fewer uncleared juniors all from the same household; or

(C) 5 or fewer individuals in total, consisting of one or more uncleared juniors (all from the same household) and other individuals with a cleared status; or

(iii) for a place at which a retail liquor business is for the time being carried on — 5 or fewer individuals each with a cleared status;”;

(e) by deleting the definition of “enhanced entry control” and substituting the following definition:

““enhanced entry control”, for any room or place where a nuptial event takes place or is to take place, means a requirement to establish and maintain, during the restricted period of the nuptial event (within the meaning of the

Infectious Diseases (Mass Gathering Testing for Coronavirus Disease 2019) Regulations 2021), all reasonably practicable procedures and protocols that ensure that only the following enter or remain within the room or place during that restricted period:

- (a) a guest with a cleared status;
 - (b) a guest who is an uncleared junior, unless there are also present in the room or place during that restricted period, guests who are uncleared juniors and not below the limit in regulation 7A(2A)(ab)(ii) or 8(1)(ha), whichever being applicable;”;
- (f) by deleting the definition of “mixed dining-in activity cohort”;
- (g) by inserting, immediately after the definition of “permitted premises”, the following definitions:
 - ““personal appearance service” has the meaning given by regulation 13(3);
 - “personal care service” has the meaning given by regulation 13(3);
 - “personalised service cohort” means a cohort —
 - (a) for the purpose of receiving any personal appearance service or personal care service that requires taking off, or not wearing, one’s mask in order to receive the service; and
 - (b) that consists of —
 - (i) 5 or fewer individuals each with a cleared status;
 - (ii) 5 or fewer uncleared juniors all from the same household; or

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- (iii) 5 or fewer individuals in total, consisting of one or more uncleared juniors (all from the same household) and other individuals with a cleared status;”;
 - (h) by deleting paragraphs (a) and (b) of the definition of “solemnization special cohort” and substituting the following paragraphs:
 - “(a) includes the parties to the marriage and not more than 2 individuals required by written law to witness or attest the doing of anything by those parties at the solemnization of the marriage;
 - (b) may include 5 or fewer uncleared juniors all from the same household, if there are more than 48 guests to the solemnization of the marriage; and
 - (c) does not change during the solemnization of the marriage;”;
 - (i) by deleting the definition of “sporting activity cohort” and substituting the following definition:
 - ““sporting activity cohort” means a cohort —
 - (a) for the purpose of engaging in —
 - (i) any high-intensity physical exercise; or
 - (ii) any other sporting activity or physical recreational activity without wearing a mask,
 - in an indoor physical recreational facility and in the course of receiving an authorised service consisting of providing lessons or