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

**COVID-19 (TEMPORARY MEASURES)
(CONTROL ORDER) (AMENDMENT NO. 8)
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. 8) Regulations 2021 and come into operation on 16 May 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 definition of “business”, the following definition:

““celebrant”, in relation to a marriage, means any of the following individuals authorised under written law to solemnize the marriage in Singapore:

- (a) a person issued a licence to solemnize marriages under section 8 of the Women’s Charter (Cap. 353);
- (b) the Registrar of Marriages or an Assistant Registrar of Marriages,

appointed under section 26 of the Women's Charter;

- (c) a person specified in section 95(1)(a), (b) or (c) of the Administration of Muslim Law Act (Cap. 3);”;
- (b) by deleting the word “wedding” wherever it appears in the definition of “enhanced entry control” and substituting in each case the words “solemnization of a marriage”;
- (c) by deleting the words “or a wedding connected with the celebration of a marriage” in the definition of “guest”;
- (d) by deleting the words “or wedding (as the case may be)” in the definition of “guest”;
- (e) by deleting paragraph (b) of the definition of “guest” and substituting the following paragraph:
 - “(b) a celebrant by whom the marriage is or is to be solemnized;”;
- (f) by deleting the words “or wedding” in paragraphs (c) and (d) of the definition of “guest”;
- (g) by inserting, immediately after the words “self-employed person” in the definition of “in the course of employment”, the words “, or in the course of undertaking training in a sporting activity by an individual who is on a development pathway recognised by a public body promoting sporting activities to prepare sportspersons so that the individual may derive a living from competing in that sporting activity or take part in a national or an international sporting event in Singapore or elsewhere”;
- (h) by deleting the definition of “maximum permissible group size” and substituting the following definition:
 - ““maximum permissible group size”, in relation to any organised gathering on any premises and circumstances described in the Third Schedule, means the number of individuals specified in that Schedule opposite the

organised gathering in those premises and circumstances;”;

- (i) by inserting, immediately after the definition of “organiser”, the following definition:

““other Control Order Regulations” means any of the following, where applicable:

(a) the COVID-19 (Temporary Measures) (Foreign Employee Dormitories — Control Order) Regulations 2020 (G.N. No. S 781/2020);

(b) the COVID-19 (Temporary Measures) (Performances and Other Activities — Control Order) Regulations 2020 (G.N. No. S 927/2020);

(c) the COVID-19 (Temporary Measures) (Sporting Events and Activities — Control Order) Regulations 2021 (G.N. No. S 277/2021);

(d) the COVID-19 (Temporary Measures) (Major Business Events — Control Order) Regulations 2021 (G.N. No. S 278/2021);”;

- (j) by deleting the definitions of “solemnizer”, “solemnizer of a marriage” and “wedding special cohort”.

Amendment of regulation 3A

3. Regulation 3A(2) of the principal Regulations is amended —

- (a) by inserting, immediately after the words “strenuous physical exercise” in sub-paragraph (a), the word “outdoors”;

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- (b) by deleting the words “the COVID-19 (Temporary Measures) (Performances and Other Activities — Control Order) Regulations 2020 (G.N. No. S 927/2020)” in sub-paragraph (d) and substituting the words “any other Control Order Regulations”;
 - (c) by inserting, immediately after the words “these Regulations” in sub-paragraph (g), the words “and any other Control Order Regulations”;
 - (d) by deleting the *Examples* in sub-paragraph (g); and
 - (e) by deleting the words “the COVID-19 (Temporary Measures) (Performances and Other Activities — Control Order) Regulations 2020” in sub-paragraph (h) and substituting the words “any other Control Order Regulations”.

Amendment of regulation 3B

4. Regulation 3B of the principal Regulations is amended —

- (a) by deleting paragraph (c); and
- (b) by deleting paragraph (d) and substituting the following paragraph:
 - “(d) if the individual is any of the parties being married during a solemnization of their marriage, and only during the solemnization proceedings;”.

Amendment of regulation 4

5. Regulation 4 of the principal Regulations is amended —

- (a) by deleting sub-paragraph (ca) of paragraph (3) and substituting the following sub-paragraph:
 - “(c) to bring the individual’s child daily to and from the individual’s place of residence to the place of residence of any of the child’s grandparents for the grandparent to provide informal childcare to the child;”;

- (b) by deleting “(ca)” in paragraph (3)(g) and substituting “(c)”;
- (c) by deleting “5” in paragraph (4)(a) and substituting “2”;
- (d) by deleting sub-paragraph (ii) of paragraph (4)(b) and substituting the following sub-paragraph:

“(ii) if the individual is the grandparent of a child subject to informal childcare arrangements provided at the individual’s ordinary place of residence — the number of children allowed under paragraph (3)(c) only for those informal childcare arrangements to be given;” and

- (e) by deleting the full-stop at the end of sub-paragraph (iii) of paragraph (4)(b) and substituting a semi-colon, and by inserting immediately thereafter the following sub-paragraphs:

“(iv) a reasonable number of permitted enterprise workers of a permitted enterprise to provide healthcare or assistance in activities of daily living to the individual, or any other individual who has the same ordinary place of residence, with a disability or who is 60 years of age and above because there are no alternative care arrangements available for that individual;

- (v) a reasonable number of individuals for any purpose connected with paragraph (3)(h) or to receive help in an emergency.”.

Amendment of regulation 6

6. Regulation 6(1) of the principal Regulations is amended —
- (a) by inserting the word “or” at the end of sub-paragraph (a);
 - (b) by deleting sub-paragraph (b); and
 - (c) by deleting “5” in sub-paragraph (c)(ii) and substituting “2”.

Amendment of regulation 7

7. Regulation 7(2) of the principal Regulations is amended —
- (a) by inserting the word “or” at the end of sub-paragraph (a)(i);
 - (b) by deleting sub-paragraph (ii) of sub-paragraph (a); and
 - (c) by deleting the words “, 7A(2A)(b)(ii) or 8(1)(c)(ii) (as the case may be)” in sub-paragraph (a)(iii) and substituting the words “or 7A(2A)(b)(ii)”.

Amendment of regulation 7A

8. Regulation 7A of the principal Regulations is amended —
- (a) by deleting the word “solemnizer” wherever it appears in paragraphs (1) and (2A)(aa) and substituting in each case the word “celebrant”;
 - (b) by deleting “5” in paragraph (2A)(b)(ii) and (f)(ii) and (iii) and substituting in each case “2”;
 - (c) by deleting sub-paragraph (ca) of paragraph (2A) and substituting the following sub-paragraph:
 - “(ca) where more than 48 guests are invited to attend the solemnization of the marriage, to ensure that the parties to the marriage and every guest has a cleared status before they enter or remain within the room or place;”;
 - (d) by inserting, immediately after paragraph (2A), the following paragraphs:

“(2B) An individual who is a guest at a solemnization of a marriage taking place in any room or place that is not in a place of residence must, during the solemnization of the marriage, minimise physical interaction with any other guest at the same solemnization —

(a) who is not in the solemnization special cohort at that solemnization, if the individual is allocated under regulation 7A(2A)(b)(i) to the solemnization special cohort; or

(b) who is not in the same cohort that the guest is allocated to under regulation 7A(2A)(b)(ii).

(2BA) An individual who is a guest at a solemnization of a marriage or has been allocated a seat in a segregation zone under regulation 7A(2A)(b) must not enter any other segregation zone at the same solemnization.”;

(e) by deleting the words “and regulations 8 and 8A” in paragraph (3);

(f) by deleting the semi-colon at the end of the definition of “room or place” in paragraph (3) and substituting a full-stop; and

(g) by deleting the definition of “solemnizer” in paragraph (3).

Deletion of regulations 8 and 8A and substitution of regulation 8

9. Regulations 8 and 8A of the principal Regulations are deleted and the following regulation substituted therefor:

“Weddings prohibited

8. A person must not intentionally or negligently cause or allow a wedding to be held in any place.”.

Amendment of regulation 10A

10. Regulation 10A(3) of the principal Regulations is amended by deleting “10” and substituting “16”.

Amendment of regulation 10B

11. Regulation 10B(1) of the principal Regulations is amended —

- (a) by deleting “5” in sub-paragraph (k)(i) and substituting “2”; and
- (b) by deleting the words “, 7A(2A)(b) or 8(1)(c)” in sub-paragraph (n) and substituting the words “or 7A(2A)(b)”.

Miscellaneous amendment on cohort size

12. The principal Regulations are amended by deleting “5” wherever it appears in the following provisions and substituting in each case “2”:

Regulation 10AA(1)(f)(ii) and (iii)

Regulation 12(1)(a)(ii).

Amendment of regulation 13

13. Regulation 13(3) of the principal Regulations is amended —

- (a) by deleting the definition of “high-risk recreational facility”;
- (b) by inserting, immediately after the definition of “hostessing service”, the following definition:

““indoor physical recreational facility” means any enclosed premises that is or may be made available in the course of any business for use, or is otherwise operated, predominantly for indoor sport activities and indoor physical recreation, and includes —

- (a) an indoor gymnasium;
- (b) an indoor fitness training facility;

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- (c) a yoga studio or pilates studio;
 - (d) a dance studio or barre or spin facility;
 - (e) a martial art or combat sport training space;
 - (f) a climbing wall;
 - (g) an indoor sports hall or court, such as for indoor playing of basketball, badminton, table tennis or squash;
 - (h) an indoor rifle range; or
 - (i) an indoor trampolining centre;”;
- (c) by inserting, immediately after the definition of “operator”, the following definition:

““outdoor physical recreational facility” means any enclosed premises that is or may be made available in the course of any business for use, or is otherwise operated, predominantly for outdoor sporting activities and outdoor physical recreation, and includes —

- (a) a golf course and an outdoor golf driving range;
- (b) a water-ski centre;
- (c) an equestrian centre;
- (d) a skate-board ramp or go-kart track;
- (e) a lawn bowling green;
- (f) an outdoor climbing wall;
- (g) an outdoor track, exercise park or hardcourt, such as for playing of basketball or tennis outdoors;
- (h) an outdoor rifle range; and
- (i) an outdoor swimming pool;”;

- (d) by inserting, immediately after the definition of “personal appearance service”, the following definition:

““personal care service” means a business or an undertaking or activity at a premises or place that involves, in whole or part, or is or may reasonably be characterised as, a wellness centre, day spa and massage establishment or sauna;”; and

- (e) by deleting the definition of “retail food and drinks business” and substituting the following definition:

““retail food and drinks business” means a business or an undertaking or activity at a premises or place that involves, in whole or part, the preparation of food or drinks (or both) intended for sale predominantly for immediate consumption;”.

Amendment of regulation 13D

14. Regulation 13D of the principal Regulations is amended —

- (a) by deleting the words “more than 50%” in paragraph (2) and substituting the word “any”; and
- (b) by deleting the words “In calculating for the purposes of paragraph (2) the number of relevant permitted enterprise workers of a permitted enterprise which” in paragraph (3) and substituting the words “For the purposes of paragraph (2), where any permitted enterprise”.

Amendment of regulation 13E

15. Regulation 13E(1) of the principal Regulations is amended —

- (a) by deleting the words “to the extent not allowed under regulation 13F(3A)” in sub-paragraph (aa);
- (b) by deleting the words “unless and to the extent that sub-paragraph (da)(ii) allows otherwise” in sub-paragraph (d); and

(c) by deleting sub-paragraph (da).

Amendment of regulation 13F

16. Regulation 13F of the principal Regulations is amended —

- (a) by deleting the words “, (3) and (3A)” in paragraphs (1), (4), (5) and (6) and substituting in each case the words “and (3)”;
- (b) by deleting the words “, attended by more than 5 individuals” in the “*Examples of impermissible gatherings*” in paragraph (1)(b);
- (c) by deleting the words “for more than 5” in the “*Examples of impermissible gatherings*” in paragraph (1)(b);
- (d) by deleting sub-paragraph (i) of paragraph (2)(e) and substituting the following sub-paragraph:
 - “(i) no food or drink is served for consumption at the room or place in connection with the event;”;
- (e) by deleting the words “during any live performance taking place in the room or place” in paragraph (2)(e)(iii);
- (f) by deleting the words “where food or drinks or both are served or consumed” in paragraph (2)(e)(v);
- (g) by deleting sub-paragraph (i) of paragraph (3)(e) and substituting the following sub-paragraph:
 - “(i) no food or drink is served for consumption at the room or place in connection with the event;”;
- (h) by deleting “5” in paragraph (3)(e)(ii)(A) and substituting “2”;
- (i) by deleting the words “during any live performance taking place in the room or place” in paragraph (3)(e)(iii);
- (j) by deleting the words “where food or drinks or both are served or consumed” in paragraph (3)(e)(v);
- (k) by deleting paragraph (3A); and

(l) by deleting sub-paragraph (ii) of paragraph (4)(a).

Amendment of First Schedule

17.—(1) Part 2 of the First Schedule to the principal Regulations is amended by deleting “5” wherever it appears in paragraph 2(1) and (2)(a) and substituting in each case “2”.

(2) Part 3 of the First Schedule to the principal Regulations is deleted and the following Part substituted therefor:

“PART 3

RETAIL FOOD AND DRINK ESTABLISHMENT

1.—(1) A permitted enterprise carrying on a retail food and drinks business —

(a) must not sell or supply, or cause or allow to be sold or supplied, at its permitted premises that is a retail food and drinks establishment any food or drink for immediate consumption on those premises; and

(b) must not allow any customer or visitor to consume any food or drink on those premises.

(2) To avoid doubt, this paragraph does not prohibit the sale or supply of any food or drink to a purchaser —

(a) who collects food or drink from the retail food and drink establishment, being food or drink that has been pre-ordered by telephone (including orders by text message), through a website, or otherwise by on-line communication; or

(b) who collects the food or drink in a vehicle, and to whom the food or drink is passed without the purchaser or any other individual leaving the vehicle.”.

(3) Part 4 of the First Schedule to the principal Regulations is amended —

(a) by deleting the Part heading and substituting the following Part heading:

**“SPORTS AND RECREATION BUSINESS AND
OTHER RETAIL SERVICES”;**

- (b) by deleting paragraphs 1 and 1A and substituting the following paragraph:

“1.—(1) A permitted enterprise which provides an authorised service providing lessons or coaching in, or for participation in, a sporting activity or other physical recreational activity in an indoor physical recreational facility, or which owns, or has charge, management or control of, an indoor physical recreational facility, must —

- (a) ensure that any customer, visitor or permitted enterprise worker present within the indoor physical recreational facility —

(i) does not carry on any high-intensity physical exercise; and

(ii) carries on any other exercise, fitness activity or fitness-related activity only when wearing a mask, regardless of regulations 3A and 13E(1)(ab);

- (b) take (or cause to be taken) all reasonably practicable steps to ensure that —

(i) every cohort of customers, visitors or permitted enterprise workers allowed to enter or remain in the indoor physical recreational facility consists of not more than 2 individuals at any time, despite regulation 10B(1)(n); and

(ii) every customer, visitor or permitted enterprise worker who enters the indoor physical recreational facility to carry on any exercise, fitness activity or any fitness-related activity within that facility, does not remain within the facility for more than 120 minutes after first entering;

- (c) take (or cause to be taken) all reasonably practicable steps to ensure that, when any exercise, fitness activity or fitness-related activity is carried on by any customer, visitor or permitted enterprise worker within the indoor physical recreational facility, there is maintained a distance of —

(i) at least 2 metres between any 2 individuals (whether customers, visitors or permitted

enterprise workers) engaging in any such exercise, fitness activity or fitness-related activity; and

- (ii) at least 3 metres between every member of a cohort of customers or visitors or permitted enterprise workers (or combination thereof) engaging in any such exercise, fitness activity or fitness-related activity from any other individual who is alone, or any other individual who is a member of another cohort, and engaging in such exercise, fitness activity or fitness-related activity,

regardless of regulation 10B(1)(k);

- (d) ensure that a reasonable period of time elapses (being at least 15 minutes) since the end of an earlier class or session of its customers, visitors or permitted enterprise workers (as the case may be) to allow for cleaning as described in regulation 10B(1)(i) or (ia) or 13E(1)(h) or (i) (or all) in between the earlier class or session and the start of the next class or session;
- (e) not provide for use within the indoor physical recreational facility any exercise machines, bars, free weights, stationary bikes, treadmills and exercise mats; and
- (f) ensure that no food or drink is sold or supplied at the indoor physical recreational facility for consumption by any customer, visitor or permitted enterprise worker at that facility during the conduct of its business.

(2) A permitted enterprise which provides an authorised service providing lessons or coaching in, or for participation in, a sporting activity or other physical recreational activity in an outdoor physical recreational facility, or which owns, or has charge, management or control of, an outdoor recreational facility, must —

- (a) take (or cause to be taken) all reasonably practicable steps to ensure that, when any exercise, fitness activity or fitness-related activity is carried on by any customer, visitor or permitted enterprise worker within the outdoor physical recreational facility, there is maintained a distance of —

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- (i) at least 2 metres between any 2 individuals (whether customers, visitors or permitted enterprise workers) engaging in any such exercise, fitness activity or fitness-related activity; and
 - (ii) at least 3 metres between every member of a cohort of customers or visitors or permitted enterprise workers (or combination thereof) engaging in any such exercise, fitness activity or fitness-related activity from any other individual who is alone, or any other individual who is a member of another cohort, and engaging in such exercise, fitness activity or fitness-related activity,
- regardless of regulation 10B(1)(k); and
- (b) take (or cause to be taken) all reasonably practicable steps to ensure that every cohort of customers, visitors or permitted enterprise workers allowed to enter or remain in the indoor physical recreational facility consists of not more than 2 individuals at any time, despite regulation 10B(1)(n).
- (3) To avoid doubt, this paragraph does not apply to prevent the use of the whole or any part of an indoor physical recreational facility —
- (a) by dancers and choreographers for the purpose of rehearsals for a live performance in accordance with law;
 - (b) by actors using exercise equipment or engaging in high-intensity physical exercises without wearing a mask, for the sole purpose of —
 - (i) recording a film of that use or exercise for subsequent broadcast; or
 - (ii) demonstrating muscle movements for an educational purpose;
 - (c) by individuals who have a disability or require therapy, undergoing physical therapy or rehabilitation without wearing a mask; or
 - (d) by individuals for any purpose that involves being in a substantially seated or stationary position and that is

not exercise, fitness activity or any fitness-related activity.”;

(c) by deleting paragraph 3 and substituting the following paragraphs:

“3. A permitted enterprise that operates an amusement centre in the course of business must not sell or supply, or cause or allow to be sold or supplied, at its permitted premises that is an amusement centre any food or drink for immediate consumption on those premises.

4. A permitted enterprise that carries on, in the course of business, a business of providing any personal appearance service or personal care service at its permitted premises —

- (a) must not provide, or cause or allow to be provided, at those premises any personal appearance service or personal care service that requires any customer or visitor to stop wearing or to take off his or her mask in order to receive the service;
- (b) must take all reasonably practicable steps to ensure that no food or drink is sold or supplied at its permitted premises for consumption by any customer, visitor or permitted enterprise worker at those premises during the conduct of its business; and
- (c) must take all reasonably practicable steps to ensure that every customer, visitor or permitted enterprise worker present within those premises to receive or provide any personal appearance service or personal care service is wearing a mask, regardless of regulations 3A and 13E(1)(ab).”.

(4) Part 5 of the First Schedule to the principal Regulations is amended —

- (a) by deleting the words “50 individuals, counting the instructor, teacher or supervisor (and assistants, if any) of” in paragraph 1 and substituting the words “the maximum permissible group size for”;

(b) by deleting paragraph 2 and substituting the following paragraph:

“2. A permitted enterprise that carries on an education business must not provide, in the course of any business, lessons or coaching which involves any of the following, whether alone or in combination with any other activities:

(a) singing;

(b) playing of any wind musical instrument;

(c) a combination of the activities in sub-paragraph (a) or (b).”; and

(c) by deleting paragraph 4 and substituting the following paragraph:

“4. Despite paragraph 1, a permitted enterprise that carries on an education business providing, in the course of any business, in a room or place at its permitted premises any lessons, coaching or instruction in any sporting activity or physical recreational activity (like dance or yoga), whether alone or in combination with any other activities must take (or cause to be taken) all reasonably practicable steps to ensure that, in respect of every class of its customers or visitors or permitted enterprise workers taking lessons, coaching or instruction in that sporting activity or physical recreational activity, there are present (whether or not as a student, teacher, supervisor or an instructor of the class) in the room or place not more than the maximum permissible group size for that class.”.

(5) Part 7 of the First Schedule to the principal Regulations is amended by deleting “5” in paragraph 3(b) and substituting “2”.

New Third Schedule

18. The principal Regulations are amended by inserting, immediately after the Second Schedule, the following Schedule:

“THIRD SCHEDULE

Regulation 2(1)

MAXIMUM PERMISSIBLE GROUP SIZE

<i>First column</i>	<i>Second column</i>
<i>Premises and circumstances of gathering</i>	<i>Maximum number of individuals</i>
1. A gathering for a solemnization of a marriage in a room or place within any premises, but not on board any vessel or in a place of residence.	<p>The lower of the following at any time during the solemnization:</p> <p>(a) the total of 98 guests of the solemnization, the parties to the marriage and any celebrant by whom the marriage is or is to be solemnized;</p> <p>(b) the maximum number of individuals which the room or place where the solemnization is taking place may accommodate if regulations 10B(1)(k) and 12 are complied with as if the room or place were permitted premises, every guest of the solemnization were a customer and the organiser were a permitted enterprise.</p>
2. A gathering for a solemnization of a marriage in a room or place within any place of residence, but not on board any vessel.	<p>The total of the following at any time during the solemnization:</p> <p>(a) 8 guests of the solemnization (who may or may not be ordinarily resident in that place of residence) and the parties to the marriage;</p> <p>(b) any celebrant by whom the marriage is or is to be solemnized;</p> <p>(c) any permitted enterprise (and its permitted enterprise workers) engaged in</p>

	providing authorised services for arrangements made in connection with the solemnization.
3. A gathering for a solemnization of a marriage on board a pleasure craft.	<p>The total of the following at any time during the solemnization:</p> <ul style="list-style-type: none"> (a) 8 guests of the solemnization and the parties to the marriage; (b) any celebrant by whom the marriage is or is to be solemnized; (c) any permitted enterprise (and its permitted enterprise workers) engaged in providing authorised services for arrangements made in connection with the solemnization; (d) a reasonable number of crew members to operate the pleasure craft.
4. A gathering for a funeral event in a room or place not within a place of residence.	<p>The lower of the following:</p> <ul style="list-style-type: none"> (a) 20 individuals attending the funeral event at any time on the day of the burial or cremation of the deceased, and 20 individuals attending the funeral event at any time during any other time of the funeral event; (b) the maximum number of individuals which the room or place may accommodate if regulations 10B(1)(k) and 12 are complied with.

<p>5. A gathering for a funerary memorial event held or conducted other than by a religious body.</p>	<p>The lower of the following at any time during the funerary memorial event:</p> <ul style="list-style-type: none">(a) 20 participants;(b) the maximum number of individuals which the room or place where the event is taking place may accommodate if regulations 10B(1)(k) and 12 are complied with as if the room or place were permitted premises, every participant attending the event were a customer and the organiser were a permitted enterprise.
<p>6. A gathering for a funerary memorial event held or conducted in a place of worship by a religious body.</p>	<p>The lower of the following at any time during the funerary memorial event:</p> <ul style="list-style-type: none">(a) 20 participants;(b) the maximum number of individuals which the room or place where the event is taking place may accommodate if regulations 10B(1)(k) and 12 are complied with as if the room or place were permitted premises, every participant attending the event were a customer and the organiser were a permitted enterprise.

<p>7. A class of students or a slate of candidates undertaking an examination organised by a permitted enterprise providing an education service in a room or place.</p>	<p>The lower of the following during the examination:</p> <ul style="list-style-type: none"> (a) 50 individuals, comprising students or candidates, the invigilators and assistants (if any) appointed for the conduct of that test, examination or other assessment; (b) the maximum number of individuals which the room or place may accommodate if regulations 10B(1)(k) and 12 are complied with.
<p>8. Subject to items 9 and 10, a class of students —</p> <ul style="list-style-type: none"> (a) taking lessons, coaching or instruction in a room or place within the permitted premises of a permitted enterprise carrying on an education business; or (b) receiving after-school care for students in a room or place in permitted premises of a permitted enterprise the principal business of which is providing after-school care for students (commonly called a student care centre). 	<p>The lower of the following during the conduct of lessons, coaching or instruction:</p> <ul style="list-style-type: none"> (a) 50 individuals, comprising students, any instructor, teacher or supervisor (and assistants, if any) of that class; (b) the maximum number of individuals which the room or place may accommodate if regulations 10B(1)(k) and 12 are complied with.

<p>9. A class of students taking lessons, coaching or instruction in any sporting activity or physical recreational activity (like dance or yoga), whether alone or in combination with any other activities —</p> <p>(a) in a room or indoor physical recreational facility; and</p> <p>(b) from a permitted enterprise that carries on an education business providing, in the course of any business, at its permitted premises such lessons, coaching or instruction.</p>	<p>The lower of the following during the conduct of lessons, coaching or instruction:</p> <p>(a) 30 individuals, comprising students, any instructor, teacher or supervisor (and assistants, if any) of that class;</p> <p>(b) the maximum number of individuals which the room or indoor physical recreational facility may accommodate if regulations 10B(1)(k) and 12 and paragraph 1(1)(c) of Part 4 of the First Schedule are complied with.</p>
<p>10. A class of students taking lessons, coaching or instruction in any sporting activity or physical recreational activity (like dance or yoga), whether alone or in combination with any other activities —</p> <p>(a) in an outdoor recreational facility or otherwise not indoors; and</p> <p>(b) from a permitted enterprise that carries on an education business providing, in the course of any business, at its permitted premises such lessons, coaching or instruction.</p>	<p>Either of the following during the conduct of lessons, coaching or instruction:</p> <p>(a) 2 individuals, one of whom must be an instructor, teacher or supervisor, if any one of them is not wearing a mask;</p> <p>(b) 30 individuals, comprising students, any instructor, teacher or supervisor (and assistants, if any) of that class, provided every one of them wear a mask.</p>

11. A gathering in a room or place that is allowed under regulation 13F(2) or (3).	The number allowed under regulation 13F(2) or (3), as the case may be.
12. A gathering in a place of residence other than for the purpose of solemnization of a marriage or a funeral event.	The total of the following, regardless that the place of residence is also permitted premises: (a) the individuals who are ordinarily resident at the place of residence; (b) 2 other individuals not ordinarily resident in that place of residence, subject to regulation 4(4).
13. A gathering outside of a place of residence for any purpose not otherwise provided in this Schedule.	2

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[G.N. Nos. S 261/2020; S 262/2020; S 273/2020; S 274/2020; S 319/2020; S 357/2020; S 359/2020; S 428/2020; S 473/2020; S 542/2020; S 669/2020; S 698/2020; S 721/2020; S 782/2020; S 816/2020; S 868/2020; S 900/2020; S 928/2020; S 983/2020; S 1070/2020; S 16/2021; S 40/2021; S 88/2021; S 238/2021; S 275/2021; S 299/2021; S 309/2021]

Made on 14 May 2021.

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[AG/LEGIS/SL/65C/2020/2 Vol. 8]

(To be presented to Parliament under section 34(4) of the COVID-19 (Temporary Measures) Act 2020).