Requirements imposed by the Secretary for Food and Health under Cap. 599F, Cap. 599G and Cap. 599I (12 August to 18 August 2020)

<u>Cap. 599F</u>	Requirements
	(I) Ceasing of selling food and drinks for consumption on premises
	during specified period
	a. Selling or supplying food or drink for consumption on the premises
	of any catering business must be ceased from 6.00pm to 4.59am of
	the subsequent day
	b. Any premises, or part of the premises, on which food or drink is sold or supplied by the business for consumption on the premises must
	be closed from 6.00pm to 4.59am of the subsequent day
	be closed from 0.00pm to 4.57am of the subsequent day
	(II) Measures Required on the Premises
	c. Must wear mask at all times
	d. Screen body temperature
	e. Provide hand sanitizer
	f. Tables 1.5m apart or effectively partitioned
Catering business premises	g. Must not exceed 50% of normal seating capacity
selling or supplying food or drink	h. No more than 2 persons each table
for consumption on the premises of the business	i. A notice should be put up at the entrance to any catering premises to remind customers that food or drink should not be consumed in areas
of the business	adjacent to that catering premises when consumption of food or
	drink on that premise is not allowed
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	(III) Suspension of Activities
	j. No live performance and dancing
	k. Suspend karaoke and mahjong-tin kau activities
	(IV) Closure of Premises
	1. Any premises (commonly known as bar or pub) that is exclusively
	or mainly used for the sale or supply of intoxicating liquors for consumption in that premises must be closed
	m. Any part of a catering business premise that is exclusively or mainly
	used for the sale or supply of intoxicating liquors for consumption
	in that part must be closed
Scheduled premises	Close amusement game centres, bathhouses, fitness centres, places of
	amusement, places of public entertainment, party rooms, clubs or
	nightclubs, karaoke establishments, mahjong-tin kau premises, beauty
<u> </u>	parlours, massage establishments, sports premises and swimming pools
Scheduled premises: club-houses	a. save for catering premises therein, club-houses must be closed
	b. catering premises in club-houses must follow the directions set out
Cap 599C	for catering premises Poquiroments
Cap. 599G Group gatherings of more than 2	Requirements Prohibited in public places unless exempted
persons	remented in public places unless exempted
<u>Cap. 5991</u>	Requirements
Mask-wearing requirement	A person must wear a mask at all times when
	a. the person is boarding or onboard a public transport carrier; or
	b. is entering or present in an MTR paid area; or
	c. is entering or present in an indoor or outdoor public place

Catering business exempted from the requirement to cease selling or supplying food or drink for consumption on the premises of the business

(1) Premises set out in Schedule 1 to Cap. 599F and the interpretation

- 1. Hospital (a hospital within the meaning of section 4 of the Private Healthcare Facilities Ordinance (Cap. 633) or The Prince Philip Dental Hospital)
- 2. Residential care home ((a) a residential care home in respect of which a licence, or a certificate of exemption, as defined by section 2 of the Residential Care Homes (Elderly Persons) Ordinance (Cap. 459) issued or renewed under that Ordinance is in force; or (b) a residential care home for persons with disabilities in respect of which a licence, or a certificate of exemption, as defined by section 2 of the Residential Care Homes (Persons with Disabilities) Ordinance (Cap. 613) issued or renewed under that Ordinance is in force)
- 3. Treatment centre (a treatment centre within the meaning of the Drug Dependent Persons Treatment and Rehabilitation Centres (Licensing) Ordinance (Cap. 566) in respect of which a licence or a certificate of exemption under that Ordinance is in force)
- 4. Boarding school (a boarding school within the meaning of the Education Regulations (Cap. 279A))
- 5. Premises controlled or managed by the Government
- 6. Premises that have been constructed to be used, and are used, as a private dwelling

(2) Catering business with exemption granted by the Chief Secretary for Administration

- 1. Business catering for the operation and development of Hong Kong International Airport and aviation industry
- 2. Staff canteens of MTR Corporation Limited
- 3. Staff canteens of franchised bus companies
- 4. Staff canteens of tunnel operators and franchisees
- 5. Staff canteens of terminal operators in the Kwai Tsing Container Terminal, River Trade Terminal, Chu Kong River Trade Terminal and China Merchant Wharf
- 6. Catering service at the Hong Kong Sports Institute

- 7. Business catering for staff on power companies' premises
- 8. Business catering for staff inside waste management facilities
- 9. Welfare services, both day and residential, for persons with disabilities, elderly, children and youth, and other disadvantaged groups run by non-governmental organisations, both day and residential services, which provide meals or food and drinks on premises
- 10.Business in the premises of the Offices set up by the Central People's Government in the Hong Kong Special Administrative Region
- 11.Canteens provided in any work place (other than a factory canteen for persons employed in any factory in that factory building) for the use exclusively of the persons employed in the work place and catering businesses during meal break of their employees

The above catering businesses exempted by the Chief Secretary for Administration must strictly comply with limits on number of persons and capacity, and other relevant infection control requirements, which would be reviewed by the Government from time to time and tightened where necessary.

Annex 3

Premises excluded from massage establishments

- (a) a hospital or maternity home maintained by the HKSAR Government or registered under the Hospitals, Nursing Homes and Maternity Homes Registration Ordinance (Cap. 165)
- (b) a military hospital or a maternity home of the Hong Kong Garrison
- (c) an establishment for medical treatment operated by a medical practitioner registered under the Medical Registration Ordinance (Cap. 161)
- (d) an establishment for physiotherapy operated by a physiotherapist registered under the Supplementary Medical Professions Ordinance (Cap. 359)
- (e) the premises for practising Chinese medicine operated by a registered Chinese medicine practitioner or listed Chinese medicine practitioner as defined in section 2 of the Chinese Medicine Ordinance (Cap. 549)
- (f) the premises for chiropractic operated by a chiropractor registered under the Chiropractors Registration Ordinance (Cap. 428)