2019 NOVEL CORONAVIRUS (COVID-19)  
UPDATED INTERIM HEALTH TRAVEL ADVISORY & RESTRICTIONS  
ISSUANCE 14: As of 4 June 2020

(Subject to regular review, as required)
On 30 January 2020, World Health Organization declared the current novel coronavirus (COVID-19) outbreak a Public Health Emergency of International Concern (PHEIC). The virus was first detected in Wuhan city, Hubei Province, PRC, and subsequently cases of COVID-19 have been detected in 213 countries and territories.

The new virus is a coronavirus, which is a family of viruses that include the common cold, and viruses that cause severe respiratory infections. The virus can be transmitted from person to person, similar to other influenza viruses.


- An extension of the total suspension of international travelers coming into the RMI via air travel until 5 July 2020. All aircraft that need to land in the RMI for refueling purposes must adhere to the National Disaster Committee approved Amata Kabua International Airport Standard Operating Procedures (SOP). Periodic spot checks will be conducted on airport ground crew handling aircraft in the RMI. Ground crew not adhering to the strict no human-to-human contact protocols will be subject to an immediate minimum 14-day quarantine.

- Suspension of all domestic passenger air travel between Kwajalein and Majuro on international airlines. Air travel between Kwajalein and Majuro on Air Marshalls is still permitted.

- All cruise ships including liveboard vessels, and yachts at this time are suspended from visiting the RMI until further notice.
• All **fishing vessels** that have transited through or departed from COVID-19 infected countries are suspended from entering the RMI ports until further notice.

• To ensure continuity of transshipment services, a limited number of **carrier vessels** coming from COVID19 affected countries will be allowed to enter RMI. These carrier vessels are strictly required to spend fourteen (14) days at sea prior to port entry and only after clearance by MoHHS, RMI Ports Authority, MIMRA and the RMI Immigration Division. Transshipment shall be limited to twenty (20) purse seiners and ten (10) carriers at any one time. Vessels within the transshipment area are subject to RMI Ports Authority’s coordination of entry and exit, including access to the wharf for provisioning purposes. Fishing companies are required to produce company policy and/or SOPs in compliance with the travel advisory and the Maritime SOP requirements, such as no human-to-human contact, etc. Said SOPs shall be amended as per this updated travel advisory and shall remain in effect unless otherwise revised by the Maritime Working Group (MoHHS, RMI Ports Authority, MIMRA and the RMI Immigration Division). MIMRA shall provide a list of eligible fishing vessels and carriers for entry purposes. Vessels not on the list may appeal to the NDC through the Maritime Working Group for entry prior to departure from their originating port.

• All container vessels and fuel tankers that have a history of entering the Majuro and Ebeye ports, and that have RMI Immigration and MoHHS records indicating that they have had the same master and crew members with consistently healthy medical records and no record of disembarkation from their vessels, can enter the ports without the need of a 14 day quarantine period. **All container vessels and fuel tankers not meeting these requirements will be subjected to the 14 day quarantine period as prescribed.** All container vessels and fuel tankers must adhere to the National Disaster Committee approved Standard Operating Procedures-Maritime (SOP). Human-to-human contact is strictly prohibited.

• Citizens and residents of the RMI with plans to travel abroad are **strongly advised** to postpone their travel arrangements. If travel arrangements cannot be postponed, **individuals should be aware that they may be subject to restrictions on reentering the RMI.** It is also **strongly advised** that at this time all citizens and residents currently residing on Majuro or Ebeye who are intending to travel to the outer islands to reside or work, do so as soon as possible.

• All GRMI officials, including elected officials, SOEs and auxiliary bodies, are **required to suspend** all international trips paid for by the GRMI or sponsored by outside agencies or organizations with the exception of patients approved by the RMI Medical Referral Committee.

• The Chief Secretary, as the head of the National Disaster Committee, based on recommendations from the Secretary of Health and Human Services, the RMI Public Health Division and the National Disaster Committee, reserves the right to make exceptions to any of the above restrictions to allow for essential services. All safety protocols developed by the Ministry of Health and Human Services in compliance with WHO and CDC guidelines will be followed in these instances.
• Any failure to comply with the terms set forth in this Travel Advisory #14 shall be subject to the Emergency Order on Fines and Penalties (schedules of fines attached).

These are interim travel restrictions, which have been introduced by the Government of the RMI as part of current health emergency preparedness measures for COVID-19. These restrictions will be reviewed and updated as needed and communicated to the public.


Kino S. Kabua
Chief Secretary – Office of the Chief Secretary

4 June 2020
Emergency Order issued pursuant to section 102(6) of the Emergencies Act 1979 due to the State of Emergency on COVID-19

Interpretation
In this Emergency Order:
1. "Commissioner" means the Commissioner of the Marshall Islands Police Department;
2. "Officer" includes an immigration officer, custom officer, quarantine officer, port officer, police officer, both local and national or any other officer authorized by any written law.
3. "Person" includes an individual or an organization, corporation, or similar legal entity.
4. "places accessible to the public" means a public road or public building or public vehicle or public place includes any place which the public is admitted or is allowed, any private land near or adjacent to any public road or public place, a beach, foreshore or the lagoon.

Notice of offense
All importation of betelnut is hereby prohibited and an offense occurs where a person a person imports betelnut to the Republic of the Marshall Islands “Republic” or uses betelnut in public in any part of the Republic.

Penalties
1. A person who commits an offence shall be subject to:
   a. A fine of:
      i. For a first offence, a fine of $200 or up to 30 days in prison or both; or
      ii. For a second offence, a fine of $500 or up to 3 months in prison or both;
2. Satisfaction of the penalty imposed under this Order, shall avoid any further prosecution for an offense.
3. All payments of fines shall be paid into the Ministry of Justice Special Revenue Fund.
4. This order will take effect from 12.00AM Monday May 4, 2020 and stay in effect for the entirety of the COVID 19 State of Emergency.
Given under my hand this 30th day of April 2020.

H.E. David Kabua  
President

Earlie C. Bing  
Clerk of the Cabinet
Emergency Order issued pursuant to section 102(6) of the Emergencies Act 1979

Interpretation
In this Emergency Order:
1. "Commissioner" means the Commissioner of the Marshall Islands Police Department;
2. "Officer" includes an immigration officer, custom officer, quarantine officer, port officer, police officer, both local and national or any other officer authorized by any written law.
3. "Person" includes an individual or an organization, corporation, or similar legal entity.

Notice of offense
1. An offense occurs where a person:
   a. Breaches, violates or fails to comply with any Travel Advisory issued by the Ministry of Health and Human Services pursuant to the State of Emergency declared on February 27, 2020; and
   b. Provides any false, misleading or withholding of information in violation of any Travel Advisory issued by the Ministry of Health and Human Services pursuant to the State of Emergency declared on February 27, 2020.
2. An officer may serve an Emergency Order Offense Notice on a person who has committed an offense.
3. A Notice shall be in a form approved by the Commissioner.
4. A person who has been served with a Notice may elect to pay the fine stated in the Notice within twenty-four (24) hours of the issuance of the Notice.

Penalties
1. Where a person commits an offense and is served an Emergency Order Offense Notice, the following shall apply:
   a. A fine of:
      i. For an individual, a fine of $500 for a first offense, and a fine of $1,000 for a continuous offense; or
ii. For an organization or corporation or similar legal entity, a fine of $10,000 for a first offense, a fine of $50,000 for a continuous offense; or
   b. Detainment not exceeding 6 months; or
   c. Both detention and fines prescribed under paragraphs (i) or (ii).

2. The payment of a fine under this Order, shall avoid any further prosecution for an offense.

3. Where a person is convicted of an offense, he or she shall be liable to a fine not exceeding $10,000 or imprisonment not exceeding a term of 35 months, or both.

4. All payments of fines shall be paid into the Ministry of Justice Special Revenue Fund.

Given under my hand this 23rd day of April 2020.

H.E. David Kabua
President

Earlie C. Bing
Clerk of the Cabinet