

Executive Order #	Area	Citations	Substance	Enforcement Entity*	Expires
202	Procurement	State Finance Law § 112	Suspends Comptroller approval of contracts of \$50k (SSIs for OCS). Relaxes competitive bidding requirements for contracts for commodities and services and allows the purchase of commodities, services, and technology using the centralized services fund without following the notice and procurement process (for public authorities and agencies).	*or entity relieved of enforcement, as applicable Office of State Comptroller	7/5/2021
202	Procurement	State Finance Law §§ 97-G, 163; Economic Development Law Art. 4-C		Office of State Comptroller	7/5/2021
202	Procurement	Education Law § 409-i; State Finance Law § 163-b and associated OGS guideline; Executive Order No. 2, General Municipal Law §§ 103, 104-b	Allow elementary and secondary schools to procure and use cleaning and maintenance products in schools without the usual procurement process.	Office of State Comptroller	7/5/2021
202	Procurement	Section 359-a, Section 2879, and 2879-a of the Public Authorities Law	Allows authorities to purchase goods without the usual procurement process	Office of State Comptroller	7/5/2021
202	Transportation	Vehicle and Traffic Law §§ 375, 385, 401	Permit vehicles registered in other jurisdictions to be exempt from registration, equipment, and dimension requirements.	Department of Motor Vehicles	7/5/2021
202	Transportation	Executive Law § 24; Highway Law §§ 104, 346; Vehicle and Traffic Law §§ 1602, 1630, 1640, 1650, 1660; Transportation Law § 14(16); Village Law §§ 6-602, 17-706; General City Law § 20(32); Second Class Cities Law § 91; New York City Administrative Code § 19-107(i); 21 NYCRR 107.1	Permit the Governor to suspend or limit travel, and to regulate traffic and the movement of vehicles on roads, highways, and streets.	Department of Transportation, State and local police	7/5/2021
202	Health/Licensing	Education Law §§ 6521, 6902	Relaxes licensing and scope of practice requirements to allow individuals to collect swab specimens for testing, provided that they have completed a training determined by the Commissioner of Health.	State Education Department	7/5/2021
202	Health/Licensing	Education Law §§ 6521, 6902	Permit non-nursing staff to perform tasks, under supervision of a nurse, that are typically limited to the scope of practice of a licensed or registered nurse, provided that they have completed a training determined by the Commissioner of Health.	State Education Department	7/5/2021
202	Insurance	Public Health Law §§ 2510(6), 2511	Waive or revise eligibility criteria and documentation requirements under the Child Health Insurance Plan.	Department of Health	7/5/2021
202	HealthC15	Public Health Law §§ 224-b, 225(4)	Permit the Commissioner of Health to issue emergency regulations on establishing and building new hospitals.	Department of Health	7/5/2021
202	Health	Public Health Law § 2803(2)	Permit the Commissioner to issue emergency regulations on licensed facilities, including general hospitals.	Department of Health	7/5/2021
202	Pharmacy	Public Health Law § 273(3); Social Service Law §§ 364-j(25), (25a)	Allow patients to receive prescribed drugs without delay, regardless of if the drug is on the list of preferred drugs. Permit EMS personnel to provide paramedicine, telemedicine, transportation to places other than health care facilities, and other services.	Department of Health	7/5/2021
202	Health	10 NYCRR 800.3(d),(u)		Department of Health	7/5/2021
202	Health	Public Officers Law Art. 7; General Construction Law § 41; Public Health Law § 3302	Permit the Public Health and Health Planning Council and the State Emergency Medical Services Council to meet and take actions authorized by law to respond without quorum requirements or in-person access to meetings, provided the meetings are webcast and there is effective public comment opportunity.	Department of Health Office of Temporary and Disability Assistance	7/5/2021
202	Health	18 NYCRR 505.14(f)(3)	Permit nursing supervision visits for personal care services for affected individuals as soon as practicable.	Office of Temporary and Disability Assistance	7/5/2021
202	Health/Licensing	Education Law §§ 8602, 8603; 10 NYCRR 58-1.5	Permit individuals who meet the federal requirements for high complexity testing to perform testing for the detection of SARS-CoV-2 in specimens collected from individuals suspected of suffering from a COVID-19 infection.	State Education Department, Department of Health	7/5/2021
202	Health/Licensing	Education Law §§ 8602, 8603; 10 NYCRR 58-1.5	Permit individuals who meet the federal requirements for high complexity testing to perform testing for the detection of SARS-CoV-2 in specimens collected from individuals suspected of suffering from a COVID-19 infection.	State Education Department, Department of Health	7/5/2021
202	Health/Licensing	Public Health Law § 6909(4); Education Law § 6527(6); 8 NYCRR 64.7	Permit physicians and certified nurse practitioner to issue a non-patient specific regimen for the collection of throat or nasopharyngeal swab specimens from individuals suspected of suffering from a COVID-19 infection.	State Education Department, Department of Health	7/5/2021
202.1	Health	10 NYCRR 401.3(a),(e), 710.1	Allows hospitals to make temporary changes to bed capacities, services and physical plant of the building in response to an increase in patients, provided that the Commissioner of Health approves these changes. Relaxes requirements including developing, assessing, and documenting treatment plans for patients receiving mental health services if the immediate priority is to stabilize the individual, address acute symptoms and provide support.	Department of Health Office of Mental Health Office of Temporary and Disability Assistance	7/5/2021
202.1	Mental Health	Mental Hygiene Law § 23.13 and associated regulations		Office of Mental Health Office of Temporary and Disability Assistance	7/5/2021
202.1	Social Services	Social Services Law §§ 131, 132, 349-a	Permits public assistance screenings to be conducted via telephone.	Office of Temporary and Disability Assistance	7/5/2021
202.1	Insurance	Public Health Law §§ 2510, 2511	Waive or revise eligibility criteria and documentation requirements under the Child Health Insurance Plan.	Department of Health	7/5/2021
202.1	Health/Licensing	Public Health Law § 6909(4); Education Law § 6527(6); 8 NYCRR 64.7	Permit physicians and certified nurse practitioner to issue a non-patient specific regimen for the collection of throat or nasopharyngeal swab specimens from individuals suspected of suffering from a COVID-19 infection. Permits the Commissioner of Health to approve the establishment of temporary hospital locations without the standard approval process, consideration of recommendations of health systems agency of the Public Health and Health Planning Council, and to expedite reviews.	State Education Department, Department of Health	7/5/2021
202.1	Health	Public Health Law § 2801-a(3); 10 NYCRR 600.1, 709, 710	Allows clinical laboratories to operate temporary collecting stations for specimens.	Department of Health	7/5/2021
202.1	Health	10 NYCRR 34-2.6, 58-1.7		Department of Health	7/5/2021
202.1	Social Services	18 NYCRR 414.7, 416.7, 417.7, 418-1.7, 418-2.7, 414.8, 416.8, 417.8, 418-2.8	Relaxes age limitations for children to attend child care programs and relaxes the standards of care. Allows staff who are fully vetted, but do not have the experiential or educational requirements to take on additional roles in child care classrooms	Office of Children and Family Services	7/5/2021
202.1	Social Services	18 NYCRR 414.13, 416.13, 417.13, 418-2.13	Changes capacity limits for family and group family day care programs, as well as staff/child ratios in all child care settings.	Office of Children and Family Services	7/5/2021
202.1	Social Services	Social Services Law § 390		Office of Children and Family Services	7/5/2021
202.1	Social Services	Social Services Law §§ 390(3), 390-a; 18 NYCRR 413(g), 414.14, 415.13, 416.14, 417.14, 418-1.14, 418-2.14	Waives certain requirements for staff training and inspections for child day cares.	Office of Children and Family Services	7/5/2021
202.1	Social Services	Social Services Law § 424-a.	Waives fees paid for the Statewide Central Register of Child Abuse and Maltreatment database searches.	Office of Children and Family Services	7/5/2021
202.1	Social Services	Social Services Law § 410-w; 18 NYCRR 404.1, 404.7, 415.2, 415.3, 415.6	Allow child care programs to be paid subsidy dollars even if a child misses more than 12 days of child care or if the program is closed for more than five days due to COVID-19 containment processes.	Office of Children and Family Services	7/5/2021
202.1	Social Services	Social Services Law § 410-w; 18 NYCRR 404.1, 404.7, 415.2, 415.3, 415.6	Waives reauthorization timeframes for applicants for such child care services.	Office of Children and Family Services	7/5/2021
202.1	Mental Health	Public Health Law § 2999-cc	Suspends certain definitions related to telehealth to allow for flexibility in providing mental health, and behavioral and substance abuse disorder services via telepractice (both phone and video).	Department of Health	7/5/2021
202.1	Social Services	9 NYCRR 6654.10(a)(3)(ii)(d), 6654.16(h)	Changes the requirement that an assessment be conducted before the initiation of home delivered meals under various programs.	New York State Office for the Aging	7/5/2021
202.1	Social Services	9 NYCRR 6654.16(n)	Allows an Expanded In-Home Services for the Elderly Program care plan care to remain effective if it expires during a disaster emergency.	New York State Office for the Aging	7/5/2021
202.1	Social Services	9 NYCRR 6654.16(x)	Relaxes requirements for reassessments to be conducted annually or within 5 days of a change in circumstance for Expanded In-Home Services for the Elderly Program care plans.	New York State Office for the Aging	7/5/2021
202.1	Procurement	Public Authorities Law §§ 553(22), 559, 1209, 1265-a; 21 NYCRR 1002	Allows Public Authorities to purchase of necessary equipment, materials, supplies, or services without following typical processes and prompt payment.	Office of State Comptroller, Authorities Budget Office	7/5/2021
202.1	Labor	Labor Law § 590(7)	Modifies the waiting period of unemployment insurance for claim arising out of closing schools or workplaces or quarantine related to COVID-19.	Department of Labor	7/5/2021
202.1	Labor	Public Officers Art. 7	Permits public bodies to meet without allowing in-person access if they are held remotely, recorded, and later transcribed.	Department of State	7/5/2021
202.2	Election	Election Law Art. 6	Reduces the number of signatures required on petitions to the lesser of 1.5% of enrolled voters or 30% of the stated threshold.	State Board of Elections, Local Boards of Elections	7/5/2021
202.5	Health/Licensing	Education Law §§ 6502, 6512-6516, 6524; 8 NYCRR 59.8, 60	Allows licensed physicians in good standing in other states, and physicians in good standing who are not licensed in NYS, to practice medicine in NYS without civil or criminal penalty for the lack of license.	State Education Department, Department of Health	7/5/2021
202.5	Health/Licensing	Education Law §§ 6512-6516, 6905, 6906, 6910; 8 NYCRR 64	Allows registered nurses and nurse practitioners licensed and in current good standing in other states to practice without civil or criminal penalty for lack of license.	State Education Department, Department of Health	7/5/2021
202.5	Health/Licensing	Education Law §§ 6512-6516, 6541; 8 NYCRR 60.8	Allows physicians assistants licensed and in current good standing in other states to practice without civil or criminal penalty for lack of license.	State Education Department, Department of Health	7/5/2021
202.5	Health	10 NYCRR 763.4(g)(2), (h)(7-8), 766.5(a)(2), 766.5(d)(1)	Permits home care services entities serving affected individuals to conduct in-home supervision of aides as soon as practicable, or through indirect means (ex: telephone, video).	Department of Health	7/5/2021
202.5	Health	10 NYCRR 763.5(a)	Permits home care services entities serving affected individuals to make initial patient visits within 48 hours of acceptance of referral or placement.	Department of Health	7/5/2021
202.5	Health	18 NYCRR 358-4.3, 358-5.12, 358-5.13	Allows or permits requiring parties to fair hearing to appear by written, telephone, video, or other electronic means.	Department of Health	7/5/2021
202.5	Health	Public Health Law §§ 2999-h, 2999-j	Provides reimbursement to Medical Indemnity Fund enrollees where a resident had COVID-19 or was exposed to it, for cleaning and disinfection costs, at DOH's discretion.	Department of Health	7/5/2021
202.5	Health	Public Health Law § 2805-k	Allows staff with the necessary competency and who are privileged and credentialed to work in a facility here or in another state to practice in a facility where they are not privileged or credentialed.	Department of Health	7/5/2021
202.5	Construction	Any code related to construction, energy conservation, or other building code, and all state and local laws, ordinances, and regulations relating to administration and enforcement of the foregoing	Allows for the temporary changes to physical plant, bed capacities, and services provided; the construction of temporary hospital locations and extensions; the increase in and/or exceeding of certified capacity limits; and the establishment of temporary hospital locations and extension	Department of Health, Office for People with Developmental Disabilities	5/7/2020
202.5	Social Services	10 NYCRR 425; Social Services Law § 461-k	Prevents transportation and attendance at adult day care programs until authorized by DOH.	Department of Health	7/5/2021
202.5	Social Services	Mental Hygiene Law § 16.17	Permits OPWDD to take emergency action to suspend or limit a provider of services for people with developmental disabilities' operating certificate.	Office of Mental Health	7/5/2021

202.5	Social Services	Mental Hygiene Law §§ 33.02, 33.05; 14 NYCRR 633.4, 636-1.4, 633.16	Restricts visitors to facilities that serve people with developmental disabilities and to allow restrictions on community outings for residents of these facilities.	7/5/2021	Office of Mental Health
202.5	Social Services	14 NYCRR 633.8, 633.14, 633.17	Allows facilities that serve people with developmental disabilities to use abbreviated training for staff.	7/5/2021	Office of Mental Health
202.5	Social Services	Social Services Law § 390	Allows programs from school age children to continue in school buildings even when the building is not being used for education for COVID-19 reasons.	7/5/2021	Office of Children and Family Services
202.5	Labor	Labor Law §§ 590(7), 607(2)	Alters waiting periods for unemployment insurance claimants for claims arising out of workplace closures for a reason related to COVID-19	7/5/2021	Department of Labor
202.5	Business	Public Service Law §§ 65(13)(b), 66(12)(f)	Allow public hearings for gas or electronic corporation call center closures and rate changes to be held by conference call or similar electronic means if they are recorded and transcribed.	7/5/2021	Department of Public Service
202.5	Business	Public Service Law §§ 165(1), 123(1)	Allows the public to provide written comments for public statement hearings for the Board on Electronic Generation Siting and the Environment or for applications for certificates of electronic hearing lines.	7/5/2021	Department of Public Service Department of State, Joint Commission
202.6	Ethics	Public Officers Law § 74	Make "appearance of conflict" analysis not applicable to COVID-19 response efforts.	7/5/2021	Department of State, Joint Commission
202.6	Ethics	Legislative Law § 1-M	Remove liability for persons lobbying the state who want to donate or assist to facilitate these persons aiding in response without liability.	7/5/2021	Department of State, Joint Commission
202.6	Ethics	State Finance Law § 11	Enables state agencies to accept all gifts regardless of conditions placed on them.	7/5/2021	Department of State, Joint Commission
202.8	Transportation	Vehicle and Traffic Law § 503(1) Public Health Law § 2803; 10 NYCRR 400, 401, 409, 710, 711, and 712	Ensures that drivers' licenses will not expire during this time	7/5/2021	Department of Motor Vehicles
202.10	Health	Public Health Law § 3001, 3005a, 3008, 3010	Allows hospitals to take all measures necessary to increase the number of beds available	7/5/2021	Department of Health
202.10	Health	Public Health Law § 3001, 3005a, 3008, 3010	Allows ambulance to eliminate restrictions on operating territory, allows DOH to issue provisional EMS certifications, and allows transport destination to include non-healthcare facilities	7/5/2021	Department of Health
202.10	Health	10 NYCRR 755.4	Permits Certified Registered Nurse Anesthetics to administer anesthesia without the supervision of a physician	7/5/2021	Department of Health
202.10	Health/Licensing	Education Law §§ 6542(1), 6549(1); 10 NYCRR 94.2(a),(b)	Suspends physician supervision requirements for physician assistants and specialist assistants	7/5/2021	State Education Department, Department of Health
202.10	Health/Licensing	Education Law § 6902(3) and any associated regs; 10 NYCRR 64.5	Suspends physician collaborative practice requirements for nurse practitioners	7/5/2021	State Education Department, Department of Health
202.10	Health/Licensing	10 NYCRR 3001(15), 800.3, 800.15, 800.16 10 NYCRR 800.3, 800.8, 800.9, 800.10, 800.12, 800.17, 800.18, 800.23, 800.26	Enables EMT-basic and higher, for any type of patient, to take medical direction from any physician (not only Emergency Department medical control, which is required now), NP, PA, or Paramedic to receive direction on keeping patient at home, transferring to ED, or transferring to alternate site	7/5/2021	Department of Health
202.10	Health/Licensing	Public Health Law § 3507; 10 NYCRR 89	Extends all EMS providers certification period by one year, modify certification requirements and permit out of state providers to operate in New York State EMS System	7/5/2021	Department of Health
202.10	Health/Licensing	Public Health Law § 3502, 3505; 10 NYCRR 89	Allows radiologic technologists licensed and in current good standing in NYS to practice without civil or criminal penalty for lack of registration	7/5/2021	Department of Health
202.10	Health/Licensing	Public Health Law § 3502, 3505; 10 NYCRR 89	Allows radiologic technologists licensed and in current good standing in any other state to practice without civil or criminal penalty for lack of license	7/5/2021	Department of Health
202.10	Health/Licensing	Education Law §§ 8502, 8504, 8504-a, 8505, 8507; 8 NYCRR 79-4	Allows respiratory therapists licensed and in current good standing in any other state to practice without civil or criminal penalty for lack of license	7/5/2021	State Education Department, Department of Health
202.10	Health/Licensing	Education Law § 6502; 8 NYCRR 59.8	Allows physician's assistants licensed and in current good standing in NYS to practice without civil or criminal penalty for lack of registration	7/5/2021	State Education Department, Department of Health
202.10	Health/Licensing	Education Law § 6502; 8 NYCRR 59.8	Allows RNs, LPNs, and PNs licensed and in current good standing in NYS to practice without civil or criminal penalty for lack of registration	7/5/2021	State Education Department, Department of Health
202.10	Health	Public Health Law § 4002(i)-b)	Permits hospices to designate any number of beds within a facility as dually certified inpatient beds	7/5/2021	Department of Health
202.10	Health/Licensing	Public Health Law Art. 5, Title V; 10 NYCRR 19, 58	Allows labs holding Clinical Laboratory Improvement Acts certificates to perform testing for COVID-19.	7/5/2021	Department of Health
202.10	Health/Licensing	Education Law § 139; Public Health Law § 576-b; 10 NYCRR 58-1.7	Permits RNs to order the collection of swabs for testing.	7/5/2021	State Education Department, Department of Health
202.10	Health/Licensing; Pharmacies	Education Law §§ 6801(1), 6832; 8 NYCRR 29.7(a)(21)(iii)(b)(4)	Permits certified or registered pharmacy technicians to assist in preparing prescriptions for home infused providers	7/5/2021	State Education Department, Department of Health
202.11	Social Services	14 NYCRR 633.16 Social Services Law §§ 131-u, 459(b); 18 NYCRR 408.6, 408.7, 408.8	Permits abbreviated training for and extension of recertification deadlines for staff in facilities serving people with developmental disabilities that have staff shortages. Removes limitations on the length of stay for DV victims in shelter and the amount of reimbursement under the per diem rate	7/5/2021	Office for People with Developmental Disabilities
202.11	Social Services	Social Services Law §§ 131-u, 459(b); 18 NYCRR 408.6, 408.7, 408.8	Removes limitations on the length of stay for DV victims in shelter and the amount of reimbursement under the per diem rate	7/5/2021	Office of Children and Family Services
202.11	Pharmacy	Education Law § 6808(1)	Permits pharmacies and registered resident outsourcing facilities to compound alcohol-based hand sanitizers.	7/5/2021	State Education Department
202.11	Pharmacy	Education Law §§ 6802, 6808, 6841; 8 NYCRR 29.7(10), 63.6	Allows pharmacists to practice at alternate locations, including their homes, if there is adequate security to protect privacy	7/5/2021	State Education Department
202.11	Health/Licensing	Education Law § 6907(5)	Allows graduates of RN and LPN education programs to be employed to practice nursing under supervision of an RN for 180 days following graduation with the endorsement of the facility.	7/5/2021	State Education Department
202.11	Liability	Public Officers Law § 17(11)	Ensures physicians assisting in a SUNY facility or one operated by SUNY are protected from liability.	7/5/2021	Courts
202.11	Ethics	Public Officers Law § 17(1)(a)	Allows SUNY to have a state volunteer program comprised of both compensated and uncompensated volunteers	7/5/2021	Department of State, Joint Commission
202.11	Education	Education Law § 6305(3); 8 NYCRR 602.12(c)	Suspends the 30-day requirement for certificates of residence to community colleges in NYS and to allow those submissions by email and post	7/5/2021	State Education Department
202.11	Authorities	Public Authorities Law §§ 2800(1)(a),(2)(a), 2801(1), 2802(1),(2), 28 to the emergency	Allows the director of ABO to disregard deadlines for state and local authorities that they are unable to meet due to the emergency	7/5/2021	Authorities Budget Office
202.11	Procurement	General Municipal Law § 103(2); State Finance Law § 144(1); Education Law § 376(8)(a); Public Authorities Law § 359(1)	Allows the non-public opening of bids, as long as where practical they are recorded or live streamed so the public can view them	7/5/2021	Office of State Comptroller
202.11	Business	General Business Law Art. 6-D, 7, 7-A, 8-B, 8-C, 27, 28, 35-B, 35-C, 37-A, 39-E, 39-G, 41, section 399-pp; New York Executive Law Art. 6-F, 6H, and sections 130-131; Real Property Law Art. 12-A, 12-B, 12-C; New York Arts and Cultural Affairs Law Art. 25	Allows businesses and individuals licensed by DOS to extend the expiration date of their license by extending the time to renew a license by 30 days after this EO expires	7/5/2021	Department of State
202.11	Business	19 NYCRR 1210.13	Allows manufacturers, retailers, installers, and mechanics certified by DOS to renew certifications if continuing education credits cannot be met.	7/5/2021	Department of State
202.11	Business	Urban Development Corporation Act Title 16	Permits proposed projects to occur without a public hearing provided that the Urban Development Corporation provides an alternative opportunity for the public to comment with notice and opportunity	7/5/2021	Department of State
202.11	Ethics	Executive Law §§ 94, 94(10)(a-c)	Excuses failure to meet JCOPE training requirements as long as all efforts to complete the trainings are complete within 30 days	7/5/2021	Office of Attorney General
202.11	Property	General Business Law § 352-e(2) Executive Law §§ 806, 808, 809, 814, Environmental Conservation Law § 24-0801; Executive Law §§ 806(3)(b), 808(3), 809(2)(b), 809(2)(c), 809(8)(b)(2)	Removes the requirement for OAG to respond to co-op/condominium offer plans in 30 days	7/5/2021	Office of Attorney General
202.11	Property	Executive Law §§ 806, 808, 809, 814, Environmental Conservation Law § 24-0801; Executive Law §§ 806(3)(b), 808(3), 809(2)(b), 809(2)(c), 809(8)(b)(2)	Suspends time limits for the Adirondack Park Agency to respond to requests for variances, permit modifications, and permit requests.	7/5/2021	Adirondack Park Agency
202.11	Health/Licensing	Education Law §§ 6951, 6952, 6953, 6955	Allows midwives licensed and in current good standing in any state or any province of Canada to practice without civil or criminal penalty for lack of license.	7/5/2021	State Education Department
202.11	Transportation	Transportation Law § 140(3)	Suspends requirements for vehicle inspection for vehicles voluntarily placed out of service due to the outbreak	7/5/2021	Department of Transportation
202.11	Funeral	State Technology Law § 307(1)	Allows electronic signatures for funeral services documents	7/5/2021	Department of State
202.11	Retirement	Retirement and Social Security Law § 212.	Ensures that any income earned by retirees during the emergency do not apply to limitation on earnings.	7/5/2021	Various Public Retirement Systems
202.12	Election	Election Law § 4-117(1)	Allows the State Board of Elections to determine when to mail the annual check of registrants and notice by mail for upcoming elections.	7/5/2021	State Board of Elections
202.13	Social Services	Mental Hygiene Law §§ 16.03, 16.05; 14 NYCRR 619	Removes limitations on service provisions in facilities that serve people with developmental disabilities with the approval of OPWDD	7/5/2021	Office for People with Developmental Disabilities
202.13	Social Services	Mental Hygiene Law §§ 16.33, 16.34, 31.35, 19.20; Social Services Law §§ 378-a, 424-a, 495; 14 NYCRR 550, 633.5, 633.24, 805; 18 NYCRR 413.4, 415.15; 9 NYCRR 166-1, 182-1, 182-2	Allows current employees of OPWDD and providers, OCSF programs, OASAS providers, OMH and providers to be employed by a different one of these providers without undergoing new background checks; Also allows these providers to permit qualified individuals not on the Staff Exclusion List to work unsupervised	7/5/2021	Office for People with Developmental Disabilities, Office of Children and Family Services, Office of Addition Services and Supports, Office of Mental Health
202.13	Ethics	Public Officers Law §§ 42(3),(4)	Removes the requirement that the Governor must issue a proclamation for an election to fill a vacancy	7/5/2021	Department of State, Joint Commission
202.13	Education	Education Law § 414(i)	Allows school districts to pay for the cost of child care services when the school is closed	7/5/2021	State Education Department
202.14	Health/Licensing	Education Law § 6524; 8 NYCRR 60.7	Allows early graduate of medical school to practice at any institution under the supervision of a licensed physician.	7/5/2021	State Education Department, Department of Health
202.14	Wills	Surrogate's Court Procedure Act §§ 1726(1),(2),(4),(5),(8),(9)	Allows volunteers and workers in health care facilities or others who may be exposed to appoint a standby guardian.	7/5/2021	Office of Court Administration
202.15	Pharmacy/Licensing	Education Law § 6808	Allows manufacturers, repackers, and wholesalers of prescription drugs or devices licensed and registered in another state deliver in NYS.	7/5/2021	State Education Department
202.15	Pharmacy	Education Law § 6808; Article 137 of the NYCRR	Allows NY pharmacies to receive drugs and medical supplies or devices from an unlicensed pharmacy, wholesaler, or third party logistics provider.	7/5/2021	State Education Department
202.15	Health/Licensing	Education Law §§ 6512-6516, 6524; 8 NYCRR 60	Allows graduates of registered or accredited medical programs in NYS in 2020 to practice medicine without civil or criminal penalty for lack of licensure if it is supervised.	7/5/2021	State Education Department
202.15	Health	Public Health Law § 2801-a(4)(c), 2801-a(4)(b)(ii),(iii)	Tolls statutory time limits for transfer notices for operators of health care facilities.	7/5/2021	Department of Health
202.15	APA	State Administrative Procedures Act § 202(2)(a)	Extends the expiration date of NPRM's until 90 days after this EO ends.	7/5/2021	All agencies
202.15	Environment	Environmental Conservation Law Articles 70 and 71	Allows DEC to suspend public hearings if public comments can be accepted electronically or by mail and appearances can be done remotely.	7/5/2021	Department of Environment Conservation
202.15	Environment	6 NYCRR 375; Environmental Conservation Law Article 27	Allows DEC to suspend public meetings before selection of a final remedy at inactive hazardous waste disposal sites or at certain brownfield cleanup sites, as long as written comments can be submitted and evaluated.	7/5/2021	Department of Environment Conservation
202.15	Education	Education Law § 3635	Extends the April 1 deadline for parents to file transportation requests with school districts.	7/5/2021	State Education Department
202.15	Health/Licensing	Education Law §§ 6512-6516, 8510; 8 NYCRR 79-4	Allows respiratory therapy technicians licensed and registered in any state to practice in NYS without a license.	7/5/2021	State Education Department
202.15	Health/Licensing	Education Law §§ 6512-6516, 8402, 8403, 8405; 8 NYCRR 79-9, 79-10, 79-11, 79-12	Allows mental health counselors, marriage and family therapists, creative arts therapists, and psychoanalysts licensed in another state to practice in NYS without a license.	7/5/2021	State Education Department

202.15	Funeral	Public Health Law § 3400, 3420-3423, 3450-3457	Allows funeral directors licensed in any state to practice in NYS with the approval of DOH without a license and registration in NYS.	7/5/2021	Department of Health
202.15	Funeral	Public Health Law § 3428	Allows funeral directors licensed in NYS but not registered to practice with approval of DOH.	7/5/2021	Department of Health
202.16	Health/Licensing	Education Law §§ 8602, 8603; 10 NYCRR 58-1.5	Allows testing for COVID-19 or antibodies in specimens from those suspected of suffering from an infection if the people performing testing meet federal requirements for testing.	7/5/2021	State Education Department, Department of Health
202.18	Health/Licensing	Education Law §§ 6512-6516, 6905, 6906, 6910; 8 NYCRR 64	Allows registered nurses, licensed practical nurses, and nurse practitioners or a substantially similar title licensed in Canada to practice in NYS without a license.	7/5/2021	State Education Department
202.18	Health/Licensing	Education Law §§ 6512-6516, 6524; 8 NYCRR 60	Allows physicians licensed in Canada to practice in NYS without a license.	7/5/2021	State Education Department
202.18	Health/Licensing	Education Law §§ 6512-6516, 6541; 8 NYCRR 60.8	Allows physician assistants or a substantially similar title licensed in Canada to practice in NYS without a license.	7/5/2021	State Education Department
202.18	Health/Licensing	Public Health Law §§ 3502, 3505; 10 NYCRR 89	Allows radiologic technologists or a substantially similar title licensed in Canada to practice in NYS without a license.	7/5/2021	Department of Health
202.18	Health/Licensing	Education Law §§ 6512-6516, 6548, 6911; 8 NYCRR 60.11, 64.8	Allows clinical nurse specialists, specialist assistants, and substantially similar titles certified in any other state or in Canada to practice in NYS without certification.	7/5/2021	State Education Department
202.18	Health/Licensing	Education Law §§ 6512-6516, 7704; 8 NYCRR 74	Allows LMSWs, licensed clinical social workers, and substantially similar titles licensed in any state or in Canada to practice in NYC without a license.	7/5/2021	State Education Department
202.18	Health/Licensing	Education Law § 6502; 8 NYCRR 59.8	Allows specialist assistants, respiratory therapists, respiratory therapist technicians, pharmacists, clinical nurse specialists, dentists, dental hygienists, registered dental assistants, midwives, perfusionists, clinical laboratory technologists, cytotechnologists, certified clinical laboratory technicians, certified histological technicians, licensed clinical social workers, licensed master social workers, podiatrists, physical therapists, physical therapist assistants, mental health counselors, marriage and family therapists, creative arts therapists, psychoanalysts and psychologists who are licensed in NYS but not registered to practice without registration.	7/5/2021	State Education Department
202.18	Health/Licensing	Education Law § 6908	Allows graduates of SED registered NP programs to be employed in a hospital or nursing home for 180 days following completion if the graduate files with SED a certification application.	7/5/2021	State Education Department
202.18	Health/Licensing	Education Law § 8609	Allows graduates of SED registered clinical laboratory technology and technician education programs to be employed for 180 days following completion if the graduate files an application for a license and limited permit.	7/5/2021	State Education Department
202.18	Pharmacy	Education Law § 6808; 8 NYCRR 63.6, 63.8	Extends the triennial registrations of pharmacies for those whose registration will expire on or after 3/31/2020	7/5/2021	State Education Department
202.18	Business	Business Corp. Law §§ 1514, 1531; Partnership Law § 121-1500(a)	Extends the statements of domestic or foreign professional service corporations, design professional service corporations, registered professional limited liability partnerships, New York registered foreign professional limited liability partnerships whose statements are set to expire on or after March 31, 2020	7/5/2021	Department of State
202.18	Business	Education Law § 7210	Extends the triennial renewal of certifications/certificates of authorizations of domestic or foreign professional service corporations, design professional service corporations, professional service limited liability companies, foreign professional service limited liability companies, registered professional limited liability partnerships, New York registered professional foreign limited liability partnerships, partnerships and joint enterprises authorized to provide professional engineering, land surveying or professional geology services whose certificates of authorizations are set to expire on or after March 31, 2020	7/5/2021	State Education Department
202.18	Education	Education Law § 6503-b; 8 NYCRR 59.15	Extends waivers for special education schools and early intervention programs whose waivers will expire on or after 3/31/20.	7/5/2021	State Education Department
202.18	Pharmacy	Education Law § 6802, 6808, 6841; 8 NYCRR 29.7(10), 63.6	Allows pharmacy technicians to work from alternate locations, as long as PPI is protected.	7/5/2021	State Education Department
202.18	Non-profits	Not for Profit Corporations Law § 603(b)	Allows annual meetings of non-profit members to be held remotely.	7/5/2021	Department of State
202.18	Social Services	9 NYCRR 6654.10(a)(3)(i)(1)-3	Makes sure home-delivered meals are available to people 60 or older even if they do not meet eligibility requirements.	7/5/2021	New York State Office for the Aging
202.18	Social Services	9 NYCRR 6654.10(b)(14)(ii)(a)(4)	Relaxes requirements for delivered meals to have minimum percentages of dietary reference intakes.	7/5/2021	New York State Office for the Aging
202.18	Social Services	9 NYCRR 6654.10(a)(6)	Relaxes requirements for menus to be approved by a dietician for home delivered meals from.	7/5/2021	New York State Office for the Aging
202.18	Social Services	9 NYCRR 6654.10(b)(6)(a)(5)	Relaxes requirements for menus for home delivered meals to follow a 4 week cycle.	7/5/2021	New York State Office for the Aging
202.18	Social Services	9 NYCRR 6654.10(a)(3)(i)(a);(b)(2)(ii)	Relaxes requirements that home delivered meals must be provided at least 5 days a week.	7/5/2021	New York State Office for the Aging
202.18	Social Services	9 NYCRR 6654.17(c)(2)	Relaxes requirement for supervisory visits within 5 days of first time services of EISEP services.	7/5/2021	New York State Office for the Aging
202.18	Social Services	9 NYCRR 6654.6	Allows new clients to be given services under EISEP without cost sharing until an assessment can be done.	7/5/2021	New York State Office for the Aging
202.18	Social Services	9 NYCRR 6654.16(r)	Allows for client contacts for EISEP to be conducted remotely.	7/5/2021	New York State Office for the Aging
202.18	Property	General Business Law § 352-eee(2)(a)	Tolls the requirement that offering statements for conversion plans for real estate become effective within 15 months from filing or from when it has been accepted.	7/5/2021	Department of State
202.18	Property	General Business Law § 352-e(7)(a)	Postpones the deadline for filing fees for submissions of offering statements or prospectus to within 90 days from the expiration of this order.	7/5/2021	Department of State
202.18	Property	13 NYCRR §§ 18.3(g)(1), 20.3(h)(1), 23.3(h)(1), and any order, rule, or regulation in furtherance of the requirements	Postpones requirements for sponsors to set forth a budget for year one of condominium operation until 30 days after expiration of this order, as long as the budget doesn't increase by more than 25%.	7/5/2021	Office of the Attorney General
202.18	Property	13 NYCRR § 20.3(o)(12), and any order, rule, or regulation in furtherance of the requirements	Postpones requirements that sponsors of condominiums offer rescission if the first closing of a unit does not occur in year one of operations, as long as this is updated within 30 days of the expiration of this order.	7/5/2021	Office of the Attorney General
202.18	Health/Licensing	Education Law Art. 165; 10 NYCRR 58-1.3	Allows clinical laboratory practitioners to perform testing in a clinical laboratory under remote supervision if there is on-site supervision for 8 hours a week.	7/5/2021	State Education Department, Department of Health
202.18	Retirement	Retirement and Social Security Law §§ 70(a), 370(a)	Waives the 15 day waiting period for service retirement applications as of EO 202 and entitles any member who has died due to COVID to retirement benefits.	7/5/2021	Various Public Retirement Systems
202.19	Labor	Labor Law § 860-b(1)	Allows a business that receives federal Paycheck Protection Program funding and subsequently rehires employees, to provide the notice required under this section as soon as practicable but not necessarily within ninety days.	7/5/2021	Department of Labor
202.20	Marriage	Domestic Relations Law § 13	Allows people whose marriage licenses expire during this time to waive the 60 days required to obtain a marriage license during the declared emergency.	7/5/2021	Department of Health
202.20	Marriage	Domestic Relations Law § 15	Allows a business that receives federal Paycheck Protection Program funding and subsequently rehires employees, to provide the notice required under this section as soon as practicable but not necessarily within ninety days.	7/5/2021	Department of Health
202.22	Tax	Real Property Tax Law Article 5	Allows tentative and final real property tax assessment rolls to be filed up to 30 days late; allows hearing assessment complaints for tax assessing units to be at a date 21 days after the filing of the tentative roll; allows notice of the tentative roll filing to be published online; suspends in-person inspection of tentative rolls; allows Boards of Assessment Review to hear complaints remotely.	7/5/2021	Department of Taxation and Finance
202.22	Tax	Real Property Tax Law § 1212	Allows the commissioner of Dept. of Tax and Finance to certify final state equalization rates, class ratios, and class equalization rates no later than 10 days before the last date sent by law.	7/5/2021	Department of Taxation and Finance
202.24	Health/Licensing; Pharmacy	Education Law § 6801	Allows licensed pharmacists to order and administer COVID tests or tests for its antibodies.	7/5/2021	State Education Department
202.24	Pharmacy	Public Health Law § 571(f) 10 NYCRR 401.3(a)(e), 709, 710, 710.1; any other applicable regulation	Allows licensed pharmacists to be designated as qualified healthcare professionals so they can direct a limited service laboratory to test patients for COVID or its antibodies.	7/5/2021	Department of Health
202.25	Health	General Obligations Law §§ 7-103, 7-107, 7-108	Allows for DOH to approve and certify dedicated birthing sites operated by licensed birthing hospitals and centers.	7/5/2021	Department of Health
202.28	Housing/Property	Real Property Law § 238-a(2)	Allows tenants to use security deposits toward rent.	7/5/2021	Courts
202.28	Housing/Property	Real Property Law § 238-a(2)	Pauses fees for late payment of rent from March 20-August 20.	7/5/2021	Courts
202.28	Courts	Various CPL provisions	Modifies suspensions of CPL limitations from 202.8 as follows: Section 182.30 of the Criminal Procedure Law, to the extent that it would prohibit the use of electronic appearances for certain pleas	7/5/2021	Office of Court Administration
202.29	Courts	Civil Practice Laws and Rules section 241-g	Extends the Child Victims Act lookback window by 5 months.	7/5/2021	Office of Court Administration
202.30	Health	18 NYCRR 415.26(c)(1)(v)(b), 487.9(a)(8), 488.9(a)(5); Public Health Law § 4656(7)	Requires nursing homes, adult homes, adult care facilities, enriched housing programs, and assisted living residences to test all personnel for COVID-19 twice per week pursuant to a plan filed with DOH; positive tests must be reported; gives DOH and local departments of health access to the facilities to test.	7/5/2021	Department of Health
202.32	Health	Public Health Law § 576-b(1); 10 NYCRR 58-1.7, 58-1.9	Allows clinical labs to accept and examine specimens for COVID-19 testing from nursing home and adult care facilities personnel without a prescription or order and to report tests to the appropriate staff at the facilities; requires the facilities to report positives to the local department of health for treatment and isolation orders	7/5/2021	Department of Health
202.32	Health/Licensing	Education Law § 6530	Allows physicians to order COVID-19 tests for self-collection without having a physician-patient relationship.	7/5/2021	State Education Department
202.36	Health/Licensing/Testing	Education Law § 6530	Allows a questionnaire approved by a NYS licensed physician and administered by asynchronous electronic interface or email to establish a practitioner-patient relationship for ordering a labor test.	7/5/2021	State Education Department
202.39	Education	Education Law § 3012(d); 8 NYCRR 30-3	Exempts school districts from completing annual professional performance reviews of teachers and principals during this school year without losing funds	7/5/2021	State Education Department
202.39	Education	Education Law §§ 2509, 2573, 3012, 3014	Allows boards of education or trustees of common school districts to appoint teachers and principals on tenure if they were recommended by the superintendent and in the final year of the probationary period and have the necessary APPRs for the past years, even though this year's APPR has not been completed	7/5/2021	State Education Department
202.40	Health	18 NYCRR 415.26(c)(1)(v)(b), 487.9(a)(8), 488.9(a)(5); Public Health Law § 4656(7)	Modifies the suspension that required nursing homes, adult homes, adult care facilities, enriched housing programs, and assisted living residences to test personnel for COVID twice per week so that all nursing homes and all adult care facilities, which are located in regions that have reached Phase Two of reopening, must test or make arrangements for the testing of all personnel, including all employees, contract staff, medical staff, operators and administrators, for COVID-19, once per week.	7/5/2021	Department of Health
202.43	Social Services	Executive Law § 621(23)	Allows victim compensation for DV victims to be used for temporary lodging.	7/5/2021	Office of Victim Services
202.43	Social Services	Executive Law §§ 631(1), 627	Allows victims of DV to receive victim compensation based on documentation provided by a certified DV program.	7/5/2021	Office of Victim Services
202.45	Labor	Labor Law § 581(e)	Authorizes DOL to issue a finding on experience ratings as allowed by the Families First Coronavirus Response Act.	7/5/2021	Department of Labor

202.45	Labor	Chapter 25 of the Laws of 2020 § 1(4)	Ensures that an employee who travels after June 25, 2020 to a hotspot voluntarily is not eligible for paid sick leave benefits.	7/5/2021	Department of Labor
202.47	NY Forward/Health	Alcohol Beverage Control Law §§ 105, 106	Allows peace officers to enforce restrictions on food and beverages/violations of EO 202.	7/5/2021	State Liquor Authority, State Police
202.48	Budget	State Finance Law Articles 11-A and 11-B	Waives the interest on late payments to non-profits and waives the 30-90 day notice requirements for amending contracts	7/5/2021	Office of State Comptroller
202.48	Courts	Criminal Procedure Law sections	The suspension of Sections 182.20, in addition to the modification contained in Executive Order 202.28 of section 182.30 of the Criminal Procedure Law is hereby extended for a period of thirty days, to the extent that it would prohibit the use of electronic appearances for felony pleas, or electronic appearances for preliminary hearings or sentencing;	7/5/2021	Office of Court Administration
202.51	Election	Education Law § 259(1)	Reduces the number of signatures needed for library funding petitions to three and three tenths percentum of the total number of votes cast for governor at the last gubernatorial election in such municipality.	7/5/2021	State Education Department
202.55	Tax	Nassau County Administrative Code §§ 5-11.0(a), 5-16.0(a) 5-18.0(1) and 6-22.0	Allows Nassau County to change the SCAR filing deadline.	7/5/2021	Nassau County, Department of Taxation and Finance
202.55	Tax	Real Property Tax Law § 730(3)	Extends the deadlines for Nassau County SCAR filing	7/5/2021	Nassau County, Department of Taxation and Finance
202.55	Property/Housing	Real Property and Proceedings Law § 711, Real Property Law § 232-a, Multiple Dwelling Law § 4(8), (9)	Reinstates the suspension that prevented a landlord-tenant relationship between people assisting in response to COVID or displaced by COVID and hotels, hospitals, not-for-profit housing providers, or any other temporary housing provider	7/5/2021	Office of Court Administration
202.55	Property	General Business Law §§ 352-eeee(2)-(2)(a), 352-eeee(1)(f), 352-eeee(1)(g), 352-eeee(2)(c)(vi), 352-eeee(2)(c)(vii), and 352-eeee(2)(d)(ix), and any order, rule, or regulation in furtherance of the requirements thereof	Changes deadlines for filing offering statements or prospectus with the Department of Law for condos and co-ops	7/5/2021	Office of Attorney General
202.55	Property	General Business Law §§ 352-eeee(2)-(2)(a), 352-eeee(1)(f), 352-eeee(1)(g), 352-eeee(2)(c)(vi), 352-eeee(2)(c)(vii), and 352-eeee(2)(d)(ix), and any order, rule, or regulation in furtherance of the requirements thereof	Changes deadlines for filing offering statements or prospectus with the Department of Law for condos and co-ops	7/5/2021	Office of Attorney General
202.55	Property	13 NYCRR 20.3(o)(12) any order, rule, or regulation in furtherance of the requirements thereof	Removes the requirement of a sponsor to offer rescission if the first closing of a unit does not occur within 12 months after projected date of closing for condos and co-ops.	7/5/2021	Office of Attorney General
202.55	Property	13 NYCRR 22.3(k)(10) and any order, rule, or regulation in furtherance of the requirements thereof	Removes the requirement that a sponsor offer rescission if the first closing of a home or lot does not occur within 12 months after the projected date of closing for condos and co-ops	7/5/2021	Office of Attorney General
202.55	Property	13 NYCRR 25.3(j)(12) and any order, rule, or regulation in furtherance of the requirements thereof	Removes the requirement that a sponsor offer rescission if the units are not ready for occupancy within 12 months after the projected date of the closing for condos and co-ops	7/5/2021	Office of Attorney General
202.55	Property	13 NYCRR 18.3(g)(1), 20.3(h)(1), 21.3(g), 22.3(g)(1), 23.3(h)(1), 24.3(j)(1), and 25.3(i)(1) and any order, rule, or regulation in furtherance of the requirements thereof	Removes the requirement that sponsors set a budget in the first year of operation for condos and co-ops.	7/5/2021	Office of Attorney General
202.55	Property	Real Property Law § 339-ee(2) and any order, rule, or regulation in furtherance of the requirements thereof	Removes the requirement that as each unit in a condo is first conveyed there is a credit against the mortgage recording taxes	7/5/2021	Office of Attorney General
202.58	Election/Procurement	General Municipal Law §§ 103, 104-b	Eases procurement restrictions to allow BOEs to procure and provide absentee ballot applications, absentee ballots, envelopes, mail notification cards, and any other means of transporting these in accordance with the timeframes	7/5/2021	Office of State Comptroller
202.60	Authorities	Public Authorities Law § 2804	Allows public authorities to receive comments concerning toll adjustment proposals through public hearings held remotely	7/5/2021	Department of State, Authorities Budget Office
202.60	Labor	Subdivision 4 of section 1 of chapter 25 of the laws of 2020	Ensures that anyone who voluntarily travels to a country for which the CDC has issued a level 2 or 3 travel health notice is not entitled to paid sick leave.	7/5/2021	Department of Labor
202.60	Courts	Various time limitations	Modifies the statutes of limitations tolling to provide that civil SOLs are no longer tolled for actions related to affordable housing or space for use by non-profit organizations; reinstates CPL 170.70	7/5/2021	Office of Court Administration
202.60	Cooperatives	Rural Electric Cooperatives Law § 17(d)	Eliminates in-person quorum requirements for Rural Electric Cooperatives meetings	7/5/2021	Department of State
202.60	Tax	Real Property Tax Law Title 5 of Article 11	Stops the sales tax lien sales	7/5/2021	Department of Taxation and Finance
202.61	Health	Public Health Law § 579(1)	Requires immediate reporting (not more than 3 hours) of results of COVID-19 and influenza testing by additional clinical laboratories, including those operated by a licensed physician, osteopath, dentist, midwife, nurse practitioner or optometrist, containing school information.	7/5/2021	Department of Health
202.66	Housing/Property	Chapter 127 of the laws of 2020	Chapter 127 of the laws of 2020 is modified to the extent necessary to prevent, for any residential tenant suffering financial hardship during the COVID-19 state disaster emergency declared by Executive Order 202, the execution or enforcement of such judgment or warrant, including those cases where a judgment or warrant of eviction for a residential property was granted prior to March 7, 2020, through January 1, 2021.	7/5/2021	Office of Court Administration
202.68	NY on Pause/Health	Public Health Law sections 12, 206	Provides that any individual who encourages, promotes, or organizes a non-essential gathering in violation of DOH regulation is liable for a civil penalty not to exceed \$15000 per day	7/5/2021	Department of Health
202.68	NY on Pause/Health	Public Health Law sections 12-a, (4)	Authorizes DOH or any local government official to assess and to retain a civil penalty for violations of social distancing and face covering EOs, and to conduct hearings on these penalties. The penalties shall not exceed \$1000 per violation if assessed on an individual basis	7/5/2021	Department of Health
202.69	Health	Public Health Law § 6909(4), Education Law § 6527(6), 8 NYCRR 64.7	Allows physicians and nurse practitioners to issue a non-specific regimen to nurses or other people to collect throat and swab specimens for testing	7/5/2021	Department of Health
202.72	Housing/Property	Real Property Actions and Proceedings Law § 732, 74	Extends time to answer any summary eviction proceeding to 60 days	7/5/2021	Office of Court Administration
202.72	Courts	Any relevant statute	the suspension for civil cases in Executive Order 202.8, as modified and extended in subsequent Executive Orders, that tolled any specific time limit for the commencement, filing, or service of any legal action, notice, motion, or other process or proceeding as prescribed by the procedural laws of the state, including but not limited to the family court act, the civil practice law and rules, the court of claims act, the surrogate's court procedure act, and the uniform court acts, or by any statute, local law, ordinance, order, rule, or regulation, or part thereof, is hereby no longer in effect as of November 4, 2020, provided any criminal procedure law suspension remains in effect and provided that all suspensions of the Family Court Act remain in effect until November 18, 2020 and thereafter continue to remain in effect for those juvenile delinquency matters not involving a detained youth and for those child neglect proceedings not involving foster care.	7/5/2021	Office of Court Administration
202.72	Health/testing	Public Health Law § 579(1)	Executive Order 202.61 modified subdivision 1 of section 579 of the Public Health Law to require reporting of COVID-19 and influenza test results by additional clinical laboratories within 3 hours, such modification is continued and amended to permit such laboratories to report results to the Department within 24 hours	7/5/2021	Department of Health
202.74	NY on Pause	EO 202.3, ABC Law §§ 105, 106	Institutes curfew for all businesses licensed by SLA	7/5/2021	State Liquor Authority
202.76	Transportation	Public Authorities Law §§ 1205, 1263 and 1266	Allows MTA and LIRR to conduct fare hearings remotely	7/5/2021	Department of State, Authorities Budget Office
202.76	Courts	Family Court Act suspensions	Ensures that Family Court proceedings for detained youth and child abuse and neglect proceedings where children have been removed continue	7/5/2021	Office of Court Administration
202.77	Health	10 NYCRR 415.3(i), 1001.7(a), 18 NYCRR 487.4(c), 488.4(c), 494.4(e)	Allows nursing homes to comply with guidance concerning patients being released from nursing homes to visit friends or relatives	7/5/2021	Department of Health
202.79	Health	10 NYCRR 405.9(h)(7)	Load balancing/rapid transfer for hospital patients	7/5/2021	Department of Health
202.81	Racing	Section 221-a of the Racing, Pari-mutuel Wagering and Breeding Law	Reduces standards for jockeys to qualify for health insurance due to race date cancellations as a result of governmental closure orders	7/5/2021	Gaming Commission and Franchise Oversight Board
202.81	Education/Election	Sections 2018-a and 2018-b and paragraph s of subdivision 2 of section 1951 of the Education Law	include the potential for contraction of the virus that causes COVID-19 as an illness for purposes of request or receipt of an absentee ballot	7/5/2021	State Board of Elections, Local Boards of Elections, State Education Department
202.82	Vaccines	Sections 3216(i)(17)(E), 3221(i)(8)(E) and (F), and 4303(j)(3) of the Insurance Law	Ensures that grandfathered health plans cover, at no cost-sharing, COVID-19 immunizations that have in effect a rating of "A" or "B" in the current recommendations of the United States Preventive Services Taskforce or have in effect a recommendation from Advisory Committee on Immunization Practices ("ACIP") of the Centers for Disease Control and Prevention.	7/5/2021	Department of Taxation and Finance
202.82	Vaccines	Modification in Executive Order 202 of sections 6521 and 6902 of the Education Law	Provide that specimens for COVID testing and for the administration of COVID-19 and influenza vaccine without it being considered the practice of medicine or nursing.	7/5/2021	State Education Department
202.82	Vaccines	The modification in Executive Order 202.1 of subdivision 4 of section 6909 of the Education Law, subdivision 6 of section 6527 of the Education Law, and section 64.7 of Title 8 of the NYCRR, to the extent necessary to include subdivision 1 of section 6902 of the Education Law, subdivisions 5, and 7 of section 6909 of the Education Law, subdivision 7 of section 6527 of the Education Law, and section 63.9 of Title 8 of the NYCRR	Modifies an existing EO provision to allow to licensed physicians and certified nurse practitioners to issue a non-patient specific regimen to nurses, physician assistants, specialist assistants, pharmacists, to execute non-patient specific standing orders.	7/5/2021	State Education Department
202.82	Vaccines	Subdivision 6 of section 6527, subdivisions 4 and 5 of section 6909 of the Education Law, and section 64.7 of Title 8 of the NYCRR	Allows RNs to administer COVID-19 vaccine under a non-patient specific standing order	7/5/2021	State Education Department
202.82	Vaccines	Section 6902 of the Education Law	Removes the requirement that LPNs be under the direct supervision of a RN and can independently conduct a patient assessment	7/5/2021	State Education Department
202.82	Vaccines	Chapter 110 of the Laws of 2020	Modifies current law that does not permit pharmacists to administer vaccine until 90 after it's been approved by the FDA.	7/5/2021	State Education Department
202.82	Vaccines	Subdivisions 2 and 3 of section 6801 of the Education Law as well as section 63.9 of Title 8 of the NYCRR	Addresses an oversight in the recently enacted law and clarifies that pharmacists can execute patient-specific and non-patient specific orders for COVID vaccine	7/5/2021	State Education Department
202.82	Vaccines	Subdivisions 2 and 3 of section 6801, subdivision 7 of section 6527, subdivision 7 of Section 6909, subdivision 22 of section 6802, and subdivision 1 of section 6828 of the Education Law, as well as section 63.9 of Title 8 of the NYCRR	Permits pharmacists who are not certified by SED to administer COVID and influenza vaccinations in a POD setting only.	7/5/2021	State Education Department
202.82	Vaccines	Subdivision 2 of section 6801 and subdivision 22 of section 6802 of the Education Law, as well as section 63.9 of Title 8 of the NYCRR	Addresses geographic restriction in current law by permitting physicians and NPs to write orders to pharmacists, irrespective of the county in which the pharmacist is located	7/5/2021	State Education Department

202.82	Vaccines	Subdivisions 2 and 3 of section 6801, subdivision 7 of section 6527, subdivision 7 of Section 6909, subdivision 22 of section 6802, and subdivision 1 of section 6828 of the Education Law, as well as section 63.9 of Title 8 of the NYCRR	Permit newly licensed pharmacists to administer vaccinations for 90 after licensure and registration.	7/5/2021	State Education Department
202.82	Vaccines	Section 6951 of the Education Law, and section 79-5.5 of Title 8 of NYCRR	Allows midwives to vaccinate for COVID and flu; midwives without a certificate to vaccinate must receive training.	7/5/2021	State Education Department
202.82	Vaccines	Section 6601 of the Education Law	Allows dentists to vaccinate for COVID and flu, if they receive training	7/5/2021	State Education Department
202.82	Vaccines	Subdivision 1 of section 6606 of the Education Law and section 61.9 of Title 8 of the NYCRR	Allows dental hygienists with certificate in anesthesia to vaccinate for COVID and flu, if they receive training	7/5/2021	State Education Department
202.82	Vaccines	Subdivisions 1 and 2 of section 7001 of the Education Law	Allows podiatrists to vaccinate for COVID and flu, if they receive training	7/5/2021	State Education Department
202.82	Vaccines	Subdivisions o and p of section 800.3, and section 800.15 of Title 10 of the NYCRR	Allows EMTs and advanced EMTs to vaccinate for COVID and flu, if they receive training.	7/5/2021	Department of Health
202.82	Vaccines	Subdivision (j) of Public Health Law section 3001, and subdivision (p) of section 800.3 of Title 10 of the NYCRR	Allows paramedics to administer COVID and flu vaccinations as part of community paramedicine programs approved by the Department, provided they receive training	7/5/2021	Department of Health
202.82	Vaccines	Paragraphs a, b, and c of subdivision 2 of section 6801 of the Education Law, and paragraph 5 of subdivision b of section 63.9 of Title 8 of the NYCRR	Provides that pharmacists need only report to NYSIS/CIR. They do not need to report to the primary care practitioner.	7/5/2021	State Education Department
202.82	Vaccines	Subparagraph ii of Paragraph 3 of subdivision a of section 64.7 of Title 8 of NYCRR	Provides that RNs need only report to NYSIS/CIR. They do not need to report to the primary care practitioner	7/5/2021	State Education Department
202.82	Vaccines	Paragraph 3 of subdivision a of section 29.2 of Title 8 of NYCRR	Relaxes recordkeeping requirements when administering vaccine for certain professions.	7/5/2021	State Education Department
202.82	Vaccines	Clause d of subparagraph ii of paragraph 3 of subdivision a of section 64.7 of Title 8 of the NYCRR	Relaxes recordkeeping requirements when administering vaccine for RNs	7/5/2021	State Education Department
202.82	Vaccines	Subparagraph xi of paragraph 5 of subdivision b of section 63.9 of Title 8 of NYCRR	Relaxes recordkeeping requirements when administering vaccine for pharmacists.	7/5/2021	State Education Department
202.82	Vaccines	Subparagraph i of paragraph 2 of subdivision a of section 64.7 of Title 8 of the NYCRR	Requires RNs issuing vaccines to have basic CPR certification.	7/5/2021	State Education Department
202.82	Vaccines	modification in Executive Order 202.10 of paragraph 1 of section 6542 of the Education Law to the extent necessary to include any associated regulations, including, but not limited to, subdivisions (a) and (b) of section 94.2 of Title 10 of the NYCRR and paragraph 5 of subdivision a of section 29.2 of Title 8 of the NYCRR	The modification in Executive Order 202.10 of subdivision (3) of section 6902 of Education Law, and any associated regulations, including, but not limited to, sections 29.2, 29.14, and 64.5 of Title 10 of the NYCRR	7/5/2021	State Education Department, Department of Health
202.82	Vaccines	Section 2168 of the Public Health Law and section 66-1.2 of Title 10 of the NYCRR	Modify provision in EO 202.10 to clarify that PAs may medically supervise PODs or other vaccination sites	7/5/2021	State Education Department, Department of Health
202.82	Vaccines	Section 2168 of the Public Health Law and section 66-1.2 of Title 10 of the NYCRR	Allows practitioners to report adult immunizations to NYSIS without their consent; require COVID-19 and flu vaccinations to be reported to NYSIS within 24 hours	7/5/2021	Department of Health
202.82	Vaccines	temporary modification of Title V of Article 5 of the Public Health Law and parts 19 and 58 of Title 10 of the NYCRR, contained in EO 202.10	Expands the scope of labs that can perform flu tests to include those that can perform COVID-19 tests under previously modified standards	7/5/2021	Department of Health
202.82	Vaccines	temporary modification of Sections 8602 and 8603 of the Education Law, and section 58-1.5 of Title 10 of the NYCRR, contained in EO 202.16	Expands the scope of laboratory testing personnel to allow unlicensed individuals to perform additional tests	7/5/2021	State Education Department, Department of Health
202.82	Vaccines	temporary modification of Section 6801 of the Education Law, contained in EO 202.24	Expands licensed pharmacists' ability to order and administer clinical laboratory tests, to include tests for influenza and other respiratory infections.	7/5/2021	State Education Department
202.82	Vaccines	provision of EO 202.1 as extended, that suspended and/or modified parts 709 and 710 of Title 10 of the NYCRR	Allow construction applications for temporary hospital locations and extensions to be approved by the Commissioner of Health without considering the recommendation of the health systems agency or the Public Health and Health Planning Council, and to take such further measures as may be necessary to expedite departmental reviews for such approval	7/5/2021	Department of Health
202.82	Vaccines	Section 6808 of the Education Law and any regulations promulgated thereunder	Allow transfer of federally supplied COVID-19 vaccine between authorized providers (i.e., those that have enrolled in the CDC's COVID-19 Vaccination Program).	7/5/2021	State Education Department
202.83	Property/Tax Courts	Subdivisions 7, 7-a and 8 of section 459-c of the Real Property Tax Law, and subdivisions 5, 5-a, 5-b, 5-c and 6 of section 467 of the Real Property Tax Law	Allows seniors to renew and apply for property tax exemptions via mail.	7/5/2021	Department of Taxation and Finance
202.83	Health	FCA suspensions, modifies EO 202.76	Continues all suspensions of the Family Court Act	7/5/2021	Office of Court Administration
202.83	Health	Any law or regulation to the contrary	Provides immunity for failure of healthcare workers who are acting reasonably and in good faith to meet recordkeeping requirements	7/5/2021	Courts
202.83	Property/Housing	Chapter 125 of 2020	Authorizes the payment of rent relief without requiring the tenant to prove they were paying more than 30% of their gross monthly income to rent prior to March 2020.	7/5/2021	Office of Court Administration
202.56	Health/Licensing	Sections 6502, 6524, 6905, 6906 and 6910 of the education law	Waives re-registration fees for volunteer physicians, RNs, LPNs, NPs	7/5/2021	State Education Department
202.56	Vaccines	Part 59.8 of Title 8 of the NYCRR	Allows DOH to assess civil penalties for inappropriate administration of the vaccine	7/5/2021	Department of Health
202.56	Vaccines	Section 12 of the Public Health Law	Suspends the deadline to pay 2019-2020 second half general taxes appearing on the Nassau County tax roll without interest or penalties from August 10, 2020 to August 31, 2020 for residential property that was owned in whole or in part at the time of their death by healthcare workers and first responders in Nassau County who passed away after contracting the novel coronavirus and which is now owned by immediate family members or their estates.	7/5/2021	Department of Taxation and Finance, Nassau County
202.60	Tax and Finances	Nassau County Administrative Code § 5-17.0(2)	Provides a discount of one percent on payments of second half 2020-2021 school district taxes which are made on or before December 10, 2020.	7/5/2021	Department of Taxation and Finance, Nassau County
202.60	Tax and Finances	Nassau County Administrative Code § 5-16.0(b)	Extends the accidental death benefit for anyone who dies after 2020.	7/5/2021	Department of Taxation and Finance, Nassau County
202.87	Labor	Chapter 89 of the laws of 2020	Extends the accidental death benefit for anyone who dies after 2020.	7/5/2021	Various Public Retirement Systems
202.87	Elections	Chapter 91 of the laws of 2020	Allows voters to continue to request absentee ballots electronically past the sunset of the law	7/5/2021	State Board of Elections, Local Boards of Elections
202.87	Health	Paragraph (6) of subdivision (b) of part 405.4 of Title 10 of the NYCRR	Removes limits on working hours for physicians and postgrad trainees	7/5/2021	Department of Health
202.87	Arts	Section 25.30(1)(c) of the Arts and Cultural Affairs Law	Allows certain event operators to use paperless tickets that limit the ability to transfer the ticket	7/5/2021	Department of State
202.88	Vaccines	Section 2168 of the Public Health Law and section 66-1.2 of Title 10 of the NYCRR	Modifies the suspension in 202.82 to require flu and COVID vaccinations for adults and children to be reported to NYSIS or CIR within 12 hours of administration	7/5/2021	Department of Health
202.89	Health	Subdivision (f) of section 405.3 of Title 10 of the NYCRR	Extends the terms of COVID-positive only facilities and allows them to engage a facility manager	7/5/2021	Department of Health
202.89	Election	Article 6 and 15 of the Election Law	Allows party nominations for village elections to be done remotely	7/5/2021	State Board of Elections, Local Boards of Elections
202.89	Election	Sections 15-120 and 15-122 of the Election Law, and Section 84-a of the Town Law, as well as any provision of law related to a special district election	Includes potential for contraction of COVID in the definition of illness for requesting an absentee ballot	7/5/2021	State Board of Elections, Local Boards of Elections
202.89	Election	6-202 (3) and 15-108 (2) (c) of the Election Law	Allows supplemental notice to the fact that there will be electronic participation in a caucus	7/5/2021	State Board of Elections, Local Boards of Elections
202.89	Election	Election Law § 8-407	Provides that election inspectors will not enter nursing home facilities but mail or drop off ballots	7/5/2021	State Board of Elections, Local Boards of Elections
202.89	Vaccines	modification in Executive Orders 202.82 and 202.88 of Section 2168 of the Public Health Law and section 66-1.2 of Title 10 of the NYCRR	Requires vaccines to be reported to NYSIS or CIR within 24 hours	7/5/2021	Department of Health
90	Vaccines	Paragraph 21 of subdivision (a) of section 29.7 of Title 8 of the NYCRR	Allows pharmacists to supervise up to 4 unlicensed assistants or pharmacy techs with a temporary license	7/5/2021	State Education Department
90	Vaccines	Suspensions and modifications contained in Executive Order 202.82	Modifies EO 202.82's allowances for various professions to issue vaccines to require those individuals to meet conditions set by DOH	7/5/2021	Department of Health
202.92	Tax	Nassau County Administrative Code § 5-17.0(1)	Extends the deadline for the first half of Nassau County general taxes without penalties from February 10, 2021 through March 12, 2021	7/5/2021	Nassau County, Department of Taxation and Finance
202.92	Health/testing	suspensions and modifications in Executive Order 202.24	Allows pharmacists to be designated qualified healthcare professionals for the purpose of directing a limited service lab and allows them to test for covid-19 infection using a rapid test	7/5/2021	State Education Department
202.92	Health/testing	suspensions and modifications in Executive Order 202.24	Allows licensed pharmacists to order covid tests, including by standing order	7/5/2021	State Education Department, Department of Health
202.92	Health/testing	The suspensions and modifications in Executive Order 202.32	Allows a limited service lab to test for covid without a specific patient specific order	7/5/2021	Department of Health
202.92	Tax	Section 925-a of the Real Property Tax Law	Extends tax filing without interest or penalties for Saratoga County	7/5/2021	Department of Taxation and Finance
202.93	Tax	Section 925-a of the Real Property Tax Law	Extends tax filing without interest or penalties for Lynbrook	7/5/2021	Department of Taxation and Finance
202.94	Hearings/Transportation	Sections 201, 202, and 203 of the Eminent Domain Procedure Law	Allows the MTA to hold public hearings remotely	7/5/2021	Metropolitan Transit Authority
202.94	Elections	Subdivision 3 of section 5-304 of the Election Law	Extends the deadline for a change or enrollment or new enrollment for registered voters until February 16, 2021.	7/5/2021	State Board of Elections, Local Boards of Elections
202.96	Tax	Section 925-a of the Real Property Tax Law	Extends tax filing without interest or penalties in Town of Bedford, Westchester County; Town of New Castle, Westchester County	7/5/2021	Department of Taxation and Finance
202.97	Tax	Section 171-w of the Tax Law	Precludes the Commissioner of Taxation and Finance from notifying delinquent property owners of disallowance of STAR credits and from disallowing STAR credits of exemptions due to the failure of a property owner to pay property taxes in full.	7/5/2021	Department of Taxation and Finance
202.97	Tax	Section 925-a of the Real Property Tax Law	Extends tax filing without interest or penalties in Town of Bedford, Westchester County; Town of Mount Kisco, Westchester County	7/5/2021	Department of Taxation and Finance
202.98	Tax	Section 925-a of the Real Property Tax Law	Extends tax filing without interest or penalties in Great Neck Estates, Nassau County	7/5/2021	Department of Taxation and Finance
202.99	Tax	Section 925-a of the Real Property Tax Law	Extends tax filing without interest or penalties in Town of Mount Pleasant, Westchester County	7/5/2021	Department of Taxation and Finance
202.101	Tax	Section 925-a of the Real Property Tax Law	Extends tax filing without interest or penalties in Village of Warwick, Orange County	7/5/2021	Department of Taxation and Finance
202.106	Tax	Section 925-a of the Real Property Tax Law	Extends tax filing without interest or penalties in Village of Bellport, Suffolk County; Village of Chester, Orange County	7/5/2021	Department of Taxation and Finance
202.106	Courts	Criminal Procedure Law Section 150.40	The current modification of Criminal Procedure Law Section 150.40 extending the return date for an appearance ticket is hereby further modified reducing the timeframe from ninety to sixty days.	7/5/2021	Office of Court Administration

Executive Order #	Area	Substance	Expires	Enforcement Entity* *or entity relieved of enforcement, as applicable	Need for Extension or Modification
202.89	Elections	For any election in the City of New York for which petitions are required to be filed before February 6, 2021, and which as of January 7, 2021 have not been so filed, then the number of signatures shall be 315. For a town or village election, occurring before July 1, 2021 the signature requirements on an independent nominating petition for an independent nomination for the general election for any office that is not determined by a statewide election shall be whichever is less: (i) three and three tenths percentum of the total number of votes cast for governor at the last gubernatorial election in such unit, excluding blank and void votes, or (ii) a number equal to seventy percentum of the statutory minimum number provided for by subdivision 2 of section 6-142 of the election law, or for a village election, seventy percentum of the statutory minimum provided for in subdivision 6 of section 15-108 or subdivision 4 of section 6-206 of the election law.	7/5/2021	State Board of Elections, Local Boards of Elections	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.93	Elections	Notwithstanding any provision of law or a party rules to the contrary, any party caucus, party meeting or party convention held pursuant to the Election Law in the year two thousand twenty one while this suspension is effective, may be held by telephonic or video conferencing means in whole or in part at the discretion of the chairperson calling such meeting; provided, however, that any required notice shall include instructions to participants as to how to access such video teleconference.	7/5/2021	State Board of Elections, Local Boards of Elections	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.3	EOs	No local government or political subdivision shall issue any local emergency order or declaration of emergency or disaster inconsistent with, conflicting with or superseding the foregoing directives, or any other executive order issued under Section 24 of the Executive Law and any local administrative codes, charters, laws, rules or regulations, are hereby suspended with respect to any such order, issued under such authority different or in conflict with Executive directives.	7/5/2021		The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.5	EOs	Notwithstanding section 24 of the Executive Law, no locality or political subdivision shall issue any local emergency order or executive order with respect to response of COVID-19 without the approval of the State Department of Health.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.10	Health	The Commissioner of Health is authorized to direct, and shall so direct, all general hospitals, ambulatory surgery centers, office-based surgery practices and diagnostic and treatment centers to increase the number of beds available to patients, including by canceling all elective surgeries and procedures, as the Commissioner of Health shall define. General hospitals shall comply with such order by submitting COVID-19 Plans to the New York State Department of Health (NYSDOH), on a schedule to be determined by NYSDOH, to accomplish this purpose.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.10	Health	The Commissioner of Health is authorized to suspend or revoke the operating certificate of any general hospital should they be unable to meet the requirements of the necessary capacity directives; and notwithstanding any law to the contrary the Commissioner may appoint a receiver to continue the operations on 24 hours' notice to the current operator, in order to preserve the life, health and safety of the people of the State of New York.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.10	Health	Any licensed health insurance company shall deliver to the Superintendent, no later than March 24, 2020 a list of all persons who have a professional licensure or degree, whether physician's assistant, medical doctor, licensed registered nurse, licensed nurse practitioner or licensed practical nurse, and whether or not the person has a currently valid, or recently (within past five years) expired license in the state of New York. The Department of Financial Services shall poll such individuals to determine whether or not such professionals would serve in the COVID-19 response effort	7/5/2021	Department of Financial Services	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.11	Health	Any guidance issued by the New York State Department of Health related to prevention and infection control of COVID-19 shall be effective immediately and shall supersede any prior conflicting guidance issued by the New York State Department of Health and any guidance issued by any local board of health, any local department of health, or any other political subdivision of the State related to the same subject.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.12	Health	Any article twenty-eight facility licensed by the state, shall, as a condition of licensure permit the attendance of one support person who does not have a fever at the time of labor/delivery to be present as a support person for a patient who is giving birth.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.13	Health	The directive of Executive Order 202.12 requiring a support person for a patient giving birth is modified insofar as to cover labor, delivery as well as the immediate postpartum period.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.14	Health	Any medical equipment (personal protective equipment (PPE), ventilators, respirators, bi-pap, anesthesia, or other necessary equipment or supplies as determined by the Commissioner of Health) that is held in inventory by any entity in the state, or otherwise located in the state shall be reported to DOH. DOH may shift any such items not currently needed, or needed in the short term future by a health care facility, to be transferred to a facility in urgent need of such inventory, for purposes of ensuring New York hospitals, facilities and health care workers have the resources necessary to respond to the COVID-19 pandemic, and distribute them where there is an immediate need. The DOH shall either return the inventory as soon as no longer urgently needed and/or, in consultation with the Division of the Budget, ensure compensation is paid for any goods or materials acquired at the rates prevailing in the market at the time of acquisition, and shall promulgate guidance for businesses and individuals seeking payment.	7/5/2021	Department of Health, Division of Budget	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.18	Health	Any skilled nursing facility, nursing home, or adult care facility licensed and regulated by the Commissioner of Health shall notify family members or next of kin if any resident tests positive for COVID-19, or if any resident suffers a COVID-19 related death, within 24 hours of such positive test result or death.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.19	Health	The Department of Health shall hereby establish a single, statewide coordinated testing prioritization process that shall require all laboratories in the state, both public and private, that conduct COVID-19 diagnostic testing, to complete such COVID-19 diagnostic testing only in accordance with such process. Any such laboratories shall prioritize testing of entities or individuals as directed by this coordinated statewide process. Any such laboratories may not, without an exemption from the Department of Health, enter into an agreement that would reserve testing capabilities for any private or public entity and therefore impede the Departments' ability to prioritize and coordinate COVID-19 testing in New York State. Any violation of this directive may result in a civil penalty not to exceed \$10,000 or three times the value of such testing provided in violation of this section, and provided further that the Commissioner is hereby empowered and may revoke any operating certificate or license of such laboratory.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

202.19	Health	The directive contained in Executive Order 202.18 requiring any skilled nursing facility, nursing home, or adult care facility licensed and regulated by the Commissioner of Health to notify a family member or next of kin if any resident tests positive for COVID-19, or suffers a COVID-19 related death, within 24 hours is hereby modified solely to provide a penalty for non-compliance of \$2,000 per violation per day, as if it were a violation of section 12 of the public health law, and any subsequent violation shall be punishable as if it is a violation of section 12-b of the public health law.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.19	Health	No local government or local department of health shall take any actions that could affect public health without consulting with the state department of health. No local government official shall take any action that could impede or conflict with any other local government actions, or state actions, with respect to managing the COVID-19 public health emergency.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.23	Health	The Commissioner of Health is authorized to suspend or revoke the operating certificate of any skilled nursing facility or adult care facility if it is determined that such facility has not adhered to any regulations or directives issued by the Commissioner of Health, and if determined to not be in compliance notwithstanding any law to the contrary the Commissioner may appoint a receiver to continue the operations on 24 hours' notice to the current operator, in order to preserve the life, health and safety of the people of the State of New York.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.25	Health	The directive related to support persons for birthing patients contained in Executive Order 202.13 and 202.12 is hereby modified to require any article twenty-eight facility, shall, as a condition of licensure, allow any patient giving birth to have present with them: a support person, who does not have symptoms of COVID-19, for the labor, delivery and also the remaining duration of the patient's stay; and/or a doula, who does not have symptoms of COVID-19 for the labor, delivery, and the remaining duration of the patient's stay. The presence of a support person and/or doula will be subject to exceptions for medical necessity determined by the Commissioner.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.25	Health	The directive contained in Executive Order 202.10 authorizing the Commissioner of Health to direct all general hospitals, ambulatory surgery centers, office-based surgery practices and diagnostic and treatment centers to increase the number of beds available to patients, including by canceling all elective surgeries and procedures, is hereby modified only to the extent necessary to authorize general hospitals to perform elective surgeries and procedures so long as the following criteria are met: within a county, the total available hospital inpatient capacity is over thirty percent and the total available hospital ICU capacity is over thirty percent and the total change, from April 17, 2020 to April 27, 2020, in the number of hospitalized patients who are positive for COVID-19 is fewer than ten; for each hospital within county that has met the eligibility criteria, the available hospital inpatient capacity is over thirty percent and the available hospital ICU capacity is over thirty percent and the change, from April 17, 2020 to April 27, 2020, in the number of hospitalized patients who are positive for COVID-19 is fewer than ten. The Commissioner of Health is authorized to issue guidance with respect to the implementation of these criteria. General hospitals that are authorized to perform elective surgeries and procedures must report, at a minimum, the number and types of surgeries and procedures performed to the Department of Health, in a manner prescribed by the Commissioner. General hospitals that do not meet the criteria to perform elective surgeries and procedures contained in this directive may seek a waiver from the prohibition, by submitting a plan that includes, at a minimum, their facility capacity, physical configuration, infectious disease protocols, and staffing capacity, including any applicable employment hardship information that includes any reductions in workforce, including furloughs, that have occurred due to the inability of such facility to perform elective surgeries or procedures, or any reductions in workforce, including furloughs, that may imminently occur due to the inability of such facility to perform elective surgeries or procedures, to the Department of Health, in a manner prescribed by the Commissioner. General hospitals shall not perform any elective surgery or procedure for patients until each such patient has tested negative for COVID-19 through an approved diagnostic test, and the hospital and patient have complied with the pre-operative and pre-procedure guidelines in a manner prescribed by the Commissioner.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.27	Health	Any suspension or modification of any law heretofore suspended in Executive Order 202, or any amended or modified Executive Order issued thereafter, which allowed for the practice of a profession in the state of New York without a current New York State licensure, or registration, including but not limited to those individuals who are validly licensed in another state or Canada, is hereby extended for a period of thirty days to allow those professionals the ability to continue to provide services necessary for the State's COVID-19 response.	7/5/2021	Department of Health, State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.30	Health	No later than May 15, 2020, both the operator and the administrator of all nursing homes and adult care facilities must provide to the Department of Health a certification of compliance with this Executive Order and directives of the Commissioner of Health, and all other applicable Executive Orders and directives of the Commissioner of Health. The Commissioner of Health is authorized to suspend or revoke the operating certificate of any nursing home or adult care facility if it is determined that such facility has not complied with this Executive Order, or any regulations or directives issued by the Commissioner of Health, and if determined to not be in compliance, notwithstanding any law to the contrary the Commissioner may appoint a receiver to continue the operations on 24 hours' notice to the current operator, in order to preserve the life, health and safety of the people of the State of New York. Any false statement in the attestation shall be punishable under the provisions of Penal Code 210.45. Any nursing home or adult care facility which does not comply with this Executive Order shall be subject to a penalty for non-compliance of \$2,000 per violation per day, as if it were a violation of section 12 of the public health law, and any subsequent violation shall be punishable as if it is a violation of section 12-b of the public health law, with a penalty of \$10,000 per violation per day. Any personnel of a nursing home or adult care facility who refuse to be tested for COVID-19 pursuant to a plan submitted to the Department of Health shall be considered to have outdated or incomplete health assessments and shall therefore be prohibited from providing services to such nursing home or adult care facility until such testing is performed.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.30	Health	Any article 28 general hospital shall not discharge a patient to a nursing home, unless the nursing home operator or administrator has first certified that it is able to properly care for such patient. Provided further, that any article 28 general hospital shall not discharge a patient to a nursing home, without first performing a diagnostic test for COVID-19 and obtaining a negative result.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.44	Health	The directive related to support persons for birthing patients contained in Executive Order 202.13 and 202.12 is hereby modified to require any article twenty-eight facility, shall, as a condition of licensure, allow any patient giving birth to have present with them: a support person, who does not have symptoms of COVID-19, for the labor, delivery and also the remaining duration of the patient's stay; and/or a doula, who does not have symptoms of COVID-19 for the labor, delivery, and the remaining duration of the patient's stay. The presence of a support person and/or doula will be subject to exceptions for medical necessity determined by the Commissioner.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

		The directive contained in Executive Order 202.10 authorizing the Commissioner of Health to direct all general hospitals, ambulatory surgery centers, office-based surgery practices and diagnostic and treatment centers to increase the number of beds available to patients, including by canceling all elective surgeries and procedures, is hereby modified only to the extent necessary to authorize general hospitals to perform elective surgeries and procedures so long as the following criteria are met: within a county, the total available hospital inpatient capacity is over thirty percent and the total available hospital ICU capacity is over thirty percent and the total change, from April 17, 2020 to April 27, 2020, in the number of hospitalized patients who are positive for COVID-19 is fewer than ten; for each hospital within county that has met the eligibility criteria, the available hospital inpatient capacity is over thirty percent and the available hospital ICU capacity is over thirty percent and the change, from April 17, 2020 to April 27, 2020, in the number of hospitalized patients who are positive for COVID-19 is fewer than ten. The Commissioner of Health is authorized to issue guidance with respect to the implementation of these criteria. General hospitals that are authorized to perform elective surgeries and procedures must report, at a minimum, the number and types of surgeries and procedures performed to the Department of Health, in a manner prescribed by the Commissioner. General hospitals that do not meet the criteria to perform elective surgeries and procedures contained in this directive may seek a waiver from the prohibition, by submitting a plan that includes, at a minimum, their facility capacity, physical configuration, infectious disease protocols, and staffing capacity, including any applicable employment hardship information that includes any reductions in workforce, including furloughs, that have occurred due to the inability of such facility to perform elective surgeries or procedures, or any reductions in workforce, including furloughs, that may imminently occur due to the inability of such facility to perform elective surgeries or procedures, to the Department of Health, in a manner prescribed by the Commissioner. General hospitals shall not perform any elective surgery or procedure for patients until each such patient has tested negative for COVID-19 through an approved diagnostic test, and the hospital and patient have complied with the pre-operative and pre-procedure guidelines in a manner prescribed by the Commissioner	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.44	Health				
202.47	Health	The use of fireworks or dangerous fireworks, during the state disaster emergency declared by Executive Order 202, shall also be punishable as a violation of section 12(b) 2 of the public health law, and the Commissioner of Health is directed and authorized to issue emergency regulations, if such use meets the facts and circumstances established in subdivision 2 of section 270 of the penal law. In addition, use of fireworks by a licensee of any state entity inconsistent with any applicable guidance issued by the Department of Health shall be a basis for suspension or revocation of such license.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.59	Health	The Commissioner of Health shall develop by emergency regulations, comprehensive statewide protocols for the timely testing and reporting of all COVID-19 and Influenza cases to continue to ensure, as flu season approaches, the state has the most accurate data to evaluate the number of positive cases and to best ensure timely contact tracing efforts are implemented in all regions.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.60	Schools	The directive contained in Executive Order 202.45, as extended, requiring closure of all schools statewide to in-person instruction, is hereby modified only insofar as to authorize all schools statewide to be open for instruction, effective September 1, 2020, subject to adherence to Department of Health issued guidance and directives, and provided further that school districts must continue plans to ensure the availability of meals, and the availability of child care for health care and emergency response workers, for any school district that is conducting its operations remotely and provided further that for any district which closes to in-person instruction, a contingency plan to immediately provide such services must be maintained.	7/5/2021	State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.60	Health	Whenever a coroner or medical examiner has a reasonable suspicion that COVID-19 or influenza was a cause of death, but no such tests were performed within 14 days prior to death in a nursing home or hospital, or by the hospice agency, the coroner or medical examiner shall administer both a COVID-19 and influenza test within 48 hours after death, whenever the body is received within 48 hours after death, in accordance with regulations promulgated by the Department of Health. The coroner or medical examiner shall report the death to the Department of Health immediately after and only upon receipt of both such test results through a means determined by the Department of Health. The State Department of Health shall provide assistance for any requesting coroner or medical examiner.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.61	Health/Schools	Every licensed professional authorized by the Department of Health Physician Office Laboratory Evaluation Program to administer a test for COVID-19 or influenza, whether alone or in conjunction with any other test, shall report such results immediately (not more than 3 hours) to the Department of Health through the Electronic Clinical Laboratory Reporting System (ECLRS) when a result is received. o Provided further that every professional authorized to administer a test for COVID-19 shall not take such sample or administer such test without inquiring, if such individual attends school, and if so, as to where such individual attends school and to report such data to ECLRS, and as to place of employment, and whether the individual works or volunteers in an elementary, secondary school, or post-secondary school, and if so, to report such data to ECLRS. o Additionally, every professional authorized to administer a test for COVID-19 shall not take such sample or administer such test without inquiring as to the individual's local address, if such address differs from the individual's permanent address, and such local address must be reported to ECLRS	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.61	Health/Schools	Every licensed laboratory in the state of New York shall require that, prior to processing any specimen for a COVID-19 test, alone or in conjunction with a test for any other communicable disease, information related to school of attendance, or place of employment or volunteer work for any adult, be transmitted to such laboratory along with such sample. Such information must be reported to the State Department of Health via ECLRS	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.61	Health/Schools	Every local health department in the state of New York shall report to the Department of Health, on a daily basis, in a form and manner to be determined by the Department, all COVID-19 testing and diagnoses for any individual who is a student, teacher, and any other individual who is a school employee or volunteer, for both higher and lower education institutions and districts. Such daily report shall include any other data elements as the Commissioner of Health determines to be appropriate to track outbreaks of COVID-19 within higher and lower education institutions, schools and school districts.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.61	Health/Schools	Every school and school district shall report to the Department of Health, on a daily basis, in a form and manner to be determined by the Department, all COVID-19 testing and diagnoses among students, teaching staff, and any other employees or volunteers. Such daily report shall include any other data elements as the Commissioner of Health determines to be appropriate to track outbreaks of COVID-19 within such schools and school districts.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.61	Health/Schools	Every higher education institution, including but not limited to community and junior colleges, universities, graduate and professional schools, medical schools, and technical schools, shall report to the Department of Health, on a daily basis, in a form and manner to be determined by the Department, all COVID-19 testing and diagnoses among any on-campus students, teaching staff, and any other employees or volunteers. Such daily report shall include any other data elements as the Commissioner of Health determines to be appropriate to track outbreaks of COVID-19 within such higher education institutions, and provided further, that additional notification to the Department of Health is required once an institution reaches 100 positive cases.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.61	Health	Any directive, modification or suspension heretofore issued to authorize individuals to administer or process any COVID-19 test shall apply to any FDA approved method to test for COVID-19 in conjunction with any other communicable disease.	7/5/2021	Department of Health, State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.72	Health/Testing	The directive contained in Executive Order 202.61, along with implementing guidance, requiring clinical laboratories and licensed professionals authorized by the Department of Health Physician Office Laboratory Evaluation Program to administer a test for COVID-19 or influenza to report results of COVID-19 and influenza tests to the Department within three hours, is hereby modified to permit clinical laboratories and those licensed professionals with reporting requirements to report results to the Department within 24 hours, provided the Department may require more frequent reporting if deemed necessary.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.73	Health/Testing	The current modifications of law and regulation pursuant to Executive Order 202.30 as modified by 202.40, as extended, that require nursing homes to test staff, is further extended and modified to require that nursing homes located in red, orange, or yellow zones as designated pursuant to Executive Order 202.68 must test or make arrangement for the testing of all personnel, including all employees, contract staff, medical staff, operators and administrators, for COVID-19, as directed by the Commissioner of Health.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

202.77	Health	Effective immediately, the Commissioner of Health is ordered and directed to establish guidelines for the acceptance of patients after being released from a nursing home or adult care facility for a leave of absence to visit friends or relatives. Any guidance issued shall be binding on all such facilities as required by Executive Order 202.30, including ability to implement transmission-based precautions for such resident.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.81	Health/Testing	The directive contained in Executive Order 202.30 as continued in Executive Order 202.79 is hereby modified to allow an article 28 general hospital to discharge a patient who has not obtained a negative result to a COVID-19 test, provided that such patient is beyond the infectious period of time as required to be measured by centers for disease control policy, only to a COVID-positive only facility if such facility first certifies that it is able to properly care for such patient.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.88	Health	The directive contained in Executive Order 202.73 which modified Executive Orders 202.30, and 202.40, requiring testing of nursing home staff as directed by the Commissioner of Health is hereby modified to authorize the Commissioner of Health to set forth testing of all personnel at such facility in any area of the state irrespective of location in a micro-cluster zone as provided in 202.68.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.92	Health/Testing	The Commissioner of Health is authorized to direct COVID-19 testing for all staff or to modify or eliminate visitation or leave for residents at any state, local, or voluntary not-for-profit congregative facility supervised or licensed by the Office of Mental Health, the Office of Addiction Services and Supports, the Department of Corrections and Community Supervision, the Office for People with Developmental Disabilities, or the Department of Health on a regular schedule or in order to control an outbreak as necessary.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.106	Health/Testing	The directive contained in Executive Order 202.60, as extended, that required in certain circumstances a coroner or medical examiner to administer a COVID-19 and influenza test within 48 hours after death, is hereby extended and modified only insofar as to no longer require in such circumstances the administration of an influenza test.	7/5/2021	Department of Health	The extension and modification of this directive is necessary to continue to collect data on COVID-19 deaths, while ensuring that unnecessary burdens are not placed on responders. As influenza season typically ends in May and there is often a shortage of test kits for influenza during this time of year, the requirement for influenza testing should no longer be in effect.
202.20	Marriage	Any issuance of a marriage license application, marriage license, or witnessing or solemnizing of the marriage ceremony, that is required under New York State law is authorized to be performed utilizing audio-video technology provided that the following conditions are met: The couple seeking the marriage services, must present valid photo ID to verify identity whenever required by law the during the video conference, not merely transmit it prior to or after; the video conference must allow for direct interaction between the couple and the town or city clerk, the witness or the person to solemnize the marriage (e.g. no pre-recorded videos of the person signing or engaged in the marriage ceremony); the couple must affirmatively represent that he or she is physically situated in the jurisdiction where the marriage is legally allowed to occur, within the State of New York; the couple must transmit by fax or electronic means a legible copy of the signed document directly to the town or city clerk, the witnesses, the person to solemnize the marriage on the same date it was signed; the town or city clerk, witness or person who solemnizes the marriage may sign the transmitted copy of the document and transmit the same back to the person responsible for the document by law; to the extent practicable, all parties will use their best efforts to ensure the document is transmitted in the most confidential manner and information will not be released to any third party not associated with the marriage license and marriage ceremony; and the electronic signed copy of the marriage license application or marriage license will become the official document for purposes of Domestic Relations Law. Local towns and city clerks may provide guidance related to how marriage licensure applications and issuance will be implemented in their jurisdictions.	7/5/2021	Department of Health, Local town and city clerks	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.21	Marriage	The directive regarding solemnization of a marriage ceremony contained in Executive Order 202.20 shall be modified to expressly include any officiant, public or private, as able to perform or solemnize such marriage ceremony utilizing audio-video technology, as delineated in such directive.	7/5/2021	Department of Health, Local town and city clerks	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.1	NY on Pause/NY Forward	Large gatherings of more than 500 people must be canceled or postponed for at least 30 days.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.1	NY on Pause/NY Forward	Any place of business or public accommodation, and any gathering or event for which attendance is anticipated to be fewer than five hundred people, shall operate at no greater than fifty percent occupancy, and no greater than fifty percent of seating capacity, for thirty days effective on Friday, March 13, 2020, however Broadway and similar shows must cease operations at 5pm on March 12. Excludes a school, hospital, nursing home, other medical office or facility, as determined by the Commissioner of Health, mass transit or mass transit facility, governmental facility, law enforcement facility, or retail establishment including a grocery store.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.3	NY on Pause/NY Forward	Any restaurant or bar in the state of New York shall cease serving patrons food or beverage on-premises effective at 8 pm on March 16, 2020, and until further notice shall only serve food or beverage for off-premises consumption. Notwithstanding any provision of the alcohol and beverage control law, a retail on-premises licensee shall be authorized for the duration of this Executive Order to sell alcohol for off-premises consumption, which shall include either take-out or delivery, subject to reasonable limitations set by the State Liquor Authority.	7/5/2021	State Liquor Authority	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.3	NY on Pause/NY Forward	The directive requiring large gatherings and events to be cancelled or postponed if they had anticipated attendance in excess of 500 people by virtue of Executive Order 202.1 dated March 12, 2020, is hereby amended and modified to require that any large gathering or event (concert, conference, worship service, performance before a large audience, etc.) shall be cancelled or postponed if more than fifty persons are expected in attendance, at any location in New York State until further notice.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.3	NY on Pause/NY Forward	Any facility authorized to conduct video lottery gaming, or casino gaming shall cease operation effective at 8 pm on March 16, 2020, and until further notice. For a Class III Tribal Gaming enterprise or Class II Tribal Gaming enterprise, any facility should also close to the public until further notice. Any gym, fitness centers or classes, and movie theaters shall also cease operation effective at 8 pm on March 16, 2020 until further notice.	7/5/2021	State Liquor Authority, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.4	NY on Pause/NY Forward	Any local government or political subdivision shall, effective March 17, 2020, allow non-essential personnel as determined by the local government, to be able to work from home or take leave without charging accruals, except for those personnel essential to the locality's response to the COVID-19 emergency. Such non-essential personnel shall total no less than fifty-percent (50%) of the total number of employees across the entire workforce of such local government or political subdivision.	7/5/2021	Local governments	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.4	NY on Pause/NY Forward	Restrictions on reporting to work for any state worker whose service is non-essential, or not required to support the COVID-19 response, are expanded to all counties in the State of New York.	7/5/2021	New York State	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

		Notwithstanding any prior directives, every school in the state of New York is hereby directed to close no later than Wednesday, March 18, 2020, for a period of two weeks, ending April 1, 2020. The state shall reassess at that time whether to extend such closure beyond this date and may continue to suspend the 180-day instructional requirement. The 180-day suspension will be adjusted to the state's allowed closure directive. Schools that exceed the period will not be exempted from the 180-day rule. School districts shall develop a plan for alternative instructional options, distribution and availability of meals, and child care, with an emphasis on serving children of parents in the health care profession or first responders who are critical to the response effort. Such plans shall be submitted to the State Education Department and may be amended or modified by the State Education Department, in consultation with the Department of Health and Office of Children and Family Services at any time. School districts in Nassau County, Suffolk County and Westchester County and the City of New York must submit such plans for approval no later than midnight, March 17, 2020 to the State.		State Education Department, Department of Health, Office of Children and Family Services		
202.4	NY on Pause/NY Forward			7/5/2021	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.	
202.5	NY on Pause/NY Forward	Effective at 8 p.m. March 18, 2020, all indoor common area portions of retail shopping malls with in excess of 100,000 square feet of retail space available shall close and cease access to the public. Any stores located within shopping malls, which have their own external entrances open to the public, separate from the general mall entrance, may remain open, subject to the requirements of Executive Order 202.3 that any restaurant shall limit itself to take out or delivery food services, and that any interior entrances to common areas of the mall remain closed and locked.		7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.5	NY on Pause/NY Forward	Additionally, all places of public amusement, whether indoors or outdoors, including but not limited to, locations with amusement rides, carnivals, amusement parks, water parks, aquariums, zoos, arcades, fairs, children's play centers, funfairs, theme parks, bowling alleys, family and children's attractions shall likewise be closed to the public at 8 p.m. on March 19, 2020. This directive shall not apply to public parks and open recreation areas.		7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.6	NY on Pause/NY Forward	Effective on March 20 at 8 p.m.: All businesses and not-for-profit entities in the state shall utilize, to the maximum extent possible, any telecommuting or work from home procedures that they can safely utilize. Each employer shall reduce the in-person workforce at any work locations by 50% no later than March 20 at 8 p.m. Any essential business or entity providing essential services or functions shall not be subject to the in-person restrictions. This includes essential health care operations including research and laboratory services; essential infrastructure including utilities, telecommunications, airports and transportation infrastructure; essential manufacturing, including food processing and pharmaceuticals; essential retail including grocery stores and pharmacies; essential services including trash collection, mail, and shipping services; news media; banks and related financial institutions; providers of basic necessities to economically disadvantaged populations; construction; vendors of essential services necessary to maintain the safety, sanitation and essential operations of residences or other essential businesses; vendors that provide essential services or products, including logistics and technology support, child care and services needed to ensure the continuing operation of government agencies and provide for the health, safety and welfare of the public.		7/5/2021	Empire State Development Corporation, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.6	NY on Pause/NY Forward	Any other business may be deemed essential after requesting an opinion from the Empire State Development Corporation, which shall review and grant such request, should it determine that it is in the best interest of the state to have the workforce continue at full capacity in order to properly respond to this disaster. No later than 5 p.m. on March 19, 2020, Empire State Development Corporation shall issue guidance as to which businesses are determined to be essential.		7/5/2021	Empire State Development Corporation, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.7	NY on Pause/NY Forward	Effective March 21, 2020 at 8 p.m. and until further notice, all barbershops, hair salons, tattoo or piercing parlors and related personal care services will be closed to members of the public. This shall also include nail technicians, cosmetologists and estheticians, and the provision of electrolysis, laser hair removal services, as these services cannot be provided while maintaining social distance.		7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.7	NY on Pause/NY Forward	The provisions of Executive Order 202.6 requiring in-person work environment restrictions are modified as follows: Effective March 21, 2020 at 8 p.m. and until further notice all businesses and not-for-profit entities in the state shall utilize, to the maximum extent possible, any telecommuting or work from home procedures that they can safely utilize. Each employer shall reduce the in-person workforce at any work locations by 75% no later than March 21 at 8 p.m. Any essential business or entity providing essential services or functions shall not be subject to the in-person restrictions.		7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.8	NY on Pause/NY Forward	The provisions of EO 202.6 are hereby modified to read as follows: Effective on March 22 at 8pm: All businesses and not-for-profit entities in the state shall utilize, to the maximum extent possible, any telecommuting or work from home procedures that they can safely utilize. Each employer shall reduce the in-person workforce at any work locations by 100% no later than March 22nd at 8pm. Any essential businesses or entity providing essential services or functions shall not be subject to the in-person restrictions. An entity providing essential services or functions whether to an essential business or a non-essential business shall not be subjected to the in-person work restriction but may operate at the level necessary to provide such service or function. Any business violating the above order shall be subject to enforcement as if this were a violation of an order pursuant to section 12 of the Public Health Law.		7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.10	NY on Pause/NY Forward	Non-essential gatherings of individuals of any size for any reason (e.g. parties, celebrations or other social events) are canceled or postponed at this time		7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.11	NY on Pause/NY Forward	The directive contained in Executive Order 202.4 related to the closure of schools statewide shall hereafter be modified to provide that all schools shall remain closed until April 15, 2020, at which time the continued closure shall be re-evaluated. No school shall be subject to a diminution in school aid due to failure to meet the 180 day in session requirement as a result of the COVID-19 outbreak, provided their closure does not extend beyond the term set forth herein. School districts must continue plans for alternative instructional options, distribution and availability of meals, and child care, with an emphasis on serving children of essential workers, and continue to first use any vacation or snow days remaining.		7/5/2021	State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.11	NY on Pause/NY Forward	During the period when an Executive Order limiting operation of a type of facility or limiting the number of persons who may occupy any space is in effect, any operation of such a facility or occupancy of any such space by more than the number of persons allowed by said Executive Order shall be deemed to be a violation of law and in particular, but not by way of limitation, shall be deemed to be a violation of the Uniform Code or other local building code in effect in the jurisdiction in which the facility or space is located. In the event of any such violation, any state, county, or local police officer authorized to enforce laws within the jurisdiction in which the space or facility is located is authorized to remove persons from such space or facility. In addition, in the event of such violation, any state, county, or local code enforcement official or fire marshal authorized to enforce the Uniform Code or other local building code within the jurisdiction in which the facility or space is located is authorized to issue an appearance ticket, a Notice of Violation, an Order to Remedy such violation, which shall require immediate compliance, and/or a Do Not Occupy Order to any owner, operator, or occupant of any such facility or space. Nothing in this provision shall limit the authority of any governmental unit or agency to take such other and/or additional enforcement actions to the extent necessary to ensure compliance with such occupancy-related directives or facility operation-related directives.		7/5/2021	State, county, or local code enforcement officials	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.13	NY on Pause/NY Forward	Any worker who is employed by the state of New York, shall, if deemed non-essential by their agency shall work from home or shall be able to stay home without charging their accruals until April 16, 2020		7/5/2021	New York State	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.13	NY on Pause/NY Forward	Executive Order 202.6 is hereby modified to clarify that construction which was an essential service not subject to the in-person work restrictions is modified to provide only certain construction is considered exempt from the in-person restrictions as of March 28, 2020. Further, on and after March 27, 2020, Empire State Development Corporation is hereby authorized to determine which construction projects shall be essential and thereby exempt from the in-person workforce prohibition, contained in EO 202.6 and subsequent Executive Orders which further reduced the workforce requirements. All continuing construction projects shall utilize best practices to avoid transmission of COVID-19.		7/5/2021	Empire State Development Corporation, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.13	NY on Pause/NY Forward	By virtue of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11 which closed or otherwise restricted public or private businesses or places of public accommodation, all such Executive Orders shall be continued, provided that the expiration dates of such Executive Orders shall be aligned, such that all in-person business restrictions will be effective until 11:59 p.m. on April 15, 2020, unless later extended by future Executive Orders		7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

202.14	NY on Pause/NY Forward	By virtue of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11, and 202.13 which closed or otherwise restricted public or private businesses or places of public accommodation, and which required postponement or cancellation of all non-essential gatherings of individuals of any size for any reason (e.g. parties, celebrations, games, meetings or other social events), all such Executive Orders shall be continued, provided that the expiration dates of such Executive Orders shall be aligned, such that all in-person business restrictions and workplace restrictions will be effective until 11:59 p.m. on April 29, 2020, unless later extended by a future Executive Order.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.14	NY on Pause/NY Forward	The enforcement of any violation of the foregoing directives on and after April 7, 2020, in addition to any other enforcement mechanism stated in any prior executive orders, shall be a violation punishable as a violation of public health law section 12-b(2) and the Commissioner of Health is directed and authorized to issue emergency regulations. The fine for such violation by an individual who is participating in any gathering which violates the terms of the orders or is failing to abide by social distancing restrictions in effect in any place which is not their home shall not exceed \$1,000.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.14	NY on Pause/NY Forward	The directive contained in Executive Order 202.4 as amended by Executive Order 202.11 related to the closure of schools statewide shall hereafter be modified to provide that all schools shall remain closed through April 29, 2020, at which time the continued closure shall be re-evaluated. No school shall be subject to a diminution in school aid due to its failure to meet the 180 day in session requirement as a result of the COVID-19 outbreak, provided their closure does not extend beyond the term set forth herein. School districts must continue plans for alternative instructional options, distribution and availability of meals, and child care, with an emphasis on serving children of essential workers, and continue to first use any vacation or snow days remaining.	7/5/2021	State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.16	NY on Pause	For all essential businesses or entities, any employees who are present in the workplace shall be provided and shall wear face coverings when in direct contact with customers or members of the public. Businesses must provide, at their expense, such face coverings for their employees. This provision may be enforced by local governments or local law enforcement as if it were an order pursuant to section 12 or 12-b of the Public Health Law. This requirement shall be effective Wednesday, April 15 at 8 p.m.	7/5/2021	Local law enforcement, local governments	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.17	NY on Pause	Effective at 8 p.m. on Friday, April 17, 2020 any individual who is over age two and able to medically tolerate a face-covering shall be required to cover their nose and mouth with a mask or cloth face-covering when in a public place and unable to maintain, or when not maintaining, social distance.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.18	NY on Pause	Executive Order 202.14, which extended the provisions of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11, and 202.13 which each closed or otherwise restricted public or private businesses or places of public accommodation, and which required postponement or cancellation of all non-essential gatherings of individuals of any size for any reason (e.g. parties, celebrations, games, meetings or other social events), is hereby continued, provided that the expiration date of such provisions of such Executive Orders shall be aligned, such that all in-person business restrictions and workplace restrictions will be effective until 11:59 p.m. on May 15, 2020, unless later extended by a future Executive Order. All enforcement mechanisms by state or local governments shall continue to be in full force an effect until May 15, 2020 unless later extended by a future Executive Order.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.18	NY on Pause	Executive Order 202.14, which extended the directive contained in Executive Order 202.4 as amended by Executive Order 202.11 related to the closure of schools statewide is hereby continued to provide that all schools shall remain closed through May 15, 2020, at which time the continued closure shall be re-evaluated. No school shall be subject to a diminution in school aid due to failure to meet the 180 day in session requirement as a result of the COVID-19 outbreak, provided their closure does not extend beyond the term set forth herein. School districts must continue plans for alternative instructional options, distribution and availability of meals, and child care, with an emphasis on serving children of essential workers, and continue to first use any vacation or snow days remaining.	7/5/2021	State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.31	NY on Pause	Executive Order 202.28, which extended the provisions of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11, 202.13, and 202.14 which each closed or otherwise restricted public or private businesses or places of public accommodation, and which required postponement or cancellation of all non-essential gatherings of individuals of any size for any reason (e.g. parties, celebrations, games, meetings or other social events), which together constitute New York On PAUSE, is hereby continued until 11:59 p.m. on May 28, 2020, unless later amended or extended by a future Executive Order; Provided, however, that effective at 12:01 a.m. on May 15, 2020 that the reductions and restrictions on the in-person workforce at non-essential businesses or other entities shall no longer apply to Phase One industries, Construction, Agriculture, Forestry, Fishing and Hunting, Retail - (Limited to curbside or in-store pickup or drop off); Manufacturing and Wholesale Trade. Such businesses or entities must be operated subject to the guidance promulgated by the Department of Health. Only those businesses or entities in a region that meets the prescribed public health and safety metrics, as determined by the Department of Health, will be eligible for reopening.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.31	NY on Pause	As of May 14, 2020 the regions are: Finger Lakes, Central New York, Mohawk Valley, Southern Tier and the North Country regions comprising the counties of Genesee, Livingston, Monroe, Ontario, Orleans, Seneca, Wayne, Wyoming, Yates, Cayuga, Cortland, Madison, Onondaga, Oswego, Fulton, Herkimer, Montgomery, Oneida, Otsego, Schoharie, Broome, Chemung, Chenango, Delaware, Schuyler, Steuben, Tioga, Tompkins Clinton, Essex, Franklin, Hamilton, Jefferson, Lewis, and St. Lawrence. Any additional regions which meet the criteria after such date will be deemed to be incorporated into this Executive Order without further revision and will be permitted to re-open phase one industries, subject to the same terms and conditions.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.31	NY on Pause	All enforcement mechanisms by state or local governments shall continue to be in full force an effect until June 13, 2020 unless later extended or amended by a future Executive Order.	7/5/2021	State and local governmental agencies	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.31	NY on Pause/NY Forward	The directive contained in Executive Order 202.3 which closed movie theaters until further notice and was later extended by Executive Order 202.14 and EO 202.28, is hereby modified to provide that a drive-in movie theater, shall not be required to close, but shall be treated as any other business per Executive Order 202.6, which designated certain businesses as essential or non-essential and subjected such businesses to in-person presence restrictions in the workplace.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.32	NY on Pause/NY Forward	Any licensee or franchisee of a racetrack in the State is hereby permitted to operate such racetrack as of June 1, 2020, provided such racetrack does not permit any visitor or fan into the facility, and allows on site only essential personnel; and provided further that such licensee or franchisee of a racetrack, and all essential personnel adhere to any directive or guidance issued by the Department of Health and/or by the Gaming Commission.	7/5/2021	Gaming Commission, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.32	NY on Pause/NY Forward	Executive Order 202.10 (as later extended by Executive Order 202.18 and Executive Order 202.29) which prohibited all non-essential gatherings of any size for any reason, is hereby modified to permit a gathering of ten or fewer individuals for any religious service or ceremony, or for the purposes of any Memorial Day service or commemoration, provided that social distancing protocols and cleaning and disinfection protocols required by the Department of Health are adhered to, and provided further, that any drive-in or remote religious service may continue in excess of the ten person limit so long as there is no in-person contact between participants. Vehicle caravans are permitted.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.33	NY on Pause/NY Forward	Executive Order 202.10, as later extended by Executive Order 202.18, Executive Order 202.29 and as extended and amended by Executive Order 202.32, which prohibited all non-essential gatherings of any size for any reason, except for any religious service or ceremony, or for the purposes of any Memorial Day service or commemoration, which allowed ten or fewer individuals to gather, provided that social distancing protocols and cleaning and disinfection protocols required by the Department of Health are adhered to is hereby modified to permit any non-essential gathering of ten or fewer individuals, for any lawful purpose or reason, provided that social distancing protocols and cleaning and disinfection protocols required by the Department of Health are adhered to.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

		Business operators and building owners, and those authorized on their behalf shall have the discretion to ensure compliance with the directive in Executive Order 202.17 (requiring any individual over age two, and able to medically tolerate a face-covering, be required to cover their nose and mouth with a mask or cloth face-covering when in a public place), including the discretion to deny admittance to individuals who fail to comply with the directive in Executive Order 202.17 or to require or compel their removal if they fail to adhere to such directive, and such owner or operator shall not be subject to a claim of violation of the covenant of quiet enjoyment, or frustration of purpose, solely due to their enforcement of such directive. Nothing in this directive shall prohibit or limit the right of State and local enforcement authorities from imposing fines or other penalties for any violation of the directive in Executive Order 202.17. This directive shall be applied in a manner consistent with the American with Disabilities Act or any provision of either New York State or New York City Human Rights Law, or any other provision of law.	7/5/2021	Business operators and business owners	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.34	NY on Pause/NY Forward	Executive Order 202.31, which extended the provisions of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11, 202.13, 202.14, 202.28 which each closed or otherwise restricted public or private businesses or places of public accommodation, and Executive Order 202.32 as modified by Executive Order 202.33 which required postponement, cancellation, or restriction on size of all non-essential gatherings of more than ten individuals, and which together constitute New York On PAUSE, is hereby continued until and unless later amended or extended by a future Executive Order, provided, however: As soon as a region meets the prescribed public health and safety metrics, as determined by the Department of Health, they will be eligible for Phase One reopening. Businesses or entities open pursuant to Department of Health guidance must be operated subject to the guidance promulgated by the Department of Health. As of May 28, 2020 the regions meeting the prescribed public health and safety metrics required for Phase One reopening are Finger Lakes, Central New York, Mohawk Valley, Southern Tier, North Country, Western New York, Capital Region, Mid-Hudson, and Long Island. Such regions include the counties of Genesee, Livingston, Monroe, Ontario, Orleans, Seneca, Wayne, Wyoming, Yates, Cayuga, Cortland, Madison, Onondaga, Oswego, Fulton, Herkimer, Montgomery, Oneida, Otsego, Schoharie, Broome, Chemung, Chenango, Delaware, Schuyler, Steuben, Tioga, Tompkins, Clinton, Essex, Franklin, Hamilton, Jefferson, Lewis, St. Lawrence, Allegany, Cattaraugus, Chautauque, Erie, Niagara, Albany, Columbia, Greene, Saratoga, Schenectady, Rensselaer, Warren, Washington, Dutchess, Orange, Putnam, Rockland, Sullivan, Ulster, Westchester, Nassau, and Suffolk. Any additional regions which meet the criteria after such date will be deemed to be incorporated into this Executive Order without further revision and it is permitted to re-open Phase One industries, subject to the same terms and conditions.	2/6/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.34	NY on Pause/NY Forward	Executive Order 202.34, which extended the provisions of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11, 202.13, 202.14, 202.28, and 202.31 which each closed or otherwise restricted public or private businesses or places of public accommodation, and Executive Order 202.32 as modified by Executive Order 202.33 which required postponement, cancellation, or restriction on size of all non-essential gatherings of more than ten individuals, and which together constitute New York On PAUSE, is hereby continued until and unless later amended or extended by a future Executive Order, provided, however: That effective at 1:00 p.m. on May 29, 2020 that the reductions and restrictions on the in-person workforce at non-essential businesses or other entities shall no longer apply to Phase Two industries: Professional Services, Administrative Support, Information Technology, Real estate services, Building and Property Management, Leasing, Rental, and Sales Services, Retail In-Store Shopping, Rental, Repair, and Cleaning, Barbershops and hair salon (limited services), and Motor Vehicle Leasing, Rental, and Sales. Businesses or entities in industries open in Phase Two must be operated subject to the guidance promulgated by the Department of Health. As of May 29, 2020 the regions meeting the prescribed public health and safety metrics required for Phase Two reopening are: Finger Lakes, Central New York, Mohawk Valley, Southern Tier, and the North Country. Any additional regions which meet the criteria after such date will be deemed to be incorporated into this Executive Order without further revision.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.35	NY on Pause/NY Forward	The directive contained in Executive Order 202.7, as extended, requiring all barbershops, hair salons, tattoo or piercing parlors and related personal care services to be closed to members of the public is hereby modified to allow for the opening of barbershops and hair salons, only to the extent and in regions consistent with Department of Health guidance promulgated for Phase Two industries reopening.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.36	NY on Pause/NY Forward	The directive contained in Executive Order 202.32 allowing any licensee or franchisee of a racetrack to operate such racetrack is hereby modified and extended until July 2, 2020, to allow any operator of an auto racetrack to operate beginning June 3, 2020, pursuant to Department of Health guidance for such operation, and provided such auto racetrack allows only essential personnel or participants to be on site, and does not permit any visitor or spectator into the facility or on premise.	7/5/2021	Gaming Commission, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.36	NY on Pause/NY Forward	Executive Order 202.35, which amended prior Executive Orders with respect to New York on Pause, is hereby modified as follows: Any region that meets the prescribed public health and safety metrics as determined by the Department of Health for Phase One reopening may allow outdoor, low-risk recreational activities and businesses providing such activities, as determined by Empire State Development Corporation, to be permitted to operate, in accordance with Department of Health guidance.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.38	NY on Pause/NY Forward	Consistent with Center for Disease Controls and Prevention and New York State Department of Health Guidance, commercial building owners, retail store owners and those authorized on their behalf to manage public places within their buildings and businesses (collectively "Operators") shall have the discretion to require individuals to undergo temperature checks prior to being allowed admittance. Further, Operators shall have the discretion to deny admittance to (i) any individual who refuses to undergo such a temperature check and (ii) any individual whose temperature is above that proscribed by New York State Department of Health Guidelines. No Operator shall be subject to a claim of violation of the covenant of quiet enjoyment, or frustration of purpose, solely due to their enforcement of this directive. This directive shall be applied in a manner consistent with the American with Disabilities Act and any provision of either New York State or New York City Human Rights Law.	7/5/2021	Operators	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.38	NY on Pause/NY Forward	The directive contained in Executive Order 202.3, as extended, that required any restaurant or bar to cease serving patrons food or beverage on-premises, is hereby modified to the extent necessary to allow a restaurant or bar to serve patrons food or beverage on-premises only in outdoor space, provided such restaurant or bar is in compliance with Department of Health guidance promulgated for such activity.	7/5/2021	State Liquor Authority, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.38	NY on Pause/NY Forward	Executive Order 202.35 which continued the directive of Executive Order 202.33 is hereby modified to permit any non-essential gatherings for houses of worship at no greater than 25% of the indoor capacity of such location, provided it is in a geographic area in Phase 2 of re-opening, and further provided that social distancing protocols and cleaning and disinfection protocols required by the Department of Health are adhered to.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.38	NY on Pause/NY Forward	Upon the resumption of on-premises outdoor service of food and beverages at the licensed premises of restaurants and bars, to facilitate compliance with social distancing requirements in connection with such service, notwithstanding any provision of the Alcoholic Beverage Control Law, restaurants or bars in the state of New York shall be permitted to expand the premises licensed by the State Liquor Authority to use (a) contiguous public space (for example, sidewalks or closed streets) and/or (b) otherwise unlicensed contiguous private space under the control of such restaurant or bar, subject to reasonable limitations and procedures set by the Chairman of the State Liquor Authority and, with respect to (a) the use of public space, subject to the reasonable approval of the local municipality, and all subject to the guidance promulgated by the Department of Health.	7/5/2021	State Liquor Authority, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.39	NY on Pause/NY Forward	The directive contained in Executive Order 202.38, that allowed a restaurant or bar to serve patrons food or beverage on-premises only in outdoor space, provided such restaurant or bar is in compliance with Department of Health guidance promulgated for such activity, is modified to explicitly limit such activity to those regions that are in Phase 2 of the re-opening.	7/5/2021	State Liquor Authority, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.39	NY on Pause/NY Forward	The directive contained in Executive Order 202.4, as extended, that required local governments to allow non-essential personnel to total no less than 50% of the total number of employees across the entire workforce of such local government or political subdivision, is hereby modified to apply only to local governments that have not met the prescribed public health and safety metrics to be eligible for Phase Two reopening, provided such local governments in Phase Two regions may bring non-essential employees back to work beginning two weeks after such region meets the metrics to reopen Phase Two.	7/5/2021	Local governments	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.41	NY on Pause/NY Forward	The directive contained in Executive Order 202.7, as extended and as amended by Executive Order 202.36, requiring all salons, tattoo parlors, piercing parlors, and related personal care services to be closed to members of the public is hereby again modified to the extent necessary to allow for the opening of such personal care services, and only to the extent and in regions consistent with Department of Health guidance promulgated for Phase Three reopening.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.41	NY on Pause/NY Forward	Executive Order 202.35, which extended the provisions of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11, 202.13, 202.14, 202.28, and 202.31, and 202.34 which each closed or otherwise restricted public or private businesses or places of public accommodation, and Executive Order 202.38 which required postponement, cancellation, or restriction on size of all non-essential gatherings of more than ten individuals, and which together constitute New York On PAUSE, is hereby continued until and unless later amended or extended by a future Executive Order, provided, however:	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

202.41	NY on Pause/NY Forward	That effective on June 12, 2020, the reductions and restrictions on the in-person workforce at non-essential businesses or other entities shall no longer apply to Phase Three industries, as determined by the Department of Health, in eligible regions, including: Restaurants / Food Services, and Personal Care. Businesses or entities in industries open in Phase Three must be operated subject to the guidance promulgated by the Department of Health. As of June 12, 2020 the regions meeting the prescribed public health and safety metrics required for Phase Three reopening are: Finger Lakes, Central New York, Mohawk Valley, Southern Tier, and the North Country. Any additional regions which meet the criteria after such date will be deemed to be incorporated into this Executive Order without further revision and will be permitted to re-open Phase Three industries, subject to the same terms and conditions.	4/16/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.42	NY on Pause/NY Forward	The directive contained in Executive Order 202.35, as extended and as amended by Executive Order 202.38, which amended the directive in Executive Order 202.10 that limited all non-essential gatherings to ten or fewer individuals, is hereby further modified to allow twenty-five (25) or fewer individuals, for any lawful purpose or reason, provided that the location of the gathering is in a region that has reached Phase 3 of the State's reopening, and social distancing protocols and cleaning and disinfection protocols required by the Department of Health are adhered to.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.43	NY on Pause/NY Forward	In service of the policy goal of preventing the unnecessary congregation of people to slow the spread of the novel coronavirus, for businesses engaging in the sale/service of alcoholic beverages (i.e., restaurants, bars, convenience stores, liquor stores, and other entities licensed to sell alcoholic beverages at retail), whether such sale/service is for (i) off-premises consumption pursuant to regular licensed privileges; (ii) off-premises consumption through take-out or delivery service authorized under Executive Order 202.3, as extended, or (iii) on-premises consumption, including under the expansion procedures for outdoor service under Executive Order 202.38, in addition to such businesses' supervisory obligations under existing laws, ordinances, rules, and regulations, all such businesses shall be further required to inspect, monitor, and otherwise supervise the area within 100 feet of the licensed premises to ensure that any consumption of food or beverage complies with the applicable open container ordinances, and the social distancing and face covering requirements set forth for such business or service in any applicable Executive Order, regulation, ordinance, law, Department of Health guidance, and/or State Liquor Authority guidance; if unable to comply, the serving business must discontinue such sale/service of alcoholic beverages unless and until such Executive Orders, regulations, law, ordinances, Department of Health guidance, and State Liquor Authority guidance can be fully observed.	7/5/2021	State Liquor Authority, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.44	NY on Pause/NY Forward	The directive contained in Executive Order 202.35, as extended and as amended by Executive Order 202.38 and Executive Order 202.42, which amended the directive in Executive Order 202.10 that limited all non-essential gatherings, is hereby further modified to allow gatherings of fifty (50) or fewer individuals for any lawful purpose or reason, so long as any such gatherings occurring indoors do not exceed 50% of the maximum occupancy for a particular indoor area, and provided that the location of the gathering is in a region that has reached Phase 4 of the State's reopening, and provided further that social distancing, face covering, and cleaning and disinfection protocols required by the Department of Health are adhered to.	7/5/2021		The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.45	NY on Pause/NY Forward	Executive Order 202.41, which extended the provisions of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11, 202.13, 202.14, 202.28, 202.31, 202.34, and 202.35 which each closed or otherwise restricted public or private businesses or places of public accommodation, is hereby continued until and unless later amended or extended by a future Executive Order, provided, however, that effective on June 26, 2020, the reductions and restrictions on the in-person workforce at non-essential businesses or other entities shall no longer apply to Phase Four industries, as determined by the Department of Health, in eligible regions, including: Higher Education, Film and Music Production, Low risk indoor arts and entertainment, low-risk outdoor arts and entertainment, and professional sports without fans. Businesses or entities in industries open in Phase Four must be operated in compliance with the guidance promulgated by the Department of Health.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.45	NY on Pause/NY Forward	As of June 26, 2020 the regions meeting the prescribed public health and safety metrics required for Phase Four reopening are: Finger Lakes, Central New York, Mohawk Valley, Southern Tier, and the North Country. Any additional regions which meet the criteria after such date will be deemed to be incorporated into this Executive Order without further revision and will be permitted to re-open Phase Four industries, subject to the same terms and conditions.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.45	NY on Pause/NY Forward	Any previous directive that restricted operation of any industry, business, or facility that is permitted to open in Phase One, Phase Two, Phase Three, or Phase Four is hereby superseded, only insofar as it is inconsistent with any Executive Order allowing businesses, industries, and facilities to reopen.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.45	NY on Pause/NY Forward	The directive contained in Executive Order 202.44 regarding elective surgeries is hereby amended to provide that the directive contained in Executive Order 202.10 authorizing the Commissioner of Health to direct all general hospitals, ambulatory surgery centers, office-based surgery practices and diagnostic and treatment centers to increase the number of beds available to patients, including by canceling all elective surgeries and procedures, is hereby modified to authorize general hospitals to perform elective surgeries and procedures so long as the established criteria are met currently, whether or not such criteria were met on the dates set forth in such directive, and as modified by the June 14th Department of Health guidance.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.45	NY on Pause/NY Forward	Executive Order 202.34, which extended the directive contained in Executive Orders 202.28, 202.18, 202.14 and 202.4 as amended by Executive Order 202.11 related to the closure of schools statewide, is hereby continued to provide that all schools shall remain closed to in-person instruction except for the purpose of provision of special education services. School districts must ensure the availability of meals, and child care, with an emphasis on serving children of essential workers. Meals may be provided by an alternative entity, provided that the school district shall be responsible for ensuring that all children have access to free meals. Should the students not have access through an alternative entity, the school district must provide the meals.	7/5/2021	State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.48	NY on Pause/NY Forward	The directive contained in Executive Order 202.41, that discontinued the reductions and restrictions on in-person workforce at non-essential businesses or other entities in Phase Three industries or entities, as determined by the Department of Health, in eligible regions, is hereby modified only to the extent that indoor food services and dining continue to be prohibited in New York City.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.48	NY on Pause/NY Forward	The directives contained in Executive Order 202.3, that closed video lottery gaming or casino gaming, gym, fitness center or classes, and movie theaters, and the directives contained in Executive Order 202.5 that closed the indoor common portions of retail shopping malls, and all places of public amusement, whether indoors or outdoors, as amended, are hereby modified to provide that such directives remain in effect only until such time as a future Executive Order opening them is issued.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.50	NY on Pause/NY Forward	The directive contained in Executive Order 202.5, that required closure to the public of all indoor common portions of retail shopping malls, as extended, and as continued and modified in Executive Order 202.48, is hereby amended to allow such malls to open in regions of the state that are in Phase Four of the state's reopening, so long as such malls adhere to Department of Health issued guidance, effective 12:01am on Friday, July 10, 2020.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.53	NY Pause/NY Forward	The directive contained in Executive Order 202.45, which extended the provisions of Executive Orders 202.3, 202.4, 202.5, 202.6, 202.7, 202.8, 202.10, 202.11, 202.13, 202.14, 202.28, 202.31, 202.34, 202.35 and 202.41 which each closed or otherwise restricted public or private businesses or places of public accommodation, and allowed regions to enter Phase Four of the State's reopening so long as the prescribed public health and safety metrics set by the Department of Health have been met, is hereby continued until and unless later amended or extended by a future Executive Order, provided that as of July 20, 2020 the New York City region is deemed to have met the prescribed public health and safety metrics required for Phase Four industries to reopen, further provided, however, that indoor common portions of retail shopping malls and places of low-risk indoor arts and entertainment continue to be closed in such region.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.53	NY Pause/NY Forward	In addition, the directive contained in Executive Order 202.50, that allowed indoor common portions of retail shopping malls to open in regions that have met the public health and safety metrics to enter Phase Four of the State's reopening, is hereby amended to provide that indoor common portions of shopping malls continue to be closed in the New York City region.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.57	NY on Pause/NY Forward	The directive contained in Executive Order 202.5, as extended, that required closure to the public of all places of public amusement, is hereby modified only insofar as to allow bowling alleys to open as of August 17, 2020 subject to adherence to Department of Health issued guidance.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

202.57	NY on Pause/NY Forward	The directive contained in Executive Order 202.3, as extended, that required any gym, fitness center or classes, to cease operation, is hereby modified only insofar as to allow a gym, fitness center or class, to operate subject to adherence to Department of Health issued guidance; and provided further, that such operations may begin no earlier than August 24, 2020, or may be postponed by the local chief executive only consistent with Department of Health issued guidance.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.57	NY on Pause/NY Forward	The directive contained in Executive Order 202.53 that allowed the New York City region to enter Phase 4 of the State's reopening is hereby modified to allow for low-risk indoor arts and cultural activities to open, as of August 24, 2020, subject to adherence to the Department of Health issued guidance.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.60	NY on Pause/NY Forward	The directive contained in Executive Order 202.3, as extended, that required closure to the public of any facility authorized to conduct video lottery gaming or casino gaming, is hereby modified to allow such facilities to open beginning on or after September 9, 2020, subject to adherence to Department of Health guidance.	7/5/2021	Gaming Commission, State Liquor Authority	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.60	NY on Pause/NY Forward	The directive contained in Executive Order 202.50, as amended by Executive Order 202.53, that allowed indoor common portions of retail shopping malls to open in regions of the state that are in Phase Four of the state's reopening, provided that such malls continue to be closed in the New York City region, is hereby amended to allow such malls to open in the New York City region, so long as such malls adhere to Department of Health issued guidance on and after September 9, 2020.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.61	NY on Pause/NY Forward	The directive in Executive Order 202.48, which modified the directive contained in Executive Order 202.41, that prohibited indoor food services and dining as part of Phase Three in New York City, is hereby modified to allow indoor food services and dining in New York City beginning September 30, 2020, so long as Department of Health and any other applicable State-issued guidance is strictly adhered to.	7/5/2021	State Liquor Authority, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.62	NY on Pause/NY Forward	The Metropolitan Transportation Authority (MTA) shall promulgate an enforcement plan to ensure compliance with all relevant Executive Orders and guidance applicable to its operations, including enforcement of face-covering requirements and ensuring availability of face-coverings for riders. The MTA, or any or all of its affiliates and subsidiaries, including New York City Transit Authority, the MTA Bus Company, the Long Island Rail Road, and the Metro-North Commuter Railroad may issue an emergency rule(s) to effectuate such plan	7/5/2021	Metropolitan Transportation Authority	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.70	NY on Pause/NY Forward	The directive contained in Executive Order 202.3, as extended, that closed movie theatres, is hereby modified to provide that movie theatres shall be allowed to open effective October 23, 2020 at 25% capacity with up to 50 people maximum per screen, subject to adherence to Department of Health guidance, provided that movie theatres in the New York City region, in counties with infection rates above 2% over a 14-day average, and in counties with red cluster zones continue to be closed.	7/5/2021		The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.74	NY on Pause/NY Forward	The directive contained in Executive Order 202.45, as extended, which amended the directives in Executive Order 202.42, 202.38, and 202.10, that limited all non-essential gatherings to allow gatherings of 50 or fewer individuals for any lawful purpose or reason, is hereby modified only insofar as to further limit non-essential private residential gatherings to 10 or fewer individuals for any lawful purpose or reason, provided that social distancing, face covering, and cleaning and disinfection protocols required by the Department of Health are adhered to.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.74	NY on Pause/NY Forward	All suspensions, modifications, and directives issues pursuant to this Executive Order are effective at 10:00PM on Friday, November 13, 2020.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.81	NY on Pause/NY Forward	The directive contained in Executive Order 202.61 as continued in Executive Order 202.79 is hereby modified to suspend authorization for indoor dining within New York City effective on Monday December 14, 2020.	7/5/2021	State Liquor Authority	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.93	NY on Pause/NY Forward	The directive contained in Executive Order 202.81, as continued, which suspended authorization for indoor dining within New York City, is hereby modified to allow indoor food services and dining at 25% capacity in New York City beginning February 12, 2021, provided that Department of Health guidance and any other applicable State-issued guidance is strictly adhered to.	7/5/2021	State Liquor Authority	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.96	NY on Pause/NY Forward	The directive contained in Executive Order 202.5, as extended, that closed to the public all places of public amusement, whether indoors or outdoors, is hereby modified to provide that all indoor family entertainment centers and places of amusement shall be permitted to open to the public subject to adherence to state-issued guidance at 25% capacity on March 26, 2021. All outdoor amusement parks shall be permitted to open to the public subject to adherence to state-issued guidance at 33% capacity on April 9, 2021.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.96	NY on Pause/NY Forward	The directive contained in Executive Order 202.70, as extended, that required certain movie theatres to remain closed, is hereby modified to provide that movie theatres in any location of the state shall be allowed to open effective March 5, 2021, at 25% capacity with up to 50 people maximum per screen, subject to strict adherence to Department of Health guidance.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.96	NY on Pause/NY Forward	The directive contained in Executive Order 202.93, as continued, that allowed indoor food services and dining at 25% capacity in New York City beginning February 12, 2021, is hereby modified to allow indoor food services and dining at 35% capacity in New York City beginning February 26, 2021, provided that Department of Health guidance and any other applicable State-issued guidance is strictly adhered to.	7/5/2021	State Liquor Authority, Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.97	NY on Pause/NY Forward	The directive contained in Executive Order 202.41 that permitted indoor dining to resume subject to Department of Health guidance is hereby extended and modified to permit indoor dining in areas outside of New York City to operate at 75% of maximum capacity, effective March 15, 2021, provided that Department of Health guidance and any other applicable State-issued guidance is strictly adhered to.	7/5/2021	State Liquor Authority, Department of Health	Indoor dining is considered a higher-risk activity. Reduced capacity in restaurants is warranted to address this higher-risk. The idea is to slowly reopen and permit individuals to gather based on data showing a decline in transmission. Given the potential for airborne spread of the virus, reducing density and maintaining distance, in combination with the wearing of masks, are critical to reducing the risk of transmission. Accordingly, the restrictions on indoor dining is a responsible public health measure aimed at mitigating the spread of COVID-19. Nevertheless, while achieving these goals, the directive as modified ensures that New York continue its economic recovery and keeps pace with its neighboring states.

202.97	NY on Pause/NY Forward	The directive contained in Executive Order 202.96 that allowed indoor food services and dining at 35% capacity in New York City beginning February 22, 2021, is hereby extended and modified to allow indoor food services and dining at 50% capacity in New York City beginning March 19, 2021, provided that Department of Health guidance and any other applicable State-issued guidance is strictly adhered to.	7/5/2021	State Liquor Authority, Department of Health	Indoor dining is considered a higher-risk activity. Reduced capacity in restaurants is warranted to address this higher-risk. The idea is to slowly reopen and permit individuals to gather based on data showing a decline in transmission. Given the potential for airborne spread of the virus, reducing density and maintaining distance, in combination with the wearing of masks, are critical to reducing the risk of transmission. Accordingly, the restrictions on indoor dining is a responsible public health measure aimed at mitigating the spread of COVID-19. Nevertheless, while achieving these goals, the directive as modified ensures that New York continue its economic recovery and keeps pace with its neighboring states.
202.98	NY on Pause/NY Forward	The directive contained in Executive Order 202.57 that allowed local chief executives to postpone the operation of any gym, fitness center or class is hereby extended and modified to provide that, effective March 22, 2021, indoor fitness classes shall be permitted to operate, subject to adherence to Department of Health guidance.	7/5/2021	Department of Health	Modification of this directive, which currently allows postponement by the local chief executive, is in the interest of the health and welfare of the public and is necessary to statewide efforts to cope with the COVID-19 disaster. Specifically, this modification is part of a natural progression of safely reopening businesses while continuing to monitor scientific data and access the risks of reopening. Modification of this directive will allow appropriate social distancing, while enabling New York State's continued economic recovery in a manner that moves closer to uniformity and consistency across regions in the state. Accordingly, fitness classes in New York City shall be permitted to operate subject to Department of Health guidance, because there have been fewer regions in the state experiencing outbreaks, and the measured benefits of safely participating in group classes will safeguard public health overall.
202.98	NY on Pause/NY Forward	The directive contained in Executive Order 202.74 that limited non-essential private residential gatherings to 10 or fewer individuals is hereby extended and modified only insofar as to permit non-essential private residential outdoor gatherings of up to 25 people, effective March 22, 2021, provided that social distancing, face covering, and cleaning and disinfection protocols required by the Department of Health are adhered to; in addition, it is hereby further modified, effective April 2, 2021, to permit events, arts, and entertainment venues to reopen at up to 33% capacity, with up to 100 people indoors and up to 200 people outdoors, or up to 150 people indoors and up to 500 people outdoors if all attendees present proof of a negative COVID-19 test, provided that social distancing, face covering, and cleaning and disinfection protocols required by the Department of Health are adhered to.	7/5/2021	Department of Health	This directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. Social distancing is one of the most effective means of limiting transmission of COVID-19. CDC guidance recommends that people comply with social distancing measures in order to prevent the spread of COVID-19. According to the CDC, "limiting close face-to-face contact with others is the best way to reduce the spread" of COVID-19. In order to limit exposure to COVID-19 and slow its spread, the CDC recommends keeping at least six feet away from other people and limiting close contact with others who are not from your household in both indoor and outdoor spaces, including avoiding groups and crowded places. Reduced capacity is warranted to address this risk. Nevertheless, while achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states in a safe manner.
202.101	NY on Pause/NY Forward	The directive contained in Executive Order 202.45 that permitted professional sports without fans is hereby extended and modified to provide that beginning April 1, 2021, large outdoor stadiums that hold 10,000 people or more are permitted to operate at 20% capacity, provided that all attendees must show proof of a negative COVID-19 test or completed vaccination series and state-issued guidance is adhered to. Regional sports venues that hold 1500 or more people indoors or 2500 or more people outdoors shall be permitted to operate at 10% capacity indoors and 20% capacity outdoors, effective April 1, 2021, provided that all attendees must show proof of a negative COVID-19 test or completed vaccination series and state-issued guidance is adhered to. Large outdoor performing arts venues that hold 2500 or more people, including stadiums, are permitted to operate, effective April 1, 2021, at 20% capacity, provided that all attendees must show proof of a negative COVID-19 test or completed vaccination series and state-issued guidance is adhered to.	7/5/2021	Department of Health	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.101	NY on Pause/NY Forward	Effective April 5, 2021, the directive contained in Executive Order 202.94 that required any gym or fitness center to cease operation and close to the public at 11:00PM shall no longer be in effect.	7/5/2021	Department of Health	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.101	NY on Pause/NY Forward	Effective April 5, 2021 the directive contained in Executive Order 202.94 that required businesses licensed by the State Liquor Authority for on-premises service of alcoholic beverages, be modified to the extent that any licensed business that may under its license offer an otherwise permissible activity pursuant to current Department of Health guidelines, may continue to offer such activity after food and beverage service is required to end and until the earlier of any stipulated closing time or the county on premises closing time. This provision shall be subject to reasonable limitations and guidance set by the Chairman of the State Liquor Authority.	7/5/2021	Department of Health, State Liquor Authority	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.104	NY on Pause/NY Forward	The directive contained in Executive Orders 202.96, as extended and modified, that permitted movie theaters in any location of the state to open effective March 5, 2021, at 25% capacity with up to 50 people maximum per screen, subject to strict adherence to Department of Health guidance, is further extended and modified to provide that movie theaters shall be permitted to operate at an occupancy level determined by the Department of Health, effective April 26, 2021, subject to state-issued guidance.	7/5/2021	Department of Health	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.105	NY on Pause, NY Forward	The directive contained in Executive Order 202.17, as extended, that required any individual over the age of two to cover their nose or mouth with a mask or cloth face-covering when in a public place, is hereby extended and modified only insofar as to no longer require individuals who have a completed COVID-19 vaccination series to cover their noses or mouths while outdoors, except in crowded settings and venues.	7/5/2021	Department of Health	This modification of this directive is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. Specifically, the modification of this directive is necessary to ensure that New York continues to follow Centers for Disease Control and Prevention expertise and to encourage vaccination, while still protecting those who are not yet vaccinated.
202.106	NY on Pause, NY Forward	The directive contained in Executive Order 202.97 that allowed indoor food services and dining at 50% capacity in New York City, is hereby extended and modified to allow indoor food services and dining at 75% capacity in New York City beginning May 7, 2021, provided that Department of Health guidance and any other applicable State-issued guidance is strictly adhered to.	7/5/2021	Department of Health	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.107	NY on Pause, NY Forward	The directive contained in Executive Order 202.98 that limited non-essential private residential outdoor gatherings of up to 25 people is hereby further modified to provide that the limit on private residential outdoor gatherings shall no longer be in effect as of May 19, 2021. In addition, it is hereby further modified, effective May 10, 2021, to permit up to 500 people to attend outdoor social gatherings at events, arts, and entertainment venues, subject to Department of Health guidance. Effective May 19, 2021, up to 250 people are permitted to attend indoor social gatherings at events, arts, and entertainment venues and up to 50 people are permitted to attend residential indoor gatherings, subject to Department of Health guidance.	7/5/2021	Department of Health	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.108	NY on Pause, NY Forward	The directives contained in Executive Orders 202.38, 202.96, 202.97, 202.106 that each limited capacity at houses of worship, places of public amusement, whether indoors or outdoors, and indoor dining and food services in New York City and in areas outside of New York City, respectively, are hereby further extended and modified to provide that, effective May 19, 2021, there shall no longer be capacity limits based on percentage of maximum occupancy on such entities, subject to adherence to Department of Health guidance.	7/5/2021	Department of Health	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.108	NY on Pause, NY Forward	The directive contained in Executive Order 202.101, as extended and modified, that permitted large outdoor stadiums that hold 10,000 people or more to operate at 20% capacity and large outdoor performing arts venues that hold 2,500 or more people, including stadiums, to operate at 20% capacity, is further extended and modified to provide that, effective May 19, 2021, there shall no longer be capacity limits based on percentage of maximum occupancy for large outdoor venues, including sports, performing arts and live entertainment, and horse and auto racing venues, subject to adherence to Department of Health guidance. Large indoor event venues shall be permitted to operate at a capacity to be determined by the Department of Health, effective May 19, 2021, provided that applicable state-issued guidance is adhered to.	7/5/2021	Department of Health	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.108	NY on Pause, NY Forward	The directive contained in Executive Order 202.102 as extended and modified, that required businesses licensed by the State Liquor Authority for on-premises service of alcoholic beverages, to cease all on premises service and consumption of food and beverages (including alcoholic beverages), inside or outside, at or before 12:00AM, provided all Department of Health guidance is adhered to, is further modified only insofar as to provide that food and beverage establishments shall, effective May 17, 2021, no longer be required to cease all on premises outdoor service and consumption of food and beverages (including alcoholic beverages) at or before 12:00AM. Effective May 31, 2021, food and beverage establishments shall no longer be required to cease all on premises indoor service and consumption of food and beverages (including alcoholic beverages) at or before 12:00AM.	7/5/2021	Department of Health	The directive as extended and modified continues to protect the health and welfare of the public and remains necessary to cope with the COVID-19 disaster. While achieving these goals, the directive as modified simultaneously ensures that New York continues its economic recovery and keeps pace with its neighboring states.
202.108	NY on Pause, NY Forward	The directive contained in Executive Order 202.17, as extended and modified by Executive Order 202.105, that required any individual over the age of two to cover their nose or mouth with a mask or cloth face-covering when in a public place, is hereby extended and modified only insofar as to no longer require, effective May 19, 2021, individuals who are fully vaccinated to cover their noses or mouths with a mask or cloth face-covering while indoors except in certain settings as prescribed in Department of Health guidance, which aligns with guidance published by the Centers for Disease Control and Prevention (CDC).	7/5/2021	Department of Health	This modification of this directive is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. Specifically, the modification of this directive is necessary to ensure that New York continues to follow Centers for Disease Control and Prevention expertise and to encourage vaccination, while still protecting those who are not yet vaccinated.
202.14	Property	For the purposes of Estates Powers and Trusts Law (EPTL) 3-2.1(a)(2), EPTL 3-2.1(a)(4), Public Health Law 2981(2)(a), Public Health Law 4201(3), Article 9 of the Real Property Law, General Obligations Law 5-1514(9)(b), and EPTL 7-1.17, the act of witnessing that is required under the aforementioned New York State laws is authorized to be performed utilizing audio-video technology provided that the following conditions are met: The person requesting that their signature be witnessed, if not personally known to the witness(es), must present valid photo ID to the witness(es) during the video conference, not merely transmit it prior to or after; The video conference must allow for direct interaction between the person and the witness(es), and the supervising attorney, if applicable (e.g. no pre-recorded videos of the person signing); The witnesses must receive a legible copy of the signature page(s), which may be transmitted via fax or electronic means, on the same date that the pages are signed by the person; The witness(es) may sign the transmitted copy of the signature page(s) and transmit the same back to the person; and The witness(es) may repeat the witnessing of the original signature page(s) as of the date of execution provided the witness(es) receive such original signature pages together with the electronically witnessed copies within thirty days after the date of execution.	7/5/2021	Department of State	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

202.16	Property	The New York City Department of Law shall issue no-action or no-filing letters received during the duration of the executive order within 45 days from submission of such no-action or no-filing application made to the department of law for essential projects involving affordable housing and homeless shelters. For each application granted by the department of law which permits the applicant to solicit public interest or public funds preliminary to the filing of an offering statement or for the issuance of a "no-filing required" letter. The New York City Department of Finance shall process and record condominium declarations for essential projects involving hospitals or health care facilities, affordable housing, and homeless shelters within 30 days of receipt of such filing.	7/5/2021	NYC Department of Law, NYC Department of Finance	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.17	Property	The directive contained in Executive Order 202.16 related to issuance of no-action or no-filing letters is modified to require such letters be issued by the Attorney General.	7/5/2021	Office of Attorney General	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.81	Property	The directive contained in Executive Order 202.48, which modified the directive in Executive Order in 202.28, as continued by Executive Order 202.75 that prohibited the initiation of a proceeding or enforcement of an eviction of any commercial tenant for nonpayment of rent or a foreclosure of any commercial mortgage for nonpayment is hereby continued until January 31, 2021.	7/5/2021	Office of Court Administration	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.15	Public Hearings	Any local official, state official or local government or school, which, by virtue of any law has a public hearing scheduled or otherwise required to take place in April or May of 2020 shall be postponed, until June 1, 2020, without prejudice, however such hearing may continue if the convening public body or official is able to hold the public hearing remotely, through use of telephone conference, video conference, and/or other similar service.	7/5/2021	Department of State, Committee on Open Government	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.7	Remote Notarization	Any notarial act that is required under New York State law is authorized to be performed utilizing audio-video technology provided that the following conditions are met: o The person seeking the Notary's services, if not personally known to the Notary, must present valid photo ID to the Notary during the video conference, not merely transmit it prior to or after; o The video conference must allow for direct interaction between the person and the Notary (e.g. no pre-recorded videos of the person signing); o The person must affirmatively represent that he or she is physically situated in the State of New York; o The person must transmit by fax or electronic means a legible copy of the signed document directly to the Notary on the same date it was signed; o The Notary may notatize the transmitted copy of the document and transmit the same back to the person; and o The Notary may repeat the notarization of the original signed document as of the date of execution provided the Notary receives such original signed document together with the electronically notarized copy within thirty days after the date of execution.	7/5/2021	Department of State	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.2	Schools	Any school district which is closing pursuant to a local state of emergency declared as a result of the COVID-19 virus shall be required to first consult with local department of health and also exhaust any available time including snow days and vacation days. Additionally, the State Education Department shall promulgate guidance for districts to ensure access to meals for students in need, critical educational supports for students and distance learning options.	7/5/2021	State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.28	Schools	Executive Order 202.18, which extended the directive contained in Executive Orders 202.14 and 202.4 as amended by Executive Order 202.11 related to the closure of schools statewide, is hereby continued to provide that all schools shall remain closed through the remainder of the school year. School districts must continue plans for alternative instructional options, distribution and availability of meals, and child care, with an emphasis on serving children of essential workers.	7/5/2021	State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.37	Schools	Notwithstanding any prior Executive Order to the contrary, special education services and instruction required under Federal, state or local laws, rules, or regulations, may be provided in person for the summer term in school districts. Any district providing such services in person must follow State and Federal guidance.	7/5/2021	State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.95	Schools	A teacher employed by a P-12 school (public or non-public) or school district must report that they have received a COVID-19 vaccination to their employing school or school district upon request of the district for purposes of Department of Health reporting only. Nothing contained within this directive shall be read as requiring any teacher to receive the COVID-19 vaccination.	7/5/2021	Department of Health, State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.95	Schools	Commencing Wednesday February 24, 2021, and every Friday thereafter, every school and school district shall report to the Department of Health, on a weekly basis, in a form and manner to be determined by the Department, the number of completed COVID-19 vaccinations reported in the prior week, as well as the number and percentage of teachers instructing students in-person during the prior week. Such weekly report shall include any other data elements as the Commissioner of Health determines to be appropriate to track in-person instruction in such schools and school districts.	7/5/2021	Department of Health, State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.96	Schools	The directives contained within Executive Order 202.95 are hereby modified to repeal such directives and require every Local Health Department shall report the number of eligible P-12 teachers and the number of eligible P-12 school staff vaccinated to the Department of Health upon request, in a form and manner to be determined by the Department;	7/5/2021	Department of Health, State Education Department, Local Health Departments	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.86	State finances	Notwithstanding any provision of law, nor concurrent resolution of both houses of the legislature to the contrary, the Comptroller shall not increase the rate of salary for any individual serving in the role of Commissioner, whose salary is set in the Executive Law, nor any individual who is holding statewide elected office, and due to be increased on January 1, 2021.	7/5/2021	Office of State Comptroller	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.8	Tax and Finances	The authority of the Commissioner of Taxation and Finance to abate late filing and payment penalties pursuant to section 1445 of the Tax Law is hereby expanded to also authorize abatement of interest, for a period of 60 days for taxpayers who are required to file returns and remit sales and use taxes by March 20, 2020, for the sales tax quarterly period that ended February 29, 2020.	7/5/2021	Department of Taxation and Finance	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.9	Tax and Finances	The Superintendent of the Department of Financial Services shall ensure under reasonable and prudent circumstances that any licensed or regulated entities provide to any consumer in the State of New York an opportunity for a forbearance of payments for a mortgage for any person or entity facing a financial hardship due to the COVID-19 pandemic. The Superintendent shall promulgate emergency regulations to require that the application for such forbearance be made widely available for consumers, and such application shall be granted in all reasonable and prudent circumstances solely for the period of such emergency.	7/5/2021	Department of Financial Services	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.9	Tax and Finances	Further, the Superintendent shall be empowered to promulgate emergency regulations to direct that, solely for the period of this emergency, fees for the use of automated teller machines (ATMs), overdraft fees and credit card late fees, may be restricted or modified in accordance with the Superintendent's regulation of licensed or regulated entities taking into account the financial impact on the New York consumer, the safety and soundness of the licensed or regulated entity, and any applicable federal requirements.	7/5/2021	Department of Financial Services	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

202.13	Tax and Finances	All instruments that are signed and delivered to the superintendent under the New York Banking Law (the "Banking Law"), and are required to be verified or acknowledged under the Banking Law, may be verified or acknowledged by including standard verification or acknowledgement language in the instrument and transmitting a legible copy of the signed instrument by fax or electronic means.	7/5/2021	Department of Tax and Finances	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.14	Tax and Finances	Superintendent of Financial Services shall have the authority to promulgate an emergency regulation, subject to consideration by the Superintendent of Financial Services of the liquidity and solvency of the applicable insurer, corporation subject to Article 43 of the Insurance Law, health maintenance organization certified pursuant to Article 44 of the Public Health Law, or student health plan certified pursuant to Insurance Law § 1124, to extend the period for the payment of premiums to the later of the expiration of the applicable contractual grace period and 11:59 p.m. on June 1, 2020 for any small group or student blanket comprehensive health insurance policy or contract, or any child health insurance plan policy or contract where the policyholder or contract holder pays the entire premium, as those terms are used in the Insurance Law, for any policyholder or contract holder who is facing financial hardship as a result of the COVID-19 pandemic; and require that the applicable insurer, corporation subject to Article 43 of the Insurance Law, health maintenance organization certified pursuant to Article 44 of the Public Health Law, or student health plan certified pursuant to Insurance Law § 1124, shall be responsible for the payment of claims during such period and shall not retroactively terminate the insurance policy or contract for non-payment of premium during such period.	7/5/2021	Department of Financial Services	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.14	Tax and Finances	Superintendent of Financial Services shall have the authority to promulgate emergency regulations necessary to implement this Executive Order, including regulations regarding: (1) the waiver of late fees; and (2) the prohibition on reporting negative data to credit bureaus.	7/5/2021	Department of Financial Services	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.15	Tax and Finances	For the period from the date of this Executive Order through May 8, 2020, the Department of Taxation and Finance is authorized to accept digital signatures in lieu of handwritten signatures on documents related to the determination or collection of tax liability. The Commissioner of Taxation and Finance shall determine which documents this directive shall apply to and shall further define the requirements for accepted digital signatures.	7/5/2021	Department of Taxation and Finance	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.31	Tax and Finances	The directive contained in Executive Order 202.15 authorizing the Department of Taxation and Finance to accept digital signatures in lieu of handwritten signatures on documents related to the determination or collection of tax liability, is hereby modified to authorize such acceptance for the duration of the disaster emergency.	7/5/2021	Department of Taxation and Finance	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.18	Transportation	Any person utilizing public or private transportation carriers or other for-hire vehicles, who is over age two and able to medically tolerate a face covering, shall wear a mask or face covering over the nose and mouth during any such trip; any person who is operating such public or private transport, shall likewise wear a face covering or mask which covers the nose and mouth while there are any passengers in such vehicle. This directive shall take effect in the same manner as Executive Order 202.17, at 8 p.m. on Friday, April 17, 2020.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.82	Vaccines	pursuant to a non-patient specific order at Points of Dispensing (POD) sites overseen or approved by the New York State Department of Health or local health departments and operated under the medical supervision of licensed physicians, licensed physician assistants, or certified nurse practitioners, provided such students have completed at least one year of clinical experience (unless otherwise specified in this Executive Order) and first receive training in the following areas, as determined by and in accordance with guidance issued by the Commissioner of Health after consultation with the Commissioner of Education: (1) techniques, indications, precautions, contraindications, infection control practices; (2) use of personal protective equipment sufficient to provide the basic level of competence for such tasks; (3) a current certificate in basic cardiopulmonary resuscitation, which at a minimum must include a certification in basic cardiopulmonary resuscitation by an online program that has received accreditation from the American Nurses Credentialing Center, the Accreditation Council for Pharmacy Education (ACPE), or the Accreditation Council for Continuing Medical Education (4) subject to any other conditions as specified by the Commissioner of Health in consultation with the Commissioner of Education, including but not limited to requiring the applicable educational institutions and programs in which students are enrolled to assess such students' vaccine administration skills and issue an attestation on a form to be approved by the Commissioners of Health and Education that such students have completed all required trainings and displayed competence in vaccine administration; o A medical program approved and/or registered the State Education Department pursuant to Article 131 of the Education Law and Part 60 of Title 8 of the NYCRR. o A registered professional nursing program or licensed practical nursing program approved and/or registered by the State Education Department pursuant to Article 139 of the Education Law and Part 64 of Title 8 of the NYCRR. o A physician assistant program approved and/or registered by the State Education Department pursuant to Article 131-B of the Education Law and Part 60 of Title 8 of the NYCRR; o A pharmacy program approved and/or registered by the State Education Department pursuant to Article 137 of the Education Law and Part 63 of Title 8 of the NYCRR. For the purposes of this Executive Order, pharmacy students who have obtained a limited permit, including a certificate to administer immunizations, pursuant to section 8006 of the Education Law and section 63.4 of Title 8 of the NYCRR shall be deemed to have the minimum necessary clinical experience to administer COVID-19 and influenza vaccinations in a POD setting, provided such students meet all other training requirements and adhere to all applicable guidance set forth above.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.82	Vaccines	Any licensed physician, licensed physician assistant, and certified nurse practitioner medically supervising Points of Dispensing (POD) sites or other types of vaccination sites, as permitted by this Executive Order, and overseen or approved by the New York State Department of Health or local health departments must have a current certification in cardiopulmonary resuscitation (CPR).	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.82	Vaccines	Within 60 days of this Order, all clinical laboratories permitted by the Department of Health pursuant to Article 5, Title 5 of the Public Health Law, and having more than 25 employees, must become qualified entity participants and connect to the SHN-NY through a qualified entity, and must allow private and secure bi-directional access to patient information by other qualified entity participants authorized by law to access such patient information, pursuant to Part 300 of Title 10 of the NYCRR.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.90	Vaccines	A person (a) holding a certification from a nationally accredited pharmacy technician certification program acceptable to the Department of Health, (b) being of good moral character, and (c) meeting such additional qualifications for licensure as required by the Commissioner of Health, in consultation with the Commissioner of Education, shall be eligible to be temporarily licensed as a "pharmacy technician" in the State of New York and, in such capacity, may administer COVID-19 vaccinations at Points of Dispensing (POD) sites overseen or approved by the New York State Department of Health or local health departments and operated under the medical supervision of licensed physicians, licensed physician assistants, or certified nurse practitioners, and under the direct supervision of a licensed pharmacist, and at pharmacy establishments under the direct supervision of a licensed pharmacist, provided such pharmacy technicians must first receive: (1) training in techniques, indications, precautions, contraindications, infection control practices; (2) training in use of personal protective equipment sufficient to provide the basic level of competence for such tasks; and (3) a current certificate in basic cardiopulmonary resuscitation, which at a minimum must include a certification in basic cardiopulmonary resuscitation by an online program that has received accreditation from the American Nurses Credentialing Center, the Accreditation Council for Pharmacy Education (ACPE), or the Accreditation Council for Continuing Medical Education. Temporary licensure as a "pharmacy technician" shall not entitle any individual to rights or licensing status except for those granted herein and for the effective period of this order.	7/5/2021	Department of Health, State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.90	Vaccines	The suspensions and directives contained in Executive Order 202.82 that permit individuals to administer vaccinations against COVID-19 are hereby modified only insofar as necessary to permit such individuals to administer vaccinations against COVID-19 provided that they meet all training requirements and conditions determined appropriate by the Commissioner of Health.	7/5/2021	Department of Health, State Education Department	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.
202.91	Vaccines	Providers, unless otherwise directed should not schedule appointments until they receive an allocation and no more appointments should be scheduled than the actual allocation allows.	7/5/2021	Department of Health	The extension of such directives is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. New York has confirmed the discovery of multiple variants of the virus in the State and the risk of increased infection and hospitalization rates remains high. All previously issued directives not superseded by subsequent directives remain necessary to respond to the public health emergency, including to aid in the allocation and distribution of vaccinations, and to require adherence to safety protocols by New Yorkers and businesses.

202.100	Vaccines	The directive contained in Executive Order 202.30, as extended and modified, which required that nursing home operators or administrators certify that they are able to properly care for a patient, and which required that the article 28 general hospital obtain a negative COVID-19 diagnostic test result prior to discharge, is hereby further modified and extended to provide that no Article 28 general hospital shall discharge a patient to a nursing home, without first offering to medically eligible patients and, if the patient consents, providing a COVID-19 vaccine to such patient.	7/5/2021	Department of Health	The extension and modification of this directive is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. Specifically, modification is necessary to ensure that New York continues to protect vulnerable populations against COVID-19.
202.101	Vaccines	The directive contained in 202.30, as extended and modified, is further modified and extended to provide that no Article 28 general hospital shall discharge a patient to a nursing home, adult care facility, or long-term care facility without first offering to medically eligible patients and, if the patient consents, providing a COVID-19 vaccine to such patient.	7/5/2021	Department of Health	The extension and modification of this directive is in the interest of the health and welfare of the public and is necessary to cope with the COVID-19 disaster. Specifically, modification is necessary to ensure that New York continues to protect vulnerable populations against COVID-19.

<u>Executive Order #</u>	<u>Area</u>	<u>Substance</u>	<u>Enforcement Entity</u>
205	Health, Travel	Authorizes DOH to issue a travel advisory that all travelers entering New York from a state with a positive test rate higher than 10 per 100,000 residents, or higher than a 10% test positivity rate, over a seven day rolling average, will be required to quarantine for a period of 14 days consistent with Department of Health regulations for quarantine.	Department of Health
205.1	Health, Travel	Requires the Commissioner to add to such travel advisory that travelers entering the United States from any country with a CDC Level 2 or Level 3 health notice shall be required quarantine for a period of 14 days consistent with Department of Health regulations for quarantine, and that such travelers shall complete the Department of Health traveler health form or be subject to civil penalty pursuant to the Public Health Law and regulations of the Department of Health.	Department of Health
205.2	Health, Travel	Requires the Commissioner to modify the travel advisory to include options to "test out" of quarantine subject to several guidelines.	Department of Health
205.3	Health, Travel	Modifies the travel advisory only insofar as to require quarantine for a period consistent with Department of Health guidance for all travelers entering New York from a state which is not a contiguous state, or from a country or territory subject to a CDC Level 2 or higher COVID-19 Risk Assessment Level or for which the COVID-19 risk level is designated by the CDC as Unknown, unless such traveler has traveled for less than 24 hours, is deemed an essential worker, or obtains two negative COVID-19 diagnostic test results in accordance with Executive Order 205.2.	Department of Health