

GOVERNMENT OF PUERTO RICO
LA FORTALEZA
SAN JUAN, PUERTO RICO

Administrative Bulletin No.: 2020-029

EXECUTIVE ORDER OF THE GOVERNOR OF PUERTO RICO, HON. WANDA VÁZQUEZ-GARCED, EXTENDING THE MEASURES TAKEN TO CONTROL THE SPREAD OF THE CORONAVIRUS, COVID-19, IN PUERTO RICO.

WHEREAS: Government authorities are characterized by their interest in seeking the well-being of all their citizens. For this reason, as the Governor of Puerto Rico, I issued Administrative Bulletin No. 2020-020, on March 12, 2020, declaring a state of emergency across our island amid the threat of a global pandemic such as the one posed by the coronavirus (hereinafter, COVID-19).

WHEREAS: Because it is my priority to make all necessary efforts that would allow me to safeguard the health, lives, and safety of all Puerto Ricans, on March 15, 2020, after six (6) COVID-19 cases had been confirmed, I signed Administrative Bulletin No. 2020-23, hereinafter OE 2020-023, to facilitate the necessary closures both in the government and in the private sector, with the goal of preventing the spread of COVID-19. Said order was in effect until March 30, 2020.

WHEREAS: Medical experts from around the world state that social distancing is one of the recommended measures for halting the spread of COVID-19.

WHEREAS: In light of the emergency facing Puerto Rico, I issued Administrative Bulletin 2020-027, which creates the Executive Medical Advisory Task Force, who, as part of their duties, recommended extending the measures taken by the Governor for an additional period in order to contain the spread of COVID-19.

WHEREAS: On March 11, 2020, the World Health Organization declared the respiratory disease caused by the novel coronavirus SARS-CoV-2, known as the coronavirus or COVID-19, a global health and social crisis at a pandemic level that required effective and immediate action from all governments and jurisdictions throughout the world.

WHEREAS: On March 12, 2020, Administrative Bulletin No. OE-2020-020 was issued, whereby a state of emergency was declared in order to implement all the necessary measures for safeguarding the health, well-being, and safety of everyone in Puerto Rico in light of the imminent threat posed by COVID-19.

WHEREAS: On March 13, 2020, the President of the United States of America, Honorable Donald J. Trump, issued a national emergency declaration due to the development and exponential spread of COVID-19 in the community being experienced throughout the United States.

WHEREAS: Since *Gibbons v. Ogden*, 22 U.S. (1824), the Supreme Court of the United States of America has upheld the legal authority of state jurisdictions to take all necessary measures to protect public health.

WHEREAS: In the event that an epidemic threatens the health of the people of Puerto Rico, Act 81 of March 1912, as amended, known as the *Health Department Act*, empowers the Department of Health to take any measures it may deem necessary to combat said threat,



including any procedures to isolate and quarantine people who have been exposed to or who have contracted infectious diseases that pose a threat to public health, in accordance with the provisions of Regulation 7380, known as the *Regulation for Quarantine and Isolation*.

WHEREAS: Article 6.10 of Act 20-2017, as amended, known as the *Puerto Rico Public Safety Department Act*, empowers the Governor to declare a state of emergency on our Island, and “to establish or modify state regulations, orders, plans, or measures for emergencies or disasters as deemed necessary,” as well as “to enact, amend or repeal any regulation, and to enact, amend, or rescind any order as deemed appropriate during the state of emergency or disaster.”

WHEREAS: There are currently over seven hundred forty thousand (740,000) documented cases of people infected with COVID-19, as well as over thirty-five thousand (35,000) deaths related to this disease worldwide.

WHEREAS: In the United States, there have been approximately one hundred forty thousand (140,000) confirmed cases of people infected with COVID-19, and over two thousand four hundred (2,400) deaths caused by this disease.

WHEREAS: All fifty (50) states of the United States of America, as well as the District of Columbia, have issued emergency declarations at the state level due to the threat posed by the COVID-19.

WHEREAS: The severity of the situation presented by this epidemiological emergency and the ease with which COVID-19 is transmitted from person to person have led around twenty-six (26) states in the United States to issue “stay-at-home” orders, prohibiting people within their respective territories from going outside except for essential business, as well as closing all public and private establishments that are not essential to managing the emergency (e.g. Alaska, California, Colorado, Connecticut, Delaware, Hawaii, Idaho, Illinois, Indiana, Kansas, Louisiana, Michigan, Minnesota, Montana, New Hampshire, New Jersey, New Mexico, New York, North Carolina, Oregon, Rhode Island, Vermont, Washington, West Virginia, and Wisconsin).

WHEREAS: It is the Government of Puerto Rico’s utmost priority to make all necessary efforts to safeguard the health, lives, and safety of all Puerto Ricans, including implementing difficult but necessary measures in order to prevent and control the spread of the virus, as recommended by experts.

WHEREAS: On March 15, 2020, the Governor of Puerto Rico issued Administrative Bulletin No. OE-2020-23 in order to facilitate the necessary closures, both in the government and in the private sector, and to decree a lockdown with the goal of slowing down and halting the spread of COVID-19.

WHEREAS: Administrative Bulletin OE-2020-026 created an Executive Medical Advisory Task Force (“Medical Task Force”) for COVID-19, which is in charge of developing and implementing studies, research, and strategic plans in collaboration with the Department of Health in order to manage the COVID-19 emergency, as well as to advise the Governor of Puerto Rico and the Secretary of Health in the decision-making process regarding public health and other matters related to this emergency.

WHEREAS: Administrative Bulletin No. OE-2020-023 was in effect until March 30, 2020, a date when the COVID-19 Executive Medical Advisory Task Force believes it is not yet advisable to lift the social distancing measures established by said Executive Order.

WHEREAS: Medical experts around the world, including members of the Executive Medical Advisory Task Force, state that social

distancing is the most effective and recommended measure for combating the spread of COVID-19.

WHEREAS: As of today, over one hundred (100) cases of infected people have been confirmed in Puerto Rico, and there have been six (6) deaths as a result of this disease.

WHEREAS: The projections outlined by the COVID-19 Executive Medical Advisory Task Force for the potential exponential spread that would result from lifting the social isolation measures show that it is vital to extend the lockdown and the private and public closure measures.

WHEREAS: This Government Administration recognizes that these measures must be accompanied by mechanisms that allow for the operation of industries, services, and sectors of the economy that are necessary to respond to this emergency adequately and effectively.

WHEREAS: On March 28, 2020 the Cybersecurity & Infrastructure Security Agency of the United States National Security Agency published a document titled *Guidance on the Essential Critical Infrastructure Workforce: Ensuring Community and National Resilience in COVID-19 Response*, whereby certain parameters were established to help state and local governments determine which activities, businesses, jobs, and industries can be considered essential within the context of the emergency created by COVID-19 (hereinafter referred to as "The Guide").

WHEREAS: The Guide was issued in order to assist public officials in their role of protecting the community while ensuring the continuation of services that are critical to public health and safety and to economic security.

WHEREAS: The Guide provides that the decision over what constitutes an essential business or activity isn't definitive, but rather that public health considerations linked to concerns specifically related to COVID-19 in each jurisdiction should be taken into account.

WHEREAS: Puerto Rico continues to face a severe threat due to the COVID-19 pandemic, which endangers the health of our citizens.

THEREFORE: I, **WANDA VÁZQUEZ-GARCED**, Governor of Puerto Rico, by virtue of the powers inherent to my office and the authority vested in me by the Constitution and the Laws of the Government of Puerto Rico, hereby DECLARE and ORDER the following:

Section 1: LOCKDOWN. A lockdown is hereby established in Puerto Rico. Every citizen on the island of Puerto Rico is instructed to remain at their place of residence or shelter 24 hours a day, 7 days a week during the lockdown period, which shall run from March 31, 2020 to April 12, 2020 at 12 o'clock midnight, inclusive. Any citizen who is not covered under any of the specific exemptions described below herein may leave their homes between 5:00 AM and 7:00 PM **exclusively** under the following circumstances:

(a) to go to a medical appointment, the hospital, laboratories, or hospital-medical centers;

(b) in order to provide assistance, care, food, and transportation to senior citizens, minors, dependents, people with disabilities, or particularly vulnerable people who require medical or professional assistance, as long as proper precautions are taken to prevent infection;

(c) to acquire food, pharmaceutical products, and essential supplies;

(d) to visit a financial institution for emergency business;

(e) to receive exempted services, which are specified in subsequent sections of this Order;

(f) to provide any of the services which have are specified to be exempt in subsequent sections of this Order.

While this Order is in effect, any owner and/or person in charge of a residence who allows people outside their family unit to congregate in order to hold meetings, gatherings, parties, or any activity not permitted under this order in said residence and its surroundings, shall be considered to be in violation of the executive order and shall be subject to the penalties established by law.



Section 2:

USE OF MOTOR VEHICLES. It is hereby ordered that, starting on Wednesday, **April 1st**, concerning the use of motor vehicles, and **ONLY** when (a) acquiring food, pharmaceutical products, and essential supplies (b) visiting financial institutions or (c) receiving any of the services specified to be exempt in subsequent sections of this Order, citizens shall **ONLY** be allowed to leave their residences in an orderly manner on **Mondays, Wednesdays, and Fridays** if the license plates assigned to their vehicles by the Department of Transportation and Public Works (DTPW) end in even numbers (**0, 2, 4, 6, 8**). Citizens whose vehicles' license plates end in odd numbers (**1, 3, 5, 7, 9**) may go out on **Tuesdays, Thursdays, and Saturdays**. License plates that end with a letter shall be considered to end in an even number for the purposes of this Order.

Aside from the aforementioned circumstances, citizens may **ONLY** leave their residences, regardless of their vehicles' license plates: 1) due to an emergency (Section 1, subsections a and b), 2) to go to work at any of the workplaces permitted in this Order, as long as they can provide evidence that they are doing so (Section 5), or 3) to provide any of the services allowed under this Order, as long as they can provide evidence that they are doing so (Section 6).

Section 3:

BREACH OF THE LAW. In accordance with the state of emergency declared through Administrative Bulletin No. OE-2020-020 of March 12, 2020, it is hereby acknowledged that there is currently a high-risk situation that threatens to jeopardize the health of our citizens. It has been demonstrated and recommended by the Medical Task Force that the lockdown and social isolation of citizens is the correct measure for combating the contagion. Due to their failure to observe the rules and the lack of judgment of some citizens in failing to understand the seriousness of the declared emergency, it is necessary to implement stronger security measures that will promote respect and compliance with the quarantine and isolation orders issued.

Section 4:

QUARANTINE ORDER. Under the powers granted by the Constitution of Puerto Rico and by Act 20-2017, we reiterate that every person who is reasonably suspected to have been exposed to COVID-19, regardless of whether they show signs of being infected, is hereby ordered to remain in quarantine for a period of 14 days in order to prevent or limit the transmission and spread of the virus. This means that said person must remain strictly at home and restrict their movement outside their home in order to prevent the risk of infection within the community. It is further ordered that any person who has been diagnosed with COVID-19, or who is reasonably suspected to have been infected with COVID-19 must socially isolate for 14 days, according to medical instructions, in order to ensure the health of said person, as well as to prevent them from posing a risk to public health and preventing transmission to non-infected persons.

By virtue of the powers granted under the Constitution of Puerto Rico and by the law, as a general rule, the closure of all governmental and private operations is hereby ORDERED, except for those related to essential services, as well as to extend the closure of all businesses in Puerto Rico from March 31 to April 12, 2020, inclusive.

Section 5:

EXCEPTIONS TO THE CLOSING OF BUSINESSES. Businesses are exempted from this Order when they are dedicated to:

1. The retail sale of food EXCLUSIVELY through drive-thru, delivery or carry-out, and without allowing people to dine in inside the establishments, including prepared foods, wholesale food products, supermarkets, or those involved in the food distribution chains, including food for animals.
2. Medications, medical equipment or supplies, and their supply chain
3. Pharmacies
4. Gas stations and their supply chain
5. Banking or financial institutions. Pawn shops classified as financial institutions may ONLY provide pawning and bill payment services, provided that only one client will be served at a time while following safety measures in order to prevent the spread of COVID-19. Pawn shops shall not be allowed to sell goods and/or merchandise.
6. Elderly care centers.
7. Organizations or groups that provide services to address the needs of economically disadvantaged people, such as shelters for the homeless and food banks, among others.

In order to promote the protection of the citizens and prevent the spread during the lockdown, it is hereby ordered that, on Sundays:

- a) all small grocery stores ("colmados"), supermarkets, or businesses that feature supermarkets shall remain closed;
- b) pharmacies may only operate their dispensary areas, sell medication and personal hygiene products; and
- c) gas stations may only sell fuel.

Failure to comply with the price-freeze Orders issued by the Department of Consumer Affairs (DACO) shall result in the sanctions and fines mentioned in this Order and in DACO's enabling act.

Section 6:

EXCEPTIONS TO THE CLOSING OF SERVICES: **As long as** services are provided in an emergency situation and that a phone number or email address are provided for the to be contacted without the need for opening a location or establishment to the public; that all health, safety, and hygiene guidelines are followed, and that the necessary measures are implemented in order to maintain social distancing and prevent the spread of COVID-19 through their presence:

1. Plumbers, electricians, exterminators, and other services that are necessary for maintaining health, safety, and essential operations at an individual, residential, commercial, industrial, or public level shall be able to operate. This includes elevator or pool maintenance services. Gated communities and their administrators must faithfully fulfill the directives of this Executive Order or they shall be held liable.
2. Roadside assistance and locksmith service companies

may continue to operate, but only to address emergency cases, and they must provide a phone number or email address as contact information for those purposes. Any establishment that is normally open to the public in connection with these services must remain closed.

3. Courier companies may continue to operate while following all health, safety, and hygiene guidelines and implementing all necessary measures for maintaining social distancing and preventing the spread of COVID-19.
4. As for funeral services, body collection and transfers, embalming, cremation, and burials may continue to be performed, but funerals where the public may gather are hereby prohibited.
5. Companies that provide vehicle parts and repair services, including automotive technicians, tire specialists, and parts distributors, may continue to operate in order to address emergencies on **Wednesdays** and **Thursdays**, ONLY between 9:00 AM and 12:00 PM (noon) by appointment, and a contact method such as a phone number or email address must be established in order to schedule said appointments. They must make sure to control the number people being served so that they do not have more than 1 customer at a time, while also following the proper safety measures to prevent infection and not having the establishment be open to the general public.
6. Hardware stores may operate on **Fridays** and **Saturdays**, between 9:00 AM and 12:00 PM (noon), by appointment only, establishing a method for contacting them by phone or email in order to coordinate the sale and delivery of merchandize in an orderly manner but without being open to the public. The people in charge of the establishment must control the number of people being served so that they do not have more than 1 customer at a time.
7. Concerning critical telecommunications infrastructure, all installation, repair, maintenance, and restoration services shall be permitted.

Section 7: PREFERENTIAL SERVICE. It is hereby recommended that any business authorized to operate under this Order offer preferential service to people working at hospitals, laboratories, and law enforcement agencies.

Section 8: DENTAL PRACTICES. Dental practices shall remain closed as recommended by the ADA and the Puerto Rico Dental Board. Measures may be taken to perform emergency procedures, for which they should provide a phone number that patients can call to coordinate an appointment.

Section 9: MEDICAL PRACTITIONERS: All elective medical procedures must be suspended. Medical practitioners must perform an evaluation and take measures to determine whether they should close their offices or continue to see patients, specifically in the case of emergencies. They should do so by appointment and implementing rigorous safety measures. The gathering of people is NOT allowed. They must be particularly vigilant and implement special measures in the case of pregnant women. Specialized treatment offices, such as dialysis centers, cancer treatment centers, and others, are exempt from these provisions; therefore, they must continue to provide these services for the benefit of their patients.

Section 10: ESTABLISHMENT OF GUIDELINES BY AGENCIES. The

provisions established herein may be defined and enforced in detail through guidelines issued by any agency called upon to regulate the services discussed herein once they have been approved by the Governor, who may delegate this function to the Chief of Staff. Similarly, the head of any agency who identifies essential or emergency services not covered under the exemptions must submit a request for this purpose to the Chief of Staff, who may approve them at their discretion. Any agency that issues guidelines in order to discuss the provisions of this Order in detail must publish them as widely as possible once they are approved.

Section 11:

EXCLUDED PERSONS. With the lockdown and its exemptions in place, individuals who are authorized under this Order due to work or emergency reasons are exempt from this lockdown.

The provisions of this Order shall not apply to:

1. Individuals properly identified as employees of public or private security agencies, at the state and federal level;
2. Healthcare professionals, including mental healthcare professionals, people who work at hospitals, pharmacies, pharmaceutical companies, bioscience facilities, or healthcare centers;
3. Personnel working in the wholesale distribution chain and the manufacturing of food and goods, including those necessary for agricultural activity, such as agricultural centers, from the source up to establishments where products are sold to consumers, including retail points of sale such as fresh produce (fruits, greens, vegetables) stands established prior to March 15, 2020, as long as health safety measures (e.g. masks, gloves, disinfectant, etc.) are implemented and consumers are served without the need for creating large gatherings of people, in other words, serving a single customer at a time.
4. Personnel working with utilities or critical infrastructure.
5. Call center personnel.
6. Ports and airports personnel.
7. Members of the press and the media.
8. Citizens who are addressing health or emergency situations.
9. These provisions shall also not apply to officials who are carrying out critical duties in the Executive, Legislative, and Judicial Branches. These employees shall be authorized to travel on public roads in order to go to work and return home on the days and times where it is necessary.

Section 12:

TOLLWAYS. Starting on March 31, tolls will once again be collected at tollways on the roads of the Government of Puerto Rico. However, no fines shall be imposed for passing through a tollway without having sufficient balance in an Autoexpreso account while this Order is in effect due to recharging centers being closed. The Secretary of Transportation and Public Works and/or the Executive Director of the Puerto Rico Highway and Transportation Authority are hereby ordered to issue the necessary guidelines for recognizing a moratorium on the recharging of cards and thus comply with what has been established herein.

Section 13:

TEMPORARY PROVISIONS RELATED TO THE LOCKDOWN. In the interest of ensuring that Puerto Rico's professionals are paid in accordance with their contracts and the applicable laws, up to five



(5) employees per employer shall be exempt from the lockdown provisions EXCLUSIVELY on Tuesday March 31, 2020 between 5:00 AM and 12:00 PM (noon) for the purpose of processing payments for the payroll periods or cycles for the month of March 2020. Employers must identify the necessary personnel, who shall be able to visit their workplace exclusively for this purpose and for any related tasks. In addition, employers must take all necessary preventive measures to safeguard the health and safety of said employees at their workplace. Any employer who uses this provision as a subterfuge to carry out work not related to the processing and payment of wages may be penalized in accordance with this Order.

Additionally, in order to promote teleworking so that Puerto Rico's workforce can continue to generate an income during the emergency created by COVID-19, employers may visit their workplace EXCLUSIVELY on Tuesday March 31, 2020, between 5:00 AM and 12:00 PM (noon) to gather the materials and equipment necessary, as well as to deliver them to the corresponding employees. Employers must identify the necessary personnel, who shall be allowed to visit their workplace exclusively for this purpose and any tasks related to it. In addition, employers must implement preventive measures in order to safeguard the health and safety of said employees at the workplace. Employers who use this provision as a subterfuge to carry out work not related to the collection and delivery of materials and equipment necessary for telework shall be penalized in accordance with this Order.

Section 14:

THE HOSTING OF RELIGIOUS EVENTS ELECTRONICALLY.

Priests, pastors, reverends, bishops, imams, rabbis, and/or any leader of a religious entity that can provide evidence of their status and who do not show flu-like symptoms or symptoms associated with COVID-19 may leave their residence outside of the limitations imposed in this Order exclusively in emergency or crisis situations in order to carry out their ministerial duties when said duties cannot be fulfilled by phone or other communication methods. They shall be responsible for using protective equipment (e.g. masks, gloves, disinfectant, etc.) and shall use all necessary measures to maintain social distancing and prevent the spread of COVID-19.

Any church, temple, mosque, and/or synagogue that can communicate by radio, television, or digital methods may, without the participation of its congregation, hold services, masses, cults, or any of its religion's primary events in order to broadcast it live or in a recorded format, at said places. The number of necessary people (e.g. sound technicians, camera operators, or assisting personnel) may not exceed 10 people and they must not have flu-like symptoms or symptoms associated with COVID-19. In addition, proper social distancing (4 to 6 feet apart) must be maintained and the entity shall be responsible for implementing all cleaning and disinfection measures necessary to prevent infection. This activity shall be authorized to the extent that it is strictly necessary.

Section 15:

THE CLOSING OF PRIVATE BUSINESSES AND ENTITIES.

This total closure order shall apply 24 hours a day to movie theaters, clubs, concert halls, theaters, gaming halls, casinos, theme parks, gyms, bars, and any other similar establishment or event that promotes the gathering of citizens in one place.

Section 16:

CONSTRUCTION SECTOR.

Subject to the implementation of strict safety measures to safeguard the health and safety of all of our workers from COVID-19, and based on the Guidelines from the CDC, the Federal Department of Labor and OSHA, the construction sector is authorized as essential in the COVID-19

emergency as long as it is providing critical maintenance and repair services related to hospitals, drinking water, electricity, and communications.

Section 17:

MARITIME TRAFFIC OF RECREATIONAL VESSELS. The Department of Natural and Environmental Resources (DNER) is hereby ordered to:

a) Issue orders, guidelines, and circular letters, among others, for the **closure of all marinas** in Puerto Rico in order to discourage the maritime traffic of recreational vessels in our territorial waters and establish exceptions to the above based on emergency, commercial fishing, residents in vessels, and federal regulations criteria.

b) in coordination with the Puerto Rico Police Bureau and any Municipal Police Department, establish a costal surveillance plan to ensure that all vessels comply with this Executive Order and/or all

DNER orders, guidelines, and circular letters, among others.

The DNER Ranger Corps, the Puerto Rico Police Bureau, and any Municipal Police force in Puerto Rico are authorized to intervene with any person who disembarks from any type of vessel and enters and/or attempts to enter our shores in violation of the Executive Order established herein and/or in violation of the DNER's orders, guidelines, and circular letters, among others.

Mayors of coastal municipalities who can receive boats or any other means of maritime transportation shall be authorized to prevent the entry of any person to Puerto Rico through these methods. They may coordinate their efforts with their Municipal Police, the DNERs, and the Puerto Rico Police Department.

Section 18:

NONCOMPLIANCE. Failure to comply with the provisions of this Emergency Executive Order by any person or business shall result in the imposition of the criminal penalties and fines established by the provisions of any applicable law and Act 20-2017, as amended, which establishes a penalty of imprisonment not to exceed six (6) months, or a fine of not more than five thousand dollars (\$5,000), or both penalties, at the discretion of the court, for any person who fails to follow the evacuation orders issued by the Department of Public Safety and its Bureaus. Likewise, failure to comply with the price freeze Orders issued by the Department of Consumer Affairs shall result in sanctions and fines imposed by that Agency, in addition to the ones mentioned in this Section. Furthermore, in accordance with the provisions of Art. 33 of the Health Department Act, "Any natural or legal person who violates the provisions of this Act or the regulations issued by the Department of Health thereunder shall incur a misdemeanor, and upon conviction, may be sentenced to imprisonment that shall not exceed six (6) months, or a fine of not more than five thousand dollars (\$5,000), or both penalties, at the discretion of the court." Lastly, failure to comply with the Price Freeze Orders issued by the DACO shall result in the sanctions and fines issued by that agency, as well as the ones mentioned in this section.

The Puerto Rico Police Department and the Department of Public Safety of Puerto Rico are hereby ordered to take all necessary measures to enforce compliance with the provisions of this Executive Order.

Section 19:

DEFINITION OF THE TERM AGENCY. For the purposes of this Executive Order, the term "Agency" refers to any agency, instrumentality, office, or department of the Executive Branch of the Government of Puerto Rico, including public corporations, regardless of its name.

Section 20:

DEROGATION. This Executive Order supersedes any other

executive order that may be inconsistent with the provisions herein, to the extent of such inconsistency.

Section 21: VALIDITY. This Executive Order shall enter into force on March 31, 2020 and shall remain in force until April 12, 2020 and/or until further notice.

Section 22: NON-CREATION OF ENFORCEABLE RIGHTS. This Executive Order is not intended to create any rights, substantive or procedural, enforceable at law or equity, by any person or entity, in any matter, civil, criminal, or administrative, against the Government of Puerto Rico or its agencies, officials, employees, or any other person.

SECTION 23: PUBLICATION. This Executive Order must be filed immediately with the Department of State and the widest possible publication is hereby ordered.



IN TESTIMONY WHEREOF, I hereby issue this Executive Order under my signature and cause the Great Seal of the Government of Puerto Rico to be affixed in San Juan, Puerto Rico, on this 30th day of March of 2020.


WANDA VÁZQUEZ-GARCED
GOVERNOR

Enacted in accordance with the law on this 30th day of March of 2020.


ELMER L. ROMÁN-GONZÁLEZ
SECRETARY OF STATE

CERTIFIED TRANSLATION



pep

I, Juan E. Segarra, USCCI #06-067/translator, certify that the foregoing is a true and accurate translation, to the best of my abilities, of the document in Spanish which I have seen.